

2024 CATALOGUE OF TRAINING ACTIVITIES



EUROPEAN JUDICIAL TRAINING NETWORK



With financial support from the Justice
Programme of the European Union



ejtn
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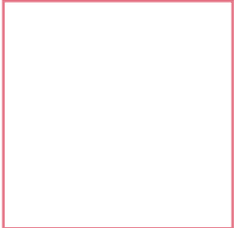
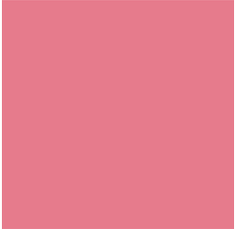
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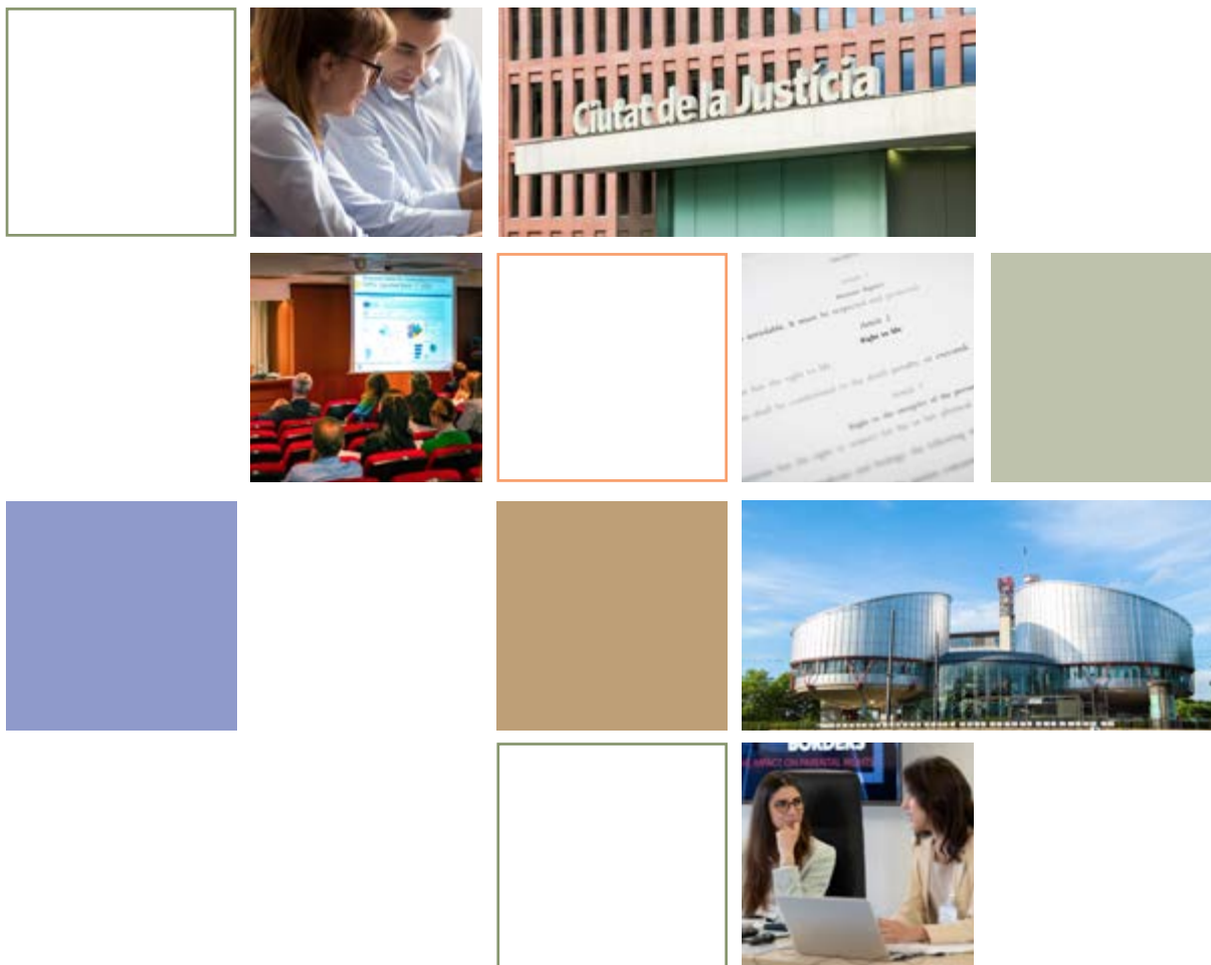
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Foreword by EJTN's Secretary General



Judge Ingrid Derveaux
Secretary General,
European Judicial
Training Network
(EJTN)

As we step into 2024, I am delighted to present EJTN's new Catalogue of activities, which replaces our former Calendar of activities. The new Catalogue marks another milestone in our commitment to advancing excellence in judicial training across Europe.

This new, more extensive Catalogue brings together our digital, initial, and continuous training activities. We have also introduced new content, including information about our exchanges and study visits, along with detailed course descriptions for Working Group Programmes and Sub-Working Group seminars, as well as Linguistics and Judicial Training Methods activities.

The goal of this new approach is to help participants choose the activities that best suit their needs, and thereby reinforce the impact of EJTN's action through more targeted training.

The training offer in this Catalogue has been carefully designed to address the interests and needs of European judges, prosecutors, judicial trainees, and court staff as well as leaders and trainers working in the field. Topics covered encompass a wide range of areas including EU law, the rule of law, judgecraft, training methodologies, language skills and relevant societal issues.

This year's edition is special as it features a substantial expansion of our digital training offer. EJTN is decisively embracing the opportunities offered by new technologies through new online resources and webinars, that complement our very popular Lunchtime webinar series and online conversation classes. Our new Kirkpatrick handbook is an example of how we are harnessing cutting-edge methodologies to enhance participants' learning experiences. It will help all European judicial training institutions to better evaluate and measure the impact of their training.

At the same time, our overall philosophy in judicial training remains unchanged. We strongly believe that "learning by doing" is the best way to deliver effective training for EU justice professionals. The development of our training offer continues to follow a cooperative approach. The 2024 training Catalogue builds on an extensive training needs analysis that has taken into account the views of our participants, Members and Partners, including judicial networks and associations, as well as EU institutions.

EJTN's activities are the outcome of these joint efforts, and we are extremely grateful to everyone involved in the development and delivery of our webinars, seminars, and exchanges, in particular our esteemed Members, Partners, conveners, activity coordinators, experts and project managers.

All in all, the new 2024 Catalogue builds on the valuable experiences of the past, whilst embracing the opportunities brought by new technologies and remaining committed to our core judicial training principles.

We would like to encourage all EU justice professionals to consider participating in our training and exchange activities, as well as helping to disseminate information about this valuable offer.

Finally, we would like to express our gratitude to the European Commission for its continuing financial support, which makes it possible for EJTN to offer such a rich array of high-quality training opportunities to the benefit of the entire European judicial family and beyond.

Foreword by the Catalogue coordination team



Carmen Domuta
Head of the
Programmes Unit,
EJTJ Secretariat

It is our utmost pleasure to present, for the seventh consecutive year, the panorama of EJTJ activities that will henceforth be known as the EJTJ Catalogue of Training Activities.

The 2024 Catalogue has been a joint team effort between the EJTJ Programmes, Exchange Programme and Finance Units. The final result provides a comprehensive 360° view of EJTJ's offering in printed form for your convenience. This important document showcases EJTJ's diverse range of activities in various areas, including Administrative Law, Civil Law, Criminal Justice, Human Rights and Fundamental Freedoms, Legal Language Training, Legal Language Summer Schools, Judicial Training Methods, the THEMIS competition and now the AIKOS programme, the Exchanges, and study visits, as well as practical information about application and financial conditions.



Aude Magen
Head of the Exchange
Programme Unit,
EJTJ Secretariat

This year's publication features several new developments, including sections dedicated to our initial and continuous training activities, as well as an in-depth overview of our digital course offerings and a comprehensive description of each activity and its objectives.



Chourou Kone
Head of the
Finance Unit,
EJTJ Secretariat

Indeed, digitalisation has become a top priority for EJTJ, and we are confident that we will make significant strides to enhance the quality of our information systems and expand the array of our online activities.

As a helpful reference, we have retained annexes listing our activities by date, venue, and topic in alphabetical order. This information will also be available through our Online Training Catalogue to facilitate access for participants and Members.

EJTJ's training and exchange activities are beneficial for all EU justice professionals as high-quality training is essential to ensure correct application of EU law. At the same time, we strongly emphasise the significance of early career training, recognising its pivotal role in shaping future success. We therefore extend a special invitation to early career judges and prosecutors to participate in our initial training activities: the AIKOS programme and the THEMIS competition. These initiatives offer a remarkable first international experience, fostering the enhancement of legal skills and the creation of a valuable network of future European colleagues.

Lastly, our sincere thanks go to everyone in the Secretariat, as well as Members, Partners, and participants, who have helped us develop all the training activities described in this Catalogue.

We would also like to extend a special thanks to all our convenors, activity coordinators and national contact points for their unwavering support and commitment. They play a crucial role in helping EJTJ deliver enhanced training for all EU justice professionals.

Acknowledgements

EJTN is deeply grateful to our conveners for their unwavering support and commitment. Their dedication has made this Catalogue possible.

WORKING GROUP PROGRAMMES

Viktor Vadász
Academy of European Law (ERA)

WORKING GROUP EXCHANGE PROGRAMME

Raf Van Ransbeeck
Judicial Training Institute, Belgium

WORKING GROUP LINGUISTICS

Renata Vystrčilová
Judicial Academy, Czech Republic

WORKING GROUP JUDICIAL TRAINING METHODS

Pedro Raposo de Figueiredo
Centre for Judicial Studies, Portugal

SUB-WORKING GROUP ADMINISTRATIVE LAW

Amelia Onisor
National Institute of Magistracy, Romania

SUB-WORKING GROUP CIVIL LAW

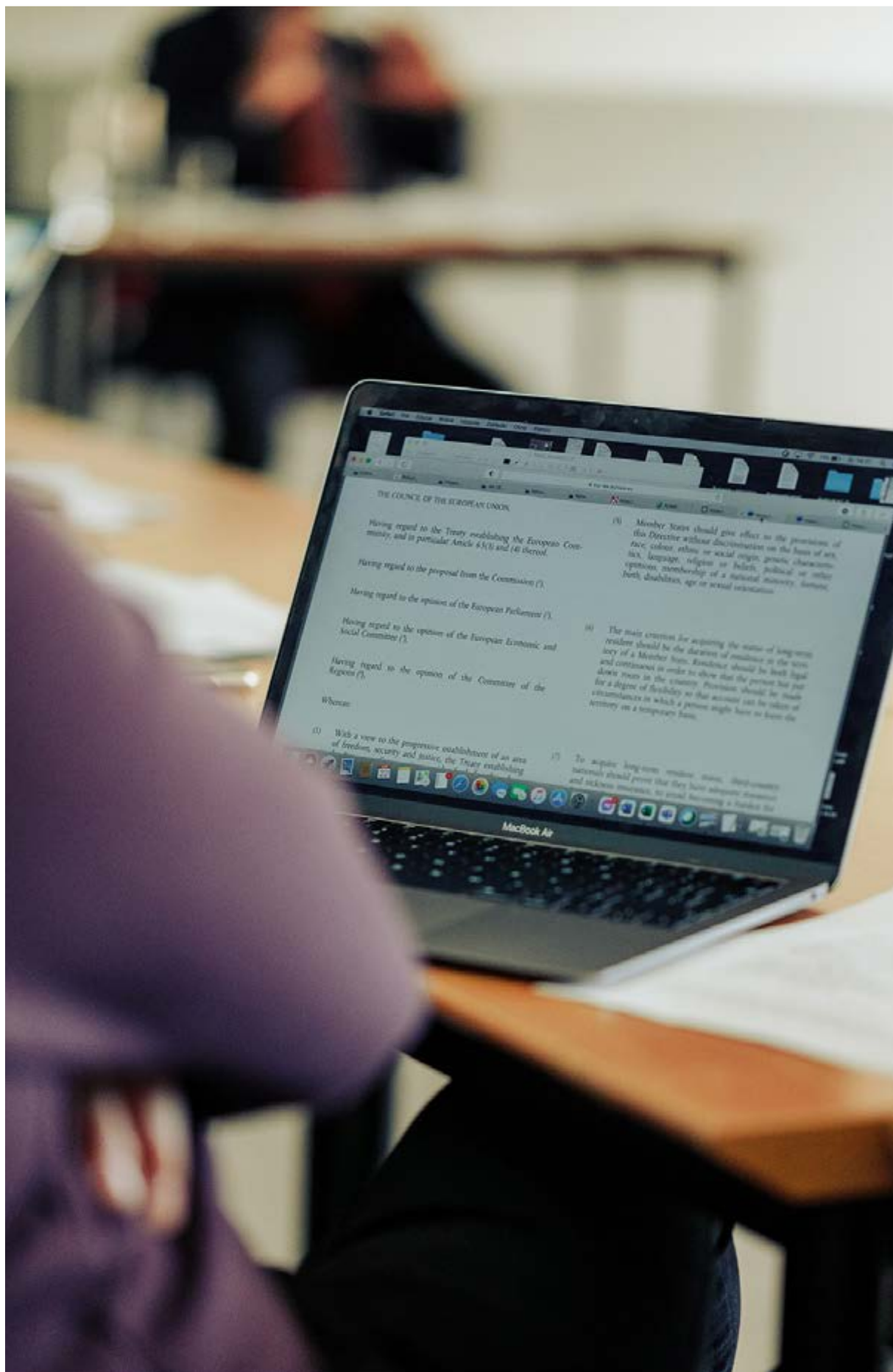
Gianluca Grasso
School for the Judiciary, Italy

SUB-WORKING GROUP CRIMINAL JUSTICE

Beatriz Lopez Pesquera
Centre for Legal Studies, Spain

SUB-WORKING GROUP HUMAN RIGHTS & FUNDAMENTAL FREEDOMS

Blanka Javorac Završek
Judicial Training Center, Slovenia





General Conditions

1. General conditions

1.1. Who can apply

EJTN activities are specifically designed for EU justice professionals. The table below summarizes the profiles that can apply to our activities:

Future and early career judges and prosecutors	<p>Future judges and prosecutors are judicial or prosecution professionals undergoing compulsory official training prior to their appointment.</p> <p>Similarly, early-career judges and prosecutors are justice professionals in their first years holding their positions.</p> <p>Both profiles can benefit from initial training activities such as AIAKOS and THEMIS.</p>
Judges and prosecutors	<p>Serving judges and prosecutors can participate in most EJTN training activities, exchanges, and study visits. Some pre-requisites, such as specific professional experience in a legal area, or language level, may apply to some training activities.</p>
Judicial leaders	<p>Judicial leaders include Court presidents, Chief prosecutors, and Court staff managers. These senior management roles play a vital role in ensuring that courts and prosecution services run efficiently and effectively.</p> <p>EJTN offers some specific trainings dedicated to judicial leaders.</p>
Judicial trainers	<p>EJTN offers some specific trainings dedicated to judicial trainers. They are professionals that train judges, prosecutors, court staff and other trainers on topics including:</p> <ul style="list-style-type: none"> ▪ Law ▪ Legal ethics ▪ Court administration ▪ Diversity and inclusion ▪ Judgecraft
Court staff	<p>EJTN has developed a definition of court staff in its Strategic Plan 2021-2027¹</p> <p>Court staff can be defined as:</p> <p>“Persons working in courts and prosecution authorities where they form part of the corps judiciaire, who are not judges or prosecutors, and who have legal training and who either:</p> <p>A) Help prepare judgments or prosecutorial decisions</p> <p>B) Make judicial or prosecutorial decisions at least at a preliminary phase, or</p> <p>C) Play a significant role in cross-border judicial cooperation”.</p> <p>Notwithstanding this, the definition of what profiles are to be considered “court staff” for the purposes of EJTN training remains a prerogative of each national training institution.</p>

Applicants are strongly encouraged to check whether their profile matches the target audience of the activity they wish to apply for.

Justice professionals from the Western Balkans

Judges and prosecutors from the Western Balkans may participate to EJTN-organised activities, subject to funding availability and availability of places. For questions about participation, please contact the EJTN Secretariat at ejtn@ejtn.eu.

¹ This definition can be complemented by the classification developed by the “Study on the Training Needs of Court staff on EU Law in the EU” published by the European Commission – https://commission.europa.eu/system/files/2021-06/2021-06-14_just2018jaccprcrim0131_study_report_final.pdf

1.2. How to apply

A. Digital training

Activities	Application process
Lunchtime webinars	<p>They are held every other Thursday from 13:00 - 14:00 CET on MS Teams.</p> <p>Participants can join freely without formal approval from their training institution.</p> <p>The lunchtime webinar topics will be advertised on our EJTN website and social media platforms at the beginning of each semester.</p> <p>Participants can get the Microsoft Teams link by registering at https://ejtn.eu/activity/lunchtime-webinars</p>
Webinars	<p>Participants are selected by their home training institution. There is a number of webinars developed under each portfolio.</p> <p>Participants are encouraged to check our training offer at our Online Training Catalogue.</p> <p>Interested participants should contact the national training institution with regards to the selection procedure.</p>
Online conversation classes	<p>Participants are selected by their home training institution.</p> <p>We offer online conversation classes in the following languages:</p> <ul style="list-style-type: none"> ▪ English ▪ French ▪ German ▪ Spanish ▪ Italian <p>Each new series of online conversation classes is advertised months in advance on EJTN's website and social media. Interested participants should contact the national training institution with regards to the selection procedure.</p>

B. Initial training

Activities	Application process
THEMIS competition and AIAKOS programme	Applications to THEMIS and AIAKOS are collected through the judicial training institutions of the country of the applicant.

C. Seminars

Step 1	Consult EJTN's Online Training Catalogue for a full listing of all training seminars: https://catalogue.ejtn.eu
Step 2	Watch for a call from your national judicial training institution to apply for EJTN's training seminars - EJTN's national judicial training institutions exclusively handle all application and selection procedures.
Step 3	Watch for a selection notice from EJTN in your inbox months before the event.
Step 4	Once selected, you will receive an invitation email with a link to our online application portal (OSP) to complete your personal registration details. This will officially register you to attend the event.
Step 5	After your training seminar, you will receive a post-event email where you will find a link to complete your evaluation form as well as the expense claim form, for your eventual reimbursement. Once this is completed you will receive a certificate confirming your participation.

D. Exchanges and Study visits

EJTN offers a wide range of exchanges activities for judges, prosecutors, court staff, trainers as well as judges and prosecutors in senior positions.

Exchanges	Application process
General exchanges	<p>The call for applications for exchanges is published from September until mid-October for an exchange in the coming year. The call is disseminated through national judicial training institutions and is published on the EJTN website. Every year, a wide choice of places hosted in EJTN members institutions is available.</p> <p>EJTN Member institutions are responsible for the selection of participants.</p> <p>All applications must be submitted on the Exchange Programme platform at www.exp-platform.ejtn.eu.</p>
Specialised exchanges	
Judicial leaders exchanges	
Trainers exchanges	

Project-based exchanges	Application process
Bilateral exchanges	<p>The call for applications is published from September until mid-October for an exchange in the coming year. The call is disseminated through national judicial training institutions and is published on the EJTN website.</p> <p>Applications must be submitted on the Exchange Programme platform www.exp-platform.ejtn.eu and include:</p> <ol style="list-style-type: none"> 1) a project proposal form, detailing the topics that will be tackled . 2) a hosting agreement, signed by the host institution. 3) a draft agenda. <p>EJTN Member institutions are responsible for the selection of projects.</p> <p>All templates, documents and the application form can be found on the Exchange Programme platform www.exp-platform.ejtn.eu.</p>
Regional exchanges	<p>Applications may be submitted all year long until exhaustion of the budget via the Exchange Programme Platform at www.exp-platform.ejtn.eu and include:</p> <ol style="list-style-type: none"> 1) A project proposal form, detailing the topics that will be tackled during the exchange. 2) A hosting agreement, signed by the host institution. <p>EJTN Member institutions are responsible for the selection of projects.</p> <p>All templates, documents and the application form can be found on the Exchange Programme platform.</p>
Judiciary learning grants	<p>Applications may be submitted all year long until exhaustion of the budget via the Exchange Programme Platform at www.exp-platform.ejtn.eu and include:</p> <ol style="list-style-type: none"> 1) A project proposal form. 2) A sending agreement, completed by the sending institution. 3) A hosting agreement, completed by the host institution. <p>EJTN Member institutions are responsible for the selection of projects.</p> <p>All templates, documents and the application form can be found on the Exchange Programme platform.</p>
EJTN-CEPOL exchanges	<p>The EJTN call for applications is published in January for exchanges in the same year. The call is disseminated through national training institutions and is published on the EJTN website.</p> <p>Any application must be submitted on the Exchange Programme platform at www.exp-platform.ejtn.eu and include a project proposal form.</p> <p>EJTN Member institutions are responsible for the selection of projects.</p> <p>All templates, documents and the application form can be found on the Exchange Programme platform.</p>

Study visits	Application process
<p>Court of Justice of the EU</p> <p>Eurojust</p> <p>European institutions</p> <p>European Court of Human Rights</p> <p>European Public Prosecutor's Office</p> <p>EU Agency for Fundamental Rights/ United Nations Office on Drugs and Crime</p> <p>Hague Conference on Private International Law</p> <p>Max Planck Institute for Social Anthropology</p>	<p>EJTN organises study visits to a wide range of institutions with relation to Justice in Europe, including the European institutions in Brussels, the Court of Justice of the EU, the European Court of Human Rights, the EU Agency for Fundamental Rights, Eurojust, the European Public Prosecutor's Office and others. The dates of the study visits and the different requirements applicable to those visits are published together with the calls for applications.</p> <p>All applications must be submitted on the Exchange Programme platform at www.exp-platform.eu</p> <p>There are two calls per year:</p> <ol style="list-style-type: none"> 1) November - December for study visits in the first half of the coming year. 2) April - May for study visits in the second half of the same year. <p>The calls are disseminated through national training institutions and published on the EJTN website.</p> <p>For more details please visit: https://ejtn.eu/activity/study-visits/</p>

Long-term training periods	Application process
<p>Court of Justice of the EU</p> <p>Eurojust</p> <p>European Court of Human Rights</p> <p>European Public Prosecutor's Office</p>	<p>The call for applications is issued between September and mid-October for long-term training periods in the coming year. The call is disseminated through national training institutions and is published on the EJTN website.</p> <p>Candidates must:</p> <ol style="list-style-type: none"> 1) Comply with the requirements of each institution. 2) Fill an online application form available at www.exp-platform.ejtn.eu 3) Provide the necessary supporting documents (CV, certificates, etc.). 4) Receive the authorisation of their national hierarchy to be detached for a long-term training period prior to applying. <p>EJTN Member institutions are responsible for the pre-selection of applicants. The final selection of the trainees is made by the different host institutions.</p> <p>Long-term training periods start on different dates according to the hosting institution. Eurojust and EPPO trainees may agree on a starting date in co-operation with the hosting institution. CJEU and ECtHR trainees always start on the first working day of September.</p> <p>For more details please visit: https://ejtn.eu/activity/long-term-training-periods</p>

2 Digital Training and Resources

As EU Commissioner for Justice Didier Reynders recently expressed: “The European Commission is pushing for the development of qualitative judicial training in Europe and the rapid digitalisation of the entire Justice sector”.

EJTN is proud to support these efforts by delivering high-quality digital seminars on EU law and language skills for EU justice professionals, and by promoting better training with the use of different tools and resources.



2.1. Lunchtime Webinars

These one-hour webinars allow participants to learn about recent trends in EU law, exchange views with leading experts and practitioners, and network with colleagues from other countries, without the need to travel abroad.

They are ideal for justice professionals interested in keeping up to date with important developments in EU law that affect administrative, civil, and criminal law, or human rights and fundamental freedoms. EJTN lunchtime webinars also cover more horizontal aspects such as judicial training methods and correct use of legal language.

Each session focuses on a single legal topic which is discussed by a selected expert. The webinars last for one hour to optimise the participant's learning experience and fit into their working day.

They take place every other Thursday from 13:00 to 14:00 CET.

The full list of seminars for 2024 will be announced in early 2024 at the latest.

Prerequisites

None. Participation is free of charge.

Applications

Participants can join freely without formal approval from their national training institution (please see section 4.2.)

More information

Participants can receive their Microsoft Teams link by registering at <https://ejtn.eu/activity/lunchtime-webinars/>





2.2. Webinars

EJTN hosts webinars on a wide range of areas of interest to EU justice professionals, including civil, criminal and administrative law as well as human rights and fundamental freedoms. EJTN webinars also cover topics related to judicial training methods and the use of legal language in professional contexts.

By leveraging online technologies, EJTN complements its face-to-face offer and allows justice professionals to stay up-to-date on EU law developments and engage with leading experts, from the comfort of their own office.

Webinars also allow EU judges, prosecutors, and court staff to expand their skillset and network with other justice professionals in a very convenient and cost-effective way.

Prerequisites

Some EJTN webinars may require a specialised profile or relevant prior experience.

Please check the details of each individual webinar for more information about prerequisites.

Applications

Participants must apply through their national training institution.

More information

<https://ejtn.eu/activity/webinars>





2.3. Online Conversation Classes

EJTN offers conversation classes in English, French, German, Italian and Spanish, focused on listening and speaking skills.

During each 10-week course, small groups of participants (up to 10) meet online for a weekly 60-minute Zoom class. An expert language instructor with a background in judicial concepts will guide participants through different activities. These will include reviews and discussions of legal cases, exchanges about laws in different Member States, and the use of second language skills in a professional context.

The online conversation classes allow participants to acquire a deeper understanding of legal terminology and case law while developing their ability to communicate in another language through a combination of exercises and practice with peers in similar roles.

Prerequisites

B1 or B2 proficiency is a prerequisite for English and French language classes.

B2 proficiency is required for German, Italian and Spanish classes.

Applications

Participants must apply through their national training institution.

More information

<https://ejtn.eu/activity/linguistics-programme/>





2.4. Online Language Test Tool

EJTN has developed an online English language level test which allows potential participants to test their knowledge of legal English before applying for EJTN's training or exchange activities. This helps them assess their current level of English and to choose the EJTN activity accordingly.

The EJTN Online Language Test Tool has 50 questions covering grammar and vocabulary aspects. Participants have a time limit of 45 minutes to complete the test.

After completing the test, each participant receives a digital certificate with the level they have attained.

Candidates can repeat the test after one year.

Prerequisites
None

Applications
To sit this English language level test, participants must visit <https://learning.ejtn.eu/login> and create their profile. No application needed.

More information
<https://learning.ejtn.eu/login/index.php>

The test is also available via the QR code below.





2.5. Methodologies and Resources Database

The EJTN Methodologies and Resources Database (MRD) is a platform designed to bring together judicial training materials provided by the EJTN Members, and Partners, to make readily available to justice professionals.

The MRD offers a vast array of resources, including reports, case studies, handbooks, glossaries, guidelines, presentations, video and audio files, and URL links to e-learning courses. The database is accessible online and can be searched by language, format, information source, etc.

The system is administered by the EJTN Secretariat and EJTN Members and is scheduled for review in the course of 2024.

Prerequisites

Most MRD materials are available without need to register. Some restricted content is available only to EJTN Members and password protected.

More information

<https://ejtn.eu/activity/judicial-training-methods/>





2.6. Online Training Catalogue

The EJTN's Online Training Catalogue is a centralized online tool, that includes the information found in this catalogue and provides details about EJTN's training offer for EU judges, prosecutors, court staff and judicial trainers.

Information about EJTN's seminars, webinars and exchange activities are updated regularly and accessible 24/7. The Online Catalogue allows potential participants to search and filter courses by theme, date, language, and type of event (e.g. face-to-face, online, hybrid).

Participants can also find useful documentation (e.g. financial conditions, application form, project proposal and hosting agreements templates) as well as the contact details of the EJTN project managers organising the respective activity.

All in all, the new Online Training Catalogue provides a convenient way for EU justice professionals to find the training activities that are right for them.

More information

To access EJTN's Online Catalogue please visit: <https://catalogue.ejtn.eu>



3 Initial Training

Since very early in their careers, national judges and prosecutors must ensure EU law is respected and applied at national level. They may also need to cooperate in cross-border cases with colleagues based in other EU Member States.

Against that background, EJTN has two flagship initiatives in the initial training area: the AIAKOS programme and the THEMIS competition. As EU Commissioner for Justice Didier Reynders stated, “they are critical investments in the forthcoming generation of justice professionals”.



3.1. The AIAKOS Programme

The AIAKOS Programme is an Erasmus-type exchange, open to future members of the judiciary as well as newly appointed judges and prosecutors (within 2 years after definitive appointment).

The programme is organised four times a year (two weeks in May and two in November) and takes place entirely in English. The activity attracts about 1,000 young professionals from the judiciaries of the EU Member States every year.

Typically, participants in the AIAKOS Programme visit during five working days the judicial training institution of another EU Member State, to learn about its judicial system, meet experienced judges and prosecutors and

exchange ideas with colleagues from all over Europe. Moreover, participants usually visit various judicial institutions, including local courts, and attend hearings and lectures about topics such as EU law, judicial cooperation, ethics or judgecraft.

In return, participating institutions must also host peers from other Member States.

The AIAKOS Programme's goals are to foster mutual trust and understanding between members of the EU judiciary, raise awareness of the European dimension of judges' and prosecutors' work, facilitate future international cooperation, and support the development of a common European judicial culture.

Prerequisites

Participants must be a future or early career judge or prosecutor

Applications

Applications to AIAKOS are collected through the judicial training institutions of the country of the applicant.

More information

<https://ejtn.eu/activity/aiakos-programme>





3.2. The THEMIS Competition

The THEMIS competition offers a forum to share common values and exchange new perspectives in European and international law.

During this competition, future judges, and prosecutors from different EU Members States and some third countries write academic papers, give presentations, and engage in discussions with a renowned jury and their peers about EU and European law.

The winners and runners-up of each qualifying round compete in the Grand Final, that the previous edition's winner hosts. The winning team of the Grand Final is offered a five-day study visit in a country of choice as a prize.

The jury members select the best-written papers for the Semi-Finals, which are then published in the academic-level THEMIS Annual Journal.

In 2024, the Competition will consist of four Semi Finals on the following topics:

Activity	Dates	Location	Activity code
Semi Final A: EU and European Criminal Procedure	13/05/2024 - 17/05/2024	Budapest, Hungary	TH/2024/01
Semi Final B: EU and European Family Law	01/07/2024 - 05/07/2024	Utrecht, Netherlands	TH/2024/02
Semi Final C: EU and European Civil Procedure	24/06/2024 - 27/06/2024	Rome, Italy	TH/2024/03
Semi Final D: Judicial Ethics and Professional Practice	15/07/2024 - 19/07/2024	Trier, Germany	TH/2024/04

2024 Grand Final Topic
Rule of law and access to justice

More information
<https://ejtn.eu/activity/themis>





Continuous Training

EJTN's continuous training offer allows judges, prosecutors, court staff and judicial trainers to improve their knowledge and skills in areas such as EU law, judicial cooperation, legal language, and judicial training methods.

This offer also includes a wide range of exchange opportunities, study visits and long-term training periods at key institutions in the area of judicial cooperation.

EJTN's continuous training offer has been designed to enable justice professionals to deliver a justice of quality, uphold the rule of law and advance a common European legal culture.



4.1 Seminars

EJTN offers a wealth of training opportunities for European judges, prosecutors, court staff and trainers. Training programmes are designed by EJTN Members, based on an extensive training needs analysis.

Administrative Law Seminars

EJTN's administrative law training activities allow administrative law judges, prosecutors, and judicial trainers to exchange experiences and best practices with their counterparts across Europe. These seminars also provide an opportunity for participants to discuss the most recent developments in administrative law with leading experts and practitioners.

All training activities include legal lectures followed by workshops where participants discuss practical cases and exchange views on domestic law and the application of relevant EU legal instruments.

Seminars in this area include traditional administrative law subjects, such as EU taxation, public procurement, environmental and asylum law. They also tackle increasingly relevant topics for the digital age, including data protection, privacy rights, judicial digitalisation, and the impacts of AI in administrative law.

EJTN's administrative law seminars and webinars are organised in close cooperation with partner organisations, such as the Court of Justice of the EU, the Council of Europe, the EU Agency for Asylum, the Association of European Administrative Judges, and the Max Plank Institute.

More information

<https://ejtn.eu/seminars/>

<https://ejtn.eu/activity/administrative-law>

Seminars



Administrative Law



The Role of the Administrative Judges and Court Staff in the State (AD/2024/01)

When

7 - 8 March 2024

Where

Thessaloniki, Greece

Language

English

Target audience

Judges (administrative)
Court staff

Application deadline (institutions)

8 January 2024

Overview

This training course will enable participants to develop a better understanding of the multidimensional role of the judiciary and court staff in the state, and of the institution of administrative justice - its fundamental importance in the functioning of the state and the challenges it faces in the new era.

A range of topics will be covered in order to provide an in-depth analysis and comprehensive presentation of the role of administrative judges and court staff in society. In particular, the respective constitutional principles, the need for public confidence in the judicial system as a cornerstone of the rule of law, potential problems (pandemics, aggressive technology, populism, etc.) and new challenges (digitalisation of justice, etc.).

Through workshops, debates and live interactions, participants will have the opportunity not only to improve their overall understanding of the different judicial systems and challenges in the Member States but also to learn more about the importance of a common judicial culture in Europe.

Learning objectives

- Identify and understand the key principles of administrative justice and the role of the administrative judges and the court staff in the state and society.
- Understand the unique aspects of the role of administrative judges as the protector of several constitutional principles as the non-discrimination principle, etc.
- Understand the common challenges and values that exist in the different judicial systems.
- Practise through workshops and dialogue among judges for the further development of a common judicial culture in Europe.
- Identify and understand the dangers from the use of social media in the new digital era, the necessity to protect the public trust in the judiciary and the prestige of the office.
- The court staff will develop a better theoretical background about the institution of Administrative Justice and will understand the relationship between the administrative judiciaries and other state powers.

EU Migration Law (AD/2024/02)

<p>When 21 - 22 March 2024</p> <p>Where Sofia, Bulgaria</p> <p>Language English</p> <p>Target audience Judges (administrative) Court staff</p> <p>Application deadline (institutions) 20 January 2024</p>	<p>Overview</p> <p>This seminar aims to provide knowledge and insight into the relationship between the different levels of international and European migration law. Participants will be introduced to the analysis of practical cases covering various topics such as EU policy and legislation on legal immigration, as well as decisions of the European Court of Human Rights and the Court of Justice of the European Union on immigration. The training course seeks to provide a platform for the exchange of knowledge and best practice between colleagues, creating judicial cooperation and understanding.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Provide the participants with deeper and up-to-date knowledge on international and European Union Migration Law. ▪ Provide the participants with an update of the case law of the Court of Justice of the EU and the European Court of Human Rights. ▪ Deepen the knowledge on the rights of third-country nationals in the EU. ▪ Understand and reflect upon the long-term residence directive and the family reunification regime. ▪ Serve as a forum for the exchange of knowledge on the rights of EU workers and citizens to gain access to public employment in the EU Member States.
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Digitalisation and Artificial Intelligence in Administrative Law (AD/2024/03)

When

2 - 3 May 2024

Where

Rome, Italy

Language

English

Target audience

Judges (administrative)
Court staff

**Application deadline
(institutions)**

23 February 2024

Overview

This seminar is dedicated to the latest issues regarding the use of Artificial Intelligence (AI) by public administration bodies in the decision-making process and of the digitalisation of public administration bodies in the framework of EU Agenda 2030 and of the Next Generation EU.

After a general introduction to AI, the seminar will focus on the limits of judicial control on automated decisions by examining the relevant case law of national courts, and on the use of AI in judicial proceedings by administrative judges. Participants will devote their time to the discussion of practical cases in workshops.

Learning objectives

- Definition of Artificial Intelligence from the technical point of view.
- Pros and cons of the use of Artificial Intelligence by public administration and by judges.
- Pros and cons of the digitalisation of public administrations.
- EU law principles on the use of AI and on the digitalisation of public administration.
- Main difficulties in the judicial review of automated administrative decisions (examination of relevant case law of administrative national Courts).
- Resolution of case studies based on the discussed facts and elements.

EU Asylum Law (AD/2024/04)

<p>When 9 - 10 May 2024</p> <p>Where Lisbon, Portugal</p> <p>Language English</p> <p>Target audience Judges (administrative) Court staff</p> <p>Application deadline (institutions) 8 March 2024</p>	<p>Overview</p> <p>The goal of this training course is to address the legal framework and key jurisprudential developments in the field of EU asylum law and policy. The focus will be on central issues arising from the case law on the topic, the assessment of country-of-origin information (COI) and the standards for credibility assessment.</p> <p>The moot court exercise gives the participants an opportunity to consider the subject case from both the legal and the anthropological perspective.</p> <p>After completing this training course, participants should have a better understanding not only of the legal framework and the latest case law in EU international and asylum law but also of the role of cultural diversity in judicial practice.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Provide the participants with deeper up-to-date knowledge on the Common European Asylum System. ▪ Provide the participants with an update of the case law of the Court of Justice of EU and the European Court of Human Rights. ▪ Deepen the participants' knowledge about the assessment of country-of-origin information (COI), the credibility assessment and the anthropological perspective in the asylum cases. ▪ Serve as a forum for the exchange of knowledge and best practices between judges from across the EU. ▪ Create sustainable networks for judicial cooperation.
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Data Protection and Privacy Right (AD/2024/05)

When

27 - 28 May 2024

Where

Dublin, Ireland

Language

English

Target audience

Judges (administrative)

Judges (civil)

Court staff

**Application deadline
(institutions)**

27 March 2024

Overview

To address changes to the EU's data protection framework and encourage discussion between practitioners from different EU Member States, this training course focuses on the most relevant legal and jurisprudential developments in the field of data protection and the protection of privacy rights.

Participants will gain a practical understanding of the implications of relevant case law from the European Court of Human Rights and the Court of Justice of the EU for the day-to-day work of legal practitioners. In addition, they will benefit from a practical overview of the new regulations and directives arising from the EU's data protection reform package.

Learning objectives

- Refresh knowledge of the General Data Protection Regulation (GDPR) and the sectoral legal framework for Data Processing.
- Gain a practical understanding of the implications of the relevant case law of the European Court of Human Rights and the Court of Justice of the EU.
- Become familiar with new Regulation and Directives stemming from the EU's data protection reform package.
- Become familiar with the European Health Data Space.
- Understand the algorithmic decision-making in the framework of the GDPR and beyond.

EU Public Procurement (AD/2024/06)

<p>When 13 - 14 June 2024</p> <p>Where Bucharest, Romania</p> <p>Language English</p> <p>Target audience Judges Prosecutors</p> <p>Application deadline (institutions) 12 April 2024</p>	<p>Overview</p> <p>This seminar provides national judges and prosecutors with a deep understanding of the key concepts, principles and themes of the EU public procurement legislation and with an update on the latest public procurement case law of the EU Courts.</p> <p>Participants will be able to deepen their knowledge on EU Public Procurement Law and identify the main legal themes to be considered when deciding a case in this field of law, enabling them to gain an understanding of the complex challenges related to deciding cross-border cases and means of redress at national level.</p> <p>The seminar will act as a forum for interactive discussion on practical issues and challenges encountered by judges in their day-to-day application of EU public procurement rules during lectures and workshops.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Learn which are the main legal themes to be considered when deciding a case in the field of public procurement law. ▪ Gain a deep understanding of the means of redress at national level which are foreseen by the Remedies Directives and of the role of the national judge for applying them. ▪ Learn about the latest developments in the case of the Court of Justice of the EU in the area of public procurement. ▪ Practise how to deal with cross-border procurement cases. ▪ Identify the complex challenges related to actions for damages arising from bid-rigging activities.
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EU Environmental Law (AD/2024/07)

When

24 - 25 September 2024

Where

Trier, Germany

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

24 July 2024

Overview

This training course aims to enhance participants' ability to apply EU environmental provisions to national cases, including by effectively using preliminary references. Mainly through case studies based on topical environmental fields, the training course will enable participants to update their knowledge on EU environmental law and their skills on how to apply the EU legal framework and current cases within the national landscape.

All workshop sessions will be led by experienced practitioners and trainers, who will guide the selected judges through the course of their work.

The training course will serve as a forum for the exchange of knowledge and best practices among judges from across the EU.

Learning objectives

- Recall the main EU environmental tools available for national judges.
- Discuss the main EU provisions on selected environmental themes.
- Examine recent environmental case law from the Court of Justice of the EU.
- Solve fictional case studies based on the discussed facts and elements.
- Compare the EU legal framework and current cases with the respective national landscape.
- Support a legal reasoning with both EU and national instruments.
- Formulate legal solutions in the face of specific practical scenarios in which a breach of environmental law is alleged.

EU Tax Law (AD/2024/08)

<p>When 30 September - 1 October 2024</p> <p>Where Dublin, Ireland</p> <p>Language English</p> <p>Target audience Judges (administrative) Prosecutors Court staff</p> <p>Application deadline (institutions) 30 July 2024</p>	<p>Overview</p> <p>This training course enables participants to develop a better knowledge of the recent developments in the field of EU tax law. A range of topics will be covered for an in-depth analysis and comprehensive presentation of several aspects of direct and indirect taxation.</p> <p>In particular, the most important tax law developments within the EU, the respective case law of the Court of Justice of the EU and the national courts of the Member States will be discussed.</p> <p>Through workshops, debates and live interaction, participants will have the opportunity to deepen their knowledge and exchange views on the challenges encountered in the day-to-day application of EU tax legislation.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Obtain an overview of important developments on both direct and indirect taxation. ▪ Acquire a comprehensive knowledge of the fundamentals of European tax law. ▪ Understand a number of common challenges to the national tax systems. ▪ Develop a better understanding of the respective EU normative framework and practise its application through dialogue and interaction. ▪ Acquire a common understanding of international tax systems and their implementation and develop solutions to common problems.
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EU Preliminary Ruling and Procedure (AD/2024/09)

When

23 - 24 October 2024

Where

Luxembourg (CJEU)

Language

English

Target audience

Judges (administrative)

Prosecutors

Court staff

Application deadline (institutions)

23 August 2024

Overview

This seminar provides participants with knowledge and insight about the importance and the details of the Preliminary Ruling Procedure. The programme will be structured around practical workshops and lectures, covering cases justifying referral to the Court of Justice of the EU, the practical drafting and formulation of questions, the interpretation and implementation of rulings of the Court of Justice of the EU, as well as the Court's view of best practice in the field.

There will be a special intervention dedicated to the database of the case law of the Court of Justice of the EU. With the assistance of experts, participants will analyse practical cases based on real facts and decide whether questions should be referred to the Court, formulate such questions and exchange views on national approaches to the use of the preliminary ruling procedure.

Learning objectives

- Provide participants with in-depth, up-to-date knowledge on European preliminary ruling procedure before the Court of Justice of the EU.
- Provide participants with an update of the case law of the Court of Justice of the EU.
- Organise the creation of lasting networks of judicial cooperation and understanding.
- Encourage participants to use the preliminary ruling procedure in their national cases.
- Serve as a platform for the exchange of knowledge and best practices among colleagues.

The Role of Court Staff in Justice - Deontology and Ethics (AD/2024/10)

<p>When 21 - 22 November 2024</p> <p>Where Vienna, Austria</p> <p>Language English</p> <p>Target audience Court staff</p> <p>Application deadline (institutions) 20 September 2024</p>	<p>Overview</p> <p>This training course provides participants with a better understanding of the role of Court staff in the institution of justice and the new challenges they face in their daily work in the digital era. A range of relevant topics will be covered for an in-depth analysis and comprehensive presentations of the institution of Justice and the key role of the court staff in the function of the courts.</p> <p>Through tailor-made presentations, workshops and debates, participants will gain a global understanding of the different judicial systems and the various areas of their daily work - including court management principles, ethics and deontology.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Develop skills in various areas of daily work and increase confidence in using EU law. ▪ Identify and understand the key principles of administrative justice. ▪ Understand the common challenges and values that exist in the different judicial systems. ▪ Practise through workshops and dialogue in order to strengthen understanding and cooperation among court staff across the EU. ▪ Identify and understand the dangers arising from the use of social media in the new digital era and the necessity to protect public trust in the judiciary and the prestige of the office.
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Webinar: The Enforcement of State Aid Law by National Courts (AD/2024/11)

When

5 - 6 June 2024

Where

Online

Language

English

Target audience

Judges

Prosecutors

Court staff

**Application deadline
(institutions)**

5 April 2024

Overview

This webinar is designed for judges of all levels of administrative or civil jurisdiction who may be confronted with the application of state aid rules. Although the European Commission has exclusive competence to assess the compatibility of an aid measure with the internal market, national courts play a crucial role.

Upstream, with regard to the application of the standstill obligation, which has a direct effect at national level. Downstream, when it comes to recovering incompatible or illegal aid (also through insolvency proceedings) or in the case of claims for damages.

The training course provides participants with a basic understanding of the rules governing state aid and addresses the main practical and legal issues that arise before national courts.

Learning objectives

- Learn key substantial and procedural concepts in State Aid, from different perspectives and angles.
- Promote the dialogue between the European Commission, national courts, practitioners, and academics from different member States.

Webinar: State Liability (AD/2024/12)

<p>When 18 - 19 April 2024</p> <p>Where Online</p> <p>Language English</p> <p>Target audience Judges (administrative) Judges (civil) Prosecutors</p> <p>Application deadline (institutions) 23 February 2024</p>	<p>Overview</p> <p>The goal of this webinar is to provide participants with an overview of the importance and details of state liability for breaches of EU law. The training course will be built around lectures and workshops addressing the concept of the liability of Member States for breaches of EU law, from its theoretical origins to the legal basis of this principle.</p> <p>Participants will analyse and discuss the mechanisms provided by EU law for dealing with violations of its normative provisions. Judges and prosecutors will be able to conceptualise the civil liability of public authorities under EU law and the importance of dialogue with the Court of Justice of the EU through the preliminary ruling procedure.</p> <p>After completing this training course, the participants should have better understanding about the legal framework and latest case law of the Court of Justice of the EU on state liability.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Provide the participants with deeper up-to-date knowledge on the main principles of state liability under EU law. ▪ Provide the participants with an update of the case law of the Court of Justice of the EU. ▪ Encourage the participants to use the law of the EU in their national cases or to use the preliminary ruling procedure and to engage in active discussions with their colleagues from across the EU.
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Webinar: Basic Notion on Antitrust Law (AD/2024/13)

When

6 - 7 November 2024

Where

Online

Language

English

Target audience

Judges (commercial)

Prosecutors

**Application deadline
(institutions)**

20 September 2024

Overview

This webinar aims to provide judges from EU Member States with basic training on the application of Articles 101 and 102 of the TFEU, enabling them to understand the concepts of antitrust provisions and to acquire the knowledge necessary for the correct use of fundamental EU antitrust legal provisions.

Participants will be introduced to case law examples that best illustrate the complete analytical framework for the application of the above-mentioned articles. The programme will also cover aspects relating to new challenges for national judges such as the breakthroughs and pitfalls of the Damages Directive.

Learning objectives

- Understand the concepts of antitrust provisions and acquire the knowledge needed to use the basic EU legal provisions on antitrust correctly.
- Become familiar with the case law examples that illustrate the analytical framework for the application of Articles 101 and 102 of the TFEU.
- Gain an overview of the problems involved in applying the Damages Directive.

Webinar: EU Tax Crimes (AD/2024/14)

<p>When 29 - 30 October 2024</p> <p>Where Online</p> <p>Language English</p> <p>Target audience Judges (administrative) Judges (criminal) Prosecutors</p> <p>Application deadline (institutions) 25 August 2024</p>	<p>Overview</p> <p>This training course enables participants to develop a better understanding of the legal framework and new challenges in the field of EU tax law, tax offences and other financial crimes.</p> <p>It includes a series of relevant topics that are essential for an in-depth analysis of the most important developments within the EU and the respective case law of the Court of Justice of the EU and the national courts of the Member States. Participants will learn how to deal with cross-border tax offences and the tools that can be used for judicial cooperation at EU level.</p> <p>The training course will serve as a platform for exchanging knowledge and facilitating cooperation among the judicial authorities of the Member States as well as with international organisations and EU agencies.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Understand the legal framework applicable at EU level in the area of tax crimes. ▪ Obtain an overview of important developments on the recent case law of the Court of Justice of the EU. ▪ Understand a number of common problems and obstacles in the national tax systems. ▪ Develop an improved ability to conduct the new challenges in the field of tax crimes. ▪ Be able to use specific tools for cross-border cooperation linked to tax crimes and learn best practices from different countries. ▪ Gain practical knowledge of how to proceed in order to tackle organised tax criminal activities effectively.
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Webinar: Digital Market in Competition Law (AD/2024/15)

When

11 - 12 April 2024

Where

Online

Language

English

Target audience

Judges (administrative)

**Application deadline
(institutions)**

16 February 2024

Overview

This training course enables participants to develop a better understanding of the legal framework governing the digital market in terms of competition law. It includes a series of relevant topics that are essential for an in-depth analysis of the most important developments within the EU and the respective case law of the Court of Justice of the EU.

Participants will identify and manage new challenges and apply the knowledge acquired in practice according to digital market situations. The training course will also provide a forum for the exchange of knowledge and best practice among judges from across the EU.

Learning objectives

- Understand the respective normative framework applicable at EU level in the area of the Digital Market.
- Gain an overview of important developments on the recent case law of the Court of Justice of the EU.
- Develop improved ability to conduct the new challenges in the field of Digital Market.
- Increase knowledge and understanding of the Digital Market Act, the Digital Market definitions and vertical restraints.
- Understand the new trends in electronic commerce.

Webinar: The Protection of Cross-Border EU Investments (AD/2024/16)

<p>When 3 - 4 December 2024</p> <p>Where Online</p> <p>Language English</p> <p>Target audience Judges (administrative) Judges (civil) Prosecutors</p> <p>Application deadline (institutions) 3 October 2024</p>	<p>Overview</p> <p>This webinar provides national judges and prosecutors with an introduction of the key concepts, principles and themes of the cross-border investments. It will ensure a deep understanding of the protection enjoyed by investors under existing EU law and will discuss the implications of the Court of Justice of the EU's Achmea judgment relating to bilateral investment treaties.</p> <p>Participants will be given the basic tools needed to navigate this complex field and will address the substantive and procedural tools for protecting cross-border investments.</p> <p>In this respect, an emphasis will be put on the freedom to establish a business, to invest in companies and to provide services across borders, the manner in which the fundamental rights of the EU apply, and on the general principles of EU law such as the principle of proportionality, legal certainty and the protection of legitimate expectations.</p> <p>Moreover, the procedural means of protection, preliminary rulings or infringement proceedings will be discussed.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Identify and appraise the main principles and instruments of the cross-border investments, from both a substantial and a procedural point of view. ▪ Compare and contrast the means of redress at national level which are to be used by the cross-border investors. ▪ Revise and update knowledge on preliminary ruling procedure and determine its importance as an instrument of protection of the cross-border EU investments. ▪ Discuss the latest developments in the case law of the Court of Justice of the EU of relevance to the topic, such as the Achmea case, and make inferences on key important points. ▪ Practise how to apply the principles learned in cross-border investments practical cases.
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Civil Law Seminars

EJTN civil law training activities address substantive law issues including cross-border labour law, consumer protection, procedural aspects such as the European civil procedure in family law, recent developments in the caselaw of the Court of Justice of the EU, and the implications of AI and other technologies.

Furthermore, judges, prosecutors, and court staff can benefit from training on specific pieces of legislation such as the Brussels I Regulation (jurisdiction and the recognition and enforcement of judgements in civil matters) and the Rome I and II Regulations (conflict of laws in contractual issues).

Civil law seminars also deal with operational aspects of judicial cooperation (e.g. transmission and service of documents between national authorities, taking of evidence abroad).

Most EJTN training activities in this area are organised in close cooperation with partner organisations, such as the European Judicial Network in civil and commercial matters (EJN Civil), the European Association of Labour Court Judges (EALCJ) and the European Judges Group for Mediation (GEMME).

More information

<https://ejtn.eu/activity/civil-law>

Scan here:



Jurisdiction and Applicable Law in Civil and Commercial Matters – Brussels IA, Rome I and Rome II (CI/2024/01)

When

12 - 13 March 2024

Where

Trier, Germany

Language

English

Target audience

Judges

Court staff

Judicial trainers

Application deadline (institutions)

12 January 2024

Overview

This seminar covers key issues in cross-border civil litigation. Participants will become familiar with the cornerstone Regulations, namely the Brussels Ia, Rome I and Rome II Regulations, and learn how to apply them in legal practice.

Particular emphasis will be placed on the presentation of recent case law of the CJEU, which will be incorporated throughout the lectures. Communication between judges from different countries will be encouraged. The seminar will include case studies and workshop sessions to deepen the knowledge of European civil procedure and conflict of laws and to facilitate the exchange of experience and best practices with fellow judges.

This activity will address topics such as the Brussels Ia Regulation (scope, jurisdiction and enforcement of judgments, applicable law on international contracts, applicable law on cross-border torts, prorogation and choice of law, protection of the weaker party and climate change litigation (procedural issues and conflict of laws).

Learning objectives

- Deal with cross-border civil cases and find the relevant EU Regulation.
- Become familiar with the Brussels Ia Regulation, the cornerstone of European civil procedure.
- Identify which court has jurisdiction to hear a civil or commercial case.
- Understand which law applies to international contracts and torts.
- Apply the recent CJEU case law in this area.
- Develop skills to communicate with judges from other EU Member States in your everyday legal practice.

European Civil Procedure in Family Law Matters – Advanced (CI/2024/02)

When

19 - 20 September 2024

Where

Valletta, Malta

Language

English

Target audience

Experienced judges

**Application deadline
(institutions)**

15 July 2024

Overview

The added value of this two day-long seminar consists of delivering in-depth insights on diversified aspects of civil procedure in family law matters (e.g., cross-border divorce and parental responsibility).

Learning objectives

- Present the Brussels IIb and Rome III Regulations and discuss issues such as jurisdiction, applicable law, recognition, and enforcement of decisions.
- Cooperation in matters of parental responsibility and child abduction.
- Be able to use the lessons learned in practice.
- Apply the knowledge in specific situations linked to cross border family law cases.

Civil Liability of Companies Under the Application of EU Sanctions (CI/2024/03)

When

20 - 21 April 2024

Where

Rome, Italy

Language

English

Target audience

Experienced judges
Exp. prosecutors

**Application deadline
(institutions)**

20 February 2024

Overview

Learn the intricate landscape of Civil Liability in the realm of EU Sanctions during our comprehensive seminar. Over two days, participants will take a deep dive into the multifaceted facets of corporate accountability within the EU sanctions framework.

Justice professionals attending this training activity will also gain a profound understanding of the legal intricacies, implications, and practical applications in this vital domain.

Learning objectives

- Gain knowledge of the legal background of EU sanctions that combines EU treaties, Common Foreign and Security Policy decisions, regulations, sanction lists, and national implementation.
- Understand the EU sanctions framework.
- Become familiar with sanction types and application.
- Know the legal compliance and risk management.
- Understand the legal principles governing liability in this context.

Protection of Consumers in the Light of EU Law and E-Commerce (CI/2024/04)

When

3 - 4 June 2024

Where

Bucharest, Romania

Language

English

Target audience

Judges

Prosecutors

Court staff

Application deadline (institutions)

20 March 2024

Overview

This training activity covers a range of relevant topics and skills that are essential for achieving a global view of the latest consumer issues. This event aims to provide the participants with the knowledge they need when dealing with consumer rights protection cases.

Through engaging presentations, case studies and interactive discussions, participants will be provided with the tools they need to acquire knowledge on the key principles, legal frameworks and practical aspects of consumer protection and also on the impact of new technologies on consumer contracts and the interplay between consumer and data protection in the digital economy.

Learning objectives

- Identify and understand key principles and legal frameworks for the protection of consumer rights.
- Learn how to handle consumer rights cases in the context of e-commerce.
- Gain practical skills to apply the provided tools effectively when dealing with consumer protection cases.
- Identify and understand the key principles and legal frameworks on protection of consumer rights.
- Understand how to deal with consumer right cases in the context of e-commerce.
- Participants will not only understand the concepts but will be able to effectively use the tools with which they are provided when dealing with protection of consumer cases.

European Civil Procedure (CI/2024/05)

When

2 - 3 July 2024

Where

Thessaloniki, Greece

Language

English

Target audience

Judges

Prosecutors

Court staff

Application deadline (institutions)

2 April 2024

Overview

This seminar enhances participants' expertise of highly specialised topics relating to diversified aspects of European Civil Procedure (international jurisdiction, unified steps of procedure, recognition and enforcement of judgements including cross-border aspects).

Workshop sessions will also be organised in order to provide a widened knowledge on EU legislation and case law and facilitate the exchange of best practices.

Learning objectives

- Provide participants with a comprehensive understanding of the European legal framework for civil procedures, relevant regulations, conventions, and directives shaping civil litigation in Europe.
- Explore principles related to jurisdiction, recognition, and enforcement of judgments across European jurisdictions.
- Focus on specific European procedures, including the European order for payment procedure, European small claims procedure, and European enforcement order for uncontested claims.
- Develop skills to address complex procedural issues, such as forum selection, choice of law, and coordination of proceedings between EU Member States.
- Gain in-depth knowledge of the relevant regulations, conventions, and directives that shape civil litigation within the European context.
- Explore the principles of jurisdiction, recognition, and enforcement of judgments across European jurisdictions.
- Hone knowledge on the European order for payment procedure, the European small claims procedure and the European enforcement order for uncontested claims.
- Develop the skills to handle complex procedural issues, such as forum selection, choice of law, and coordination of proceedings between Member States.

Mediation and Conciliation (CI/2024/06)

When

24 - 25 September 2024

Where

Tartu, Estonia

Language

English

Target audience

Judges

Prosecutors

Court staff

Application deadline (institutions)

6 June 2024

Overview

This seminar will enhance participants' expertise in the field of alternative dispute resolution and equip them with the necessary skills to efficiently mediate and conciliate disputes that come before their courts.

It will provide the legal background and practical skills and techniques needed for successful mediation and alternative dispute resolution (ADR) and raise awareness of national experiences. Participants will deal with concrete situations and be faced with real questions by means of case studies and workshops.

Learning objectives

- Develop a comprehensive understanding of mediation and conciliation principles.
- Equip participants with the necessary skills to efficiently mediate and conciliate disputes that come before their courts and hone their ability to act as neutral and effective mediators in legal proceedings.
- Acquire advanced communication and negotiation skills, fostering an atmosphere of trust and cooperation between conflicting parties.
- Develop strategies for managing complex emotions and dynamics in dispute resolution, facilitating fair and sustainable agreements.
- Understand the cross-border circulation and enforceability of mediation agreements.
- Raise awareness of national experiences in the field of mediation and conciliation.

Civil Liability Due to AI (CI/2024/07)

When

21 - 22 October 2024

Where

Bucharest, Romania

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

21 August 2024

Overview

This two-day seminar on AI and civil liability will include several presentations by international experts in the field followed by discussions on specific points between experts and participants.

The seminar will explore the broad concept of AI, including its many different applications and systems, as well as AI's immense potential to benefit society.

The seminar will also delve into the ways in which AI can impact the general public, creating new potential risks that could lead to extensive and serious damages.

Learning objectives

- Gain awareness of the specific challenges presented by AI in the context of civil liability.
- Analyse and compare national and EU rules already in place.
- Obtain knowledge of the EU legislation on the subject being prepared.

Company Law (CI/2024/08)

When

29 - 30 October 2024

Where

Krakow, Poland

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

3 July 2024

Overview

This training activity on company law covers the EU law and rules relating to this subject. The seminar will enable participants to develop their knowledge of company law, not only in the Regulations about the subject, but also and especially in the Directives that are applicable and also the jurisprudence of the European Court of Justice in this matter.

Learning objectives

- Identify and understand the key principles of the EU legal framework in company law.
- Develop practical skills in the application of EU rules in company law.
- Understand the principles of the applicable regulations and directives in this area.
- Expand the participants' knowledge of European company law jurisprudence of the Court of Justice of the EU.

Service of Documents and Taking of Evidence Abroad with a Focus on Digitalisation (CI/2024/09)

When

5 - 6 December 2024

Where

Brussels, Belgium

Language

English

Target audience

Judges

Prosecutors

Court staff

**Application deadline
(institutions)**

6 October 2024

Overview

This two-day training course will raise awareness of the European dimension in the field of civil procedure, provide training on the EU Regulations including the relevant case law on cross-border taking of evidence and service of documents and promote contacts between national judges from different Member States.

Participating judges will deal with specific situations and be faced with real questions by means of case studies and workshops in which active participation is encouraged.

The training course will serve as a forum for the exchange of knowledge and best practices between judges and prosecutors from across the EU.

Learning objectives

- At the end of the training, the participants will be able to identify the EU legal framework applicable for service of documents.
- Participants will also understand the use of evidence abroad and use the lessons learned in practice linked to digitalisation.

Cross Border Labour Law (CI/2024/10)

When

27 - 28 February 2024

Where

Thessaloniki, Greece

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

10 January 2024

Overview

This seminar will enhance participants' expertise in handling complex legal challenges arising from cross-border labour disputes. It will provide in-depth insights on highly specialised topics relating to various aspects of cross-border labour disputes in the light of European law.

Participants will deal with specific situations and be faced with real questions by means of case studies and workshops.

Expert speakers will be asked to expand upon such aspects as jurisdiction, applicable law, cross-border transfer of undertakings and the posting of workers. In order to combine the theoretical approach with a more specific one, workshop sessions will also be organised in order to provide participants with the possibility of applying EU and CoE legislation and the applicable case law in practical cases and facilitate the exchange of best practices.

Learning objectives

- Provide a comprehensive understanding of the intricacies and challenges that arise in the context of cross-border labour disputes.
- Provide insights into practical application in cross-border cases.
- Explore various jurisdictional issues, conflict of laws and enforcement mechanisms.
- Understand the impact of teleworking and digital work on workers and society.
- Hone knowledge of the posting of workers and the transfer of undertakings.
- Raise awareness on cross-border labour court cases, jurisdiction and applicable law.

Insolvency Law (CI/2024/11)

When

10 - 11 December 2024

Where

Rome, Italy

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

13 September 2024

Overview

This seminar will allow participants to delve into the complexities and nuances of EU insolvency regulations, procedures and best practices. They will gain valuable insights into restructuring, bankruptcy and debt recovery strategies, while staying abreast of the latest legal developments and case studies.

The seminar will also equip participants with the knowledge and tools to navigate the challenging landscape of insolvency effectively, enhancing their expertise in one of the most crucial areas of contemporary EU law and finance.

Learning objectives

- Understand the legal framework governing insolvency, including relevant statutes and regulations.
- Analyse real-world insolvency cases and their outcomes for practical insights.
- Develop a comprehensive understanding of the key concepts, legal framework and procedures that govern insolvency law, enabling participants to navigate complex insolvency cases with confidence.
- Stay informed about the latest legal developments and trends in insolvency law, ensuring that participants remain at the forefront of this dynamic field and implement best practices in their daily work.

Webinar: Digitalisation of Justice (CI/2024/12)

When

20 March 2024

Where

Online

Language

English

Target audience

Experienced Judges
Experienced Prosecutors

**Application deadline
(institutions)**

15 May 2024

Overview

This webinar delves into the cutting-edge advances in technology that are reshaping the legal landscape. Participants will discover how digital tools and platforms are revolutionising legal processes, from case management and document handling to virtual courtrooms and online dispute resolution.

Justice professionals attending the webinar will also gain practical insights into how to make the most of digital solutions for more efficient and accessible justice systems.

Learning objectives

- Learn how digitalisation enhances accessibility and improves the efficiency of justice systems.
- Acquire practical knowledge for implementing digital solutions in legal practice.
- Stay updated about emerging trends and best practices in legal technology.
- Develop a deep understanding of how digitalisation is reshaping the justice system and the key technologies driving this transformation.
- Gain practical knowledge and insights on how to implement digital solutions in their legal practices, including virtual courtrooms, case management systems and online dispute resolution tools.

Webinar: Recognition of Parenthood (CI/2024/13)

When

7 November 2024

Where

Online

Language

English

Target audience

Judges

Prosecutors

Court staff

Application deadline (institutions)

1 November 2024

Overview

Training for judges and prosecutors in the recognition of parenthood is essential to ensure that the legal system can effectively handle cases relating to parental rights, responsibilities and disputes. The training will focus on collaboration, information sharing, and the promotion of legal best practices to ensure the consistent and effective handling of cases involving parenthood in a cross-border context.

Learning objectives

- Understand the EU legal framework, such as the Brussels IIa Regulation and the European Convention on Human Rights, that governs cross-border family law matters within the EU and understand the diversity in family law across EU member states.
- Learn the principles of mutual recognition and how EU Member States are expected to recognise and enforce judgments and decisions made in other Member States in matters of parenthood and gain specialised knowledge in handling cross-border cases, including cases involving international child abduction, jurisdictional issues and applicable law.
- Understand the importance of the United Nations Convention on the Rights of the Child (UNCRC) and its implications for recognising and protecting children's rights in parenthood cases.
- Understand the European Convention on Human Rights and its implications for parenthood cases, including issues related to same-sex couples and non-discrimination.
- Gain knowledge of the legal procedures and criteria for recognising and enforcing foreign judgments and decisions relating to parenthood, particularly within the EU.
- Increase awareness of the EU General Data Protection Regulation (GDPR) and its implications for handling personal data in parenthood cases, particularly in cross-border contexts.
- Stay up to date with recent legal developments and relevant case law at the EU and national levels.
- Develop practical skills in managing and presiding over parenthood cases, including conducting hearings and making informed legal decisions.

Joint Webinar with Administrative Law Sub-Working Group: Child Protection and Asylum Law (CI/2024/14)

<p>When 14 November 2024</p> <p>Where Online</p> <p>Language English</p> <p>Target audience Judges Prosecutors Court staff</p> <p>Application deadline (institutions) 1 November 2024</p>	<p>Overview</p> <p>This joint webinar between the Child Protection and Asylum Law Sub-Working Groups in the European Union (EU) will be a valuable platform for sharing insights, knowledge and best practices in the field of child protection within the context of asylum law.</p> <p>The activity will provide a platform for legal professionals and experts in child protection and asylum law to share knowledge, experiences and best practices for ensuring the welfare and rights of children seeking asylum in the EU.</p> <p>The webinar will consist of several informative sessions, engaging discussions and opportunities for networking among participants.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Understand the current legal framework on child protection and asylum. ▪ Get acquainted with the latest case law. ▪ Learn about practical solutions for cases involving children when asking for asylum. ▪ Exchange views on how to ensure protection of children better in cases involving requests for asylum.
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Criminal Justice Seminars

EJTN seminars in this area offer EU justice professionals an opportunity to improve their knowledge of the EU criminal justice legal framework and operational aspects of cross-border and international cooperation.

Topics covered include procedural safeguards in criminal proceedings, victims' rights, economic crimes, corruption, asset recovery and confiscation, trafficking of human beings, radicalisation, and counterterrorism. Participants in criminal justice seminars also learn about key EU legal instruments in criminal justice cooperation, such as the European investigation order and the European arrest warrant.

The seminars are delivered using a 'learn-by-doing' approach to ensure practical and engaging sessions with real case scenarios, interactive group work and role play games.

EJTN training activities benefit from the support of a large network of partners including CEPOL, EUROJUST, EUROPOL, the European Judicial Network in criminal matters, the European Judicial Cybercrime Network (EJCN), the Genocide Network Secretariat (GNS), the Joint Investigation Teams Network (JITs) and the EPPO.

More information

<https://ejtn.eu/activity/criminal-justice>

Scan here:



Investigation and Prosecution of THB Cases in the EU: Focus on Labour Exploitation (CR/2024/01)

When

14 - 15 March 2024

Where

Brussels, Belgium

Language

English

Target audience

Judges
Prosecutors

**Application deadline
(institutions)**

12 January 2024

Overview

This training seminar, spread over a day and a half, focuses on the practical challenges involved in the investigation, prosecution and trial of trafficking in human beings (THB) for the specific purpose of labour exploitation.

This training session will bring together judges and prosecutors from different EU Member States to exchange views and best practices when dealing with this issue.

Learning objectives

- Participants will acquire knowledge on the main challenges in a THB investigation and how to approach them.
- Participants will have a better understanding of the need for a multidisciplinary and victim-centred approach.
- The seminar aims to equip participants with the practical skills for applying this knowledge in specific cases.

The European Investigation Order in Practice (Basic) (CR/2024/02)

When

14 - 15 March 2024

Where

Thessaloniki, Greece

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

12 January 2024

Overview

This seminar will identify issues related to the four main phases of the lifecycle of a European Investigation Order or EIO (issuing phase, transmission phase, recognition phase and execution phase), together with issues related to the scope of the EIO Directive and its use with regard to other co-existing legal instruments, the competent authorities, the content, form and language of the EIO and the use of certain specific investigative measures.

Learning objectives

- Participants will acquire knowledge on the legal framework and case law of the CJEU relating to EIO; they will be able to prepare a judicial request, handle practical issues and overcome challenges in issuing and executing an EIO, while being conversant with the role of EJN and EUROJUST in judicial cooperation.
- Participants will have a better understanding of the perspectives and advantages, but also the challenges arising with the EIO Directive. They will be able to identify practical questions when issuing or executing a European Investigation Order.
- Participants will analyse how to issue an EIO (filling out the form) and how to execute an EIO.
- Participants will analyse and evaluate issues related to execution (time limits, grounds for refusal, interpretation and consultation) and fundamental rights when receiving an EIO.

Environmental Crimes (CR/2024/03)

When

16 - 17 April 2024

Where

Paris, France

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

1 February 2024

Overview

This seminar aims to analyse the global EU strategy for protecting and improving the status of the environment by applying the principles of criminal law.

This seminar will provide participants with information on “The European Green Deal” and on the international legal framework regarding environmental crime, together with measures taken at EU level to protect our environment sustainably.

Learning objectives

- Participants will gain a better understanding of environmental offences by engaging in discussions with experts and practitioners who will provide practical insights into the application of legal tools.
- Participants will become acquainted with how to investigate, prosecute and bring to justice those who commit large-scale criminal offences affecting the environment.
- This seminar will examine and consider the role of EU instruments and EU institutions in prosecuting environmental crime.

Procedural Safeguards in Criminal Proceedings in the EU in Practice: Improving the Existing Aquis Directives (Introductory) (CR/2024/04)

When

15 - 16 April 2024

Where

Vienna, Austria

Language

English

Target audience

Judges
Prosecutors
Court staff

Application deadline (institutions)

1 February 2024

Overview

This training seminar, spread over a day and a half, aims to offer a better understanding and overview of criminal defence rights under a set of Directives designed to strengthen procedural safeguards (interpretation and translation, information, access to a lawyer, presumption of innocence and minors in criminal proceedings).

Learning objectives

- Participants will acquire knowledge on the current status of implementation of the Directives and relevant CJEU jurisprudence through key notes and lectures.
- Participants will learn how and when to make a referral for a preliminary ruling from the CJEU.
- Plenary briefings will serve as a forum for the exchange of knowledge and best practices between practitioners who will be called upon to resolve the challenges posed by the Directive, and how to apply the Directives and relevant case law to a practical case scenario.
- Participants will gain an understanding of the practical application of these instruments in different Member States and will acquire an overview of the responsibility of national courts with respect to the Directives, including the availability of remedies under EU law.

Cybercrime and E-Evidence (Introductory) (CR/2024/05)

When

14 - 15 May 2024

Where

Lisbon, Portugal

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

28 February 2024

Overview

This two-day training activity follows a ‘learning by doing’ methodology. The seminar will address such issues as the international framework on cybercrime and e-Evidence, conflicts of jurisdiction and cross-border access to data, remote access to digital data, open-source evidence and international cooperation in criminal matters, including the EIO.

Learning objectives

- Judges and prosecutors from all EU Member States will be involved in a series of practical workshops, working on case scenarios inspired by real cases, and involving both national laws and cross-border judicial cooperation.
- Participants will be assisted by international and national experts, including Europol and Eurojust representatives.
- Participants will comment on the practical cases according to their national legal systems and, most importantly, learn about their colleagues’ systems in counterpart Member States.

Economic Crimes: Asset Recovery and Confiscation in the EU in Practice - Focus on the Regulation 2018/1805 of 14 November 2018 -Specialised (CR/2024/06)

When

7 - 8 May 2024

Where

Madrid, Spain

Language

English

Target audience

Judges (criminal)
Prosecutors
(Knowledge of EU criminal law and judicial cooperation in criminal matters)

Application deadline (institutions)

28 February 2024

Overview

This seminar aims to bolster awareness and knowledge in matters of asset recovery and confiscation with a specific focus on Regulation (EU) 2018/1805 of the European Parliament and of the Council of 14 November 2018, on the mutual recognition of freezing orders and confiscation orders.

Learning objectives

- This seminar aims to provide more in-depth knowledge and experience for judges and prosecutors when called upon to trace, freeze, seize and re-use illicitly acquired assets using EU legal instruments to guarantee effective confiscation and recovery procedures for illegally acquired assets in the EU.
- Participants will become acquainted with the relationship between economic crime and confiscation, and notably the connection between organised economic crime and the identification, freezing and confiscation of instrumentalities and proceeds of crime.
- Participants will examine legal concepts, definitions and meanings (terminology) related to the subject matter of the seminar, such as: identification, tracing, freezing, preservation, seizing, confiscation (forfeiture), repatriation and return of assets. The roles played by different stakeholders and networks in judicial cooperation, such as EUROJUST, EUROPOL, EJM, together with international networks, such as CARIN, constitute the core of the seminar.

GNS Joint Training on Core International Crimes (CR/2024/07)

When

3 - 5 June 2024

Where

Nuremberg, Germany

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

1 April 2024

Overview

This joint training seminar has been designed in partnership with the European Network for investigation and prosecution of genocide, crimes against humanity and war crimes, also known as the Genocide Network Secretariat (GNS) and is hosted by the International Nuremberg Principles Academy.

This introductory training will combine lectures with workshops and plenary debriefings aiming to improve participants' practical skills, based on a 'learning by doing' methodology. The event will conclude with a moot court session, where participants will take on the role of the prosecution, defence or chamber in solving a practical case based on real facts.

Learning objectives

- A more in-depth understanding of substantive international criminal law, together with the most relevant international and national jurisprudence therein,
- Advanced insights into criminal liability in this field,
- Knowledge of the practical issues involved in building a case on core international crimes and the ensuing evidentiary challenges, and
- Practical knowledge of the instruments of judicial cooperation within the EU, together with the applicable international treaties.

The EPPO: Investigations and Prosecutions to Fight Crimes Against the Financial Interests of the EU (CR/2024/08)

When

13 - 14 June 2024

Where

Trier, Germany

Language

English

Target audience

Judges
Prosecutors

Application deadline (institutions)

1 April 2024

Overview

The overall aim of this seminar is to provide a comprehensive overview of the EPPO, and to shed more light on the common approaches to better protecting the Union's financial interests.

Participants will learn about the measures already taken to fight crime targeting the Union's finances, and will have the opportunity to share their knowledge and discuss the practical use of legal instruments in this area.

This training session will be based on case studies allowing participants to gain practical insights into the role and tasks of the EPPO - within its central office and decentralised structure.

After an introductory lecture, participants will be given a case scenario that will touch upon the role, tasks, material and territorial competence of the EPPO and its cooperation with other EU agencies, such as Eurojust, OLAF and Europol, together with non-EPPO participating EU Member States and third States.

Learning objectives

- Participants will be able to describe the role and tasks of the EPPO.
- Participants will gain a robust understanding of EPPO proceedings and its cooperation with partners.
- Participants will be able to determine when and how to cooperate with the EPPO.

International Cooperation in Criminal Matters: EU Legal Framework, Mutual Legal Assistance and Extradition with 3rd Countries. Cooperation with Eurojust and Europol (CR/2024/09)

When

26 - 27 September 2024

Where

Trier, Germany

Language

English

Target audience

Judges

Prosecutors

Court staff

(Knowledge of EU criminal law and judicial cooperation in criminal matters)

Application deadline (institutions)

28 June 2024

Overview

This seminar aims to provide participants with information on the general context related to judicial cooperation and extradition within the EU and with third countries. The differences in the two regimes will be addressed.

As regards the EU framework, an overview of the mutual recognition principle and its instruments in the context of the deprivation and limitation of liberty, evidence gathering, freezing and confiscation will be analysed. As for cooperation with third countries, the activity will focus on the applicable legal framework for mutual legal assistance and extradition taking into account global, regional and bilateral instruments.

Europol, Eurojust and the EJM play a fundamental role in the fight against transnational criminal organisations. Their respective roles will be analysed, notably taking into account the tasks of the EJM and Eurojust as facilitators in the field of judicial cooperation: reinforcement of assistance and coordination.

Learning objectives

- Participants will gain insights into the differences between judicial cooperation within the EU and with third countries.
- Participants will become acquainted with the relevant instruments in the field of judicial cooperation, and extradition or arrest warrants in the context of the EU and third countries. They will gain insights into the respective roles of Eurojust, EJM and Europol.
- Participants will consider the importance of establishing direct contact between the competent authorities as a key step in speeding up the execution of mutual legal assistance (MLA) requests and mutual recognition instruments, creating a mechanism for transferring the necessary information and removing obstacles, thereby fostering mutual trust.

The European Investigation Order in Practice, Including e-EDES System (Advanced) (CR/2024/10)

When

10 - 11 October 2024

Where

Sofia, Bulgaria

Language

English

Target audience

Judges (criminal)
Prosecutors
EJN contact points
(Settled professional skills in judicial cooperation in criminal matters and practice in cross-border cases)

Application deadline (institutions)

15 July 2024

Overview

This advanced seminar will deal with the main EU instrument for obtaining evidence in cross-border cases. The seminar focuses on the European Investigation Order (EIO) Directive and on the existing digital tools designed to facilitate its implementation.

Learning objectives

- Understand the perspectives and advantages, but also the challenges arising from the EIO Directive – from the scope of the instrument to CJEU and ECtHR case law on encrypted information and admissibility of evidence. Different case scenarios, the body of theoretical knowledge, practical experience and e-resources will allow participants to become acquainted with the proper and effective approach to successful implementation of EIO.
- Identify and discuss the ‘check-list’ when issuing or executing an EIO, specifics related to the forms in Annexes A, B and C; emergency situations and time-limits; optimal statement on facts; grounds for refusal or postponement of recognition and/or execution; interpretation; mandatory and optional consultations; transfer of evidence and guarantees on fundamental rights.
- Analyse current practices and evaluate problematic legal provisions (on necessity and proportionality; double criminality and its exclusions; speciality rule; specific ‘in-real-time’ investigative measures; legal remedies, etc.) in order to find practical solutions when issuing or executing an EIO, while taking into account differences in the legal systems of EU Member States.
- Learn about the new EU instrument on digitalisation in cross-border judicial cooperation, discover the benefits of the e-Evidence Digital Exchange System (e-EDES) and develop skills through simulated issue/execution of an EIO in a hypothetical investigation or court trial.

Cybercrime and E-Evidence (Specialised) (CR/2024/11)

When

24 - 25 October 2024

Where

Barcelona, Spain

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

15 July 2024

Overview

This seminar aims to provide participants with information on the general context. This seminar aims to give practitioners insights into the challenges of effectively fighting cybercrime and gathering e-evidence in an online environment.

Participants will improve their knowledge of topics including encryption methods, data location, cloud storage, big international service providers, concealing IP addresses in practice, cryptocurrencies, darknet marketplaces and data retention issues.

Participants are expected to have a necessary preliminary understanding of the fundamentals, such as the functioning of digital devices and network communications.

Learning objectives

- Learn about the present challenges when gathering digital evidence and the methods being used in practice to overcome these.
- Determine how evidence can be legally and effectively acquired in a criminal procedure from the internet.
- Methods discussed, which can be used by investigative authorities to effectively gather e-evidence online despite the difficulties, include the upcoming new international legal frameworks, such as: the EU legal framework on e-evidence (European production and preservation orders), the second additional protocol to the Budapest Convention adopted by the Council of Europe, the USA Cloud Act.

Procedural Safeguards in Criminal Proceedings in the EU in Practice: Focus on the Children's Directive (Specialised) (CR/2024/12)

When

28 - 29 October 2024

Where

Krakow, Poland

Language

English

Target audience

Judges
Prosecutors
Court staff

Application deadline (institutions)

23 August 2024

Overview

This day-and-a-half training, particularly focused on the Children's Directive (Directive 2016/800 on Procedural Safeguards for children) combines presentations and key notes on EU procedural rights and ECHR and CJEU case-law.

Through exchanges between practitioners from different EU countries, knowledge and understanding of the Children Directive will be promoted. Furthermore, then training will give a vision of unaccompanied minors in the EU.

Due to their age and lack of maturity, special measures need to be taken to ensure that children can effectively participate in criminal proceedings and benefit from their fair trial rights to the same extent as other suspects or accused persons. In this context, enhanced knowledge and understanding on the Children's Directive is of a great interest for justice professionals.

Learning objectives

- Learn about the key principles and application of the Children's Directive.
- Gain insights into the practical implementation of the Directive, together with responsibilities and remedies.
- Based on case scenarios, participants will be able to discuss key issues, such as the scope of juvenile justice: age determination, right to legal assistance, protection of privacy and confidentiality, arrest and police interrogation.
- Gain a better understanding of the current situation and challenges linked to unaccompanied minors in EU Member States.

Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation (Case Trafficking in Human Beings) (CR/2024/13)

When

5 - 7 November 2024

Where

Florence, Italy

Language

English

Target audience

Judges

Prosecutors

Court staff

(Professional interest in THB and knowledge of EU criminal law and judicial cooperation in criminal matters)

Application deadline (institutions)

30 August 2024

Overview

This training seminar is based on a 'learning by doing' methodology and simulations of the different stages of EU judicial cooperation in controlling cross-border crime. Participants will work based on a human trafficking case involving both national and cross-border judicial cooperation.

Participants will discuss practical cases based on their national legal systems and, most importantly, learn about their colleagues' systems in other Member States, thereby promoting EU cooperation and mutual trust when executing a European Arrest Warrant or requesting mutual legal assistance.

Participants will be assisted by international and national experts, EJM contact points and Eurojust representatives. A comprehensive overview of the work of Eurojust and the EJM, and their contribution to international judicial cooperation in criminal matters, will also be addressed.

Learning objectives

- Learn about the relationship between organised crime and human trafficking. Participants will acquire practical knowledge on how to conduct investigations and effectively approach these types of crimes.
- Acquire knowledge on existing EU legal instruments, with a specific focus on the European Arrest Warrant (EAW), European Investigation Order (EIO), freezing order, and how to set up Joint Investigation Teams (JIT).
- Identify, apply and use judicial cooperation tools in specific situations and daily activities.
- Gain a better understanding of key legal concepts, definitions and terminology related to the subject matter of the seminar and the role of different stakeholders and networks in judicial cooperation, such as Eurojust, Europol and EJM.

The Functioning of the EAW in the EU in Practice: Improving Trust in National Criminal Justice Systems (CR/2024/14)

When

21 - 22 November 2024

Where

Heidelberg, Germany

Language

English

Target audience

Judges
Prosecutors

Application deadline (institutions)

10 September 2024

Overview

This seminar explores issues related to the application of the European Arrest Warrant (EAW) and raising awareness on the importance of establishing direct contact between the competent authorities as a key step in speeding up the surrender procedure, thus creating a mechanism for transferring the necessary information and removing obstacles.

Participants will learn about the principle of mutual recognition and its importance for judicial cooperation within the EU. They will also analyse FD 2002/584/JHA, including aspects such as scope, competent authorities, issuance, transmission, execution, grounds for refusal, surrender procedure, competing EAWs, effects of surrender and the speciality principle.

The seminar will also explore the main obstacles and difficulties surrounding application of the EAW.

Learning objectives

- Understand how the mechanism for issuing and executing an EAW works in practice. Participants will gain insights into the sphere of competence of Eurojust and EJM in this field and the extent to which they can provide assistance.
- Learn about ECJ case law related to the execution of EAW.
- Learn about the greatest obstacles and drawbacks related to the issuing and execution of EAW.
- Learn about the role of Eurojust in competing EAW and in resolving obstacles and difficulties in the execution of EAW.
- Learn about the ECJ's doctrine within the scope of FD 2002/584/JHA.

Economic Crimes: Asset Recovery and Confiscation in the EU in Practice - Focus on the Regulation 2018/1805 of 14 November 2018 (Specialised) (CR/2024/15)

When

21 - 22 November 2024

Where

Zagreb, Croatia

Language

English

Target audience

Judges (criminal)
Prosecutors
(Knowledge of EU criminal law and judicial cooperation in criminal matters required)

Application deadline (institutions)

10 September 2024

Overview

This seminar aims to provide more in-depth knowledge and experience for judges and prosecutors when called upon to trace, freeze, seize and re-use illicitly acquired assets using EU legal instruments to guarantee effective confiscation and recovery of illegally acquired assets.

Participants will have the opportunity learn about and share their experience and good practices regarding financial investigations within EU, cooperation with Europol, Eurojust, EJN and international networks such as CARIN.

The seminar also aims to increase knowledge on asset recovery and confiscation, focusing on EU Regulation 2018/1805 of 14 November 2018.

Learning objectives

- Acquire a more in-depth understanding of the relationship between economic crime and confiscation, identification, freezing and confiscation and the proceeds of crime.
- Learn about existing EU legal instruments, with a specific focus on EU Regulation 2018/1805 of 14 November 2018.
- Improve participants' knowledge of legal concepts, definitions and terminology related to identification, tracing, freezing, preservation, seizing, confiscation (forfeiture), repatriation and return of assets
- Gain more insights into the role of different stakeholders and networks in judicial cooperation, such as Eurojust, Europol and EJN.
- Acquire practical knowledge on how to effectively approach cases linked to organised crime.

Victims' Rights in the EU in Practice: Violence Against Women and Children Sexual Abuse (CR/2024/16)

When

2 - 3 December 2024

Where

Bucharest, Romania

Language

English

Target audience

Judges
Prosecutors
Court staff

Application deadline (institutions)

2 October 2024

Overview

This training seminar focuses on vulnerable victims who require targeted and integrated support and protection: victims of domestic violence, child sexual abuse and gender-based violence. The seminar will examine judicial cooperation institutions and associations able to take care of victims.

Participants will learn about the Victims' Rights Directive (Directive 2012/29/EU) which establishes minimum standards on the rights, support and protection of victims of crime.

They will also learn about the 2021-2025 EU strategy on victims' rights, together with additional EU legislation addressing the specific needs of victims of human trafficking, victims of child sexual exploitation and victims of terrorism.

Learning objectives

- Learn about practical and comprehensive approaches to dealing with victims of different crimes.
- Learn about guidelines on how to better support and protect victims and facilitate victims' access to compensation.
- Acquire more knowledge on guidelines for developing and using efficient response mechanisms when victims report a crime, and cooperation among relevant authorities.

Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation (Case Counter-Terrorism) (CR/2024/17)

When

5 - 6 December 2024

Where

Naples, Italy

Language

English

Target audience

Judges

Prosecutors

Court staff

(Professional interest in matter of terrorism and knowledge of EU criminal law and judicial cooperation in criminal matters)

Application deadline (institutions)

2 October 2024

Overview

This training seminar is based on a 'learning by doing' methodology, involving simulation of the different stages of EU judicial cooperation in controlling cross-border crime.

Participants will work on a counter-terrorism case, inspired by real cases involving both national and cross-border judicial cooperation.

These practical cases will be examined based on the participants' national legal systems in order to learn about their colleagues' systems in other Member States, thereby promoting EU cooperation and mutual trust when executing a European Arrest Warrant or requesting mutual legal assistance.

Participants will be assisted by international and national experts, EJM contact points and Eurojust representatives.

A comprehensive overview of the work of EUROJUST and EJM, and their contribution to international judicial cooperation in criminal matters, will also be addressed.

Learning objectives

- Gain insight into new trends among terrorist organisations. Participants will acquire practical knowledge on how to conduct investigations and effectively approach these types of crimes.
- Acquire knowledge on existing EU legal instruments, such as the European Arrest Warrant (EAW), European Investigation Order (EIO) and freezing order, and how to set up Joint Investigation Teams (JIT).
- Identify, apply and use judicial cooperation tools in specific situations and in daily activities.
- Understand legal concepts, definitions and meanings (terminology) related to the subject matter of the seminar, together with the role of different stakeholders and networks in judicial cooperation such as Eurojust, Europol and EJM.

Webinar: Conflicts of Jurisdiction and Transfer of Criminal Proceedings. In Cooperation with EUROJUST (CR/2024/18)

When

22 February 2024

Where

Online

Language

English

Target audience

Judges

Prosecutors

Court staff

Application deadline (institutions)

1 February 2024

Overview

This webinar will discuss conflicts of jurisdiction and the risk of infringement of the ne bis in idem principle that can arise from parallel investigations when having to investigate transnational organised groups.

Coordination between competent authorities is fundamental to taking up this challenge in order to decide on the best placed jurisdiction, which should take into account all circumstances of the case. Joint Investigation Teams can be an excellent mechanism for coordination.

Participants will learn about the EU FD 2009/948/JHA of 30 November 2009 on prevention and settlement of conflicts of exercise of jurisdiction in criminal proceedings that provides for a mechanism allowing competent authorities to establish the existence of conflicting proceedings.

Learning objectives

- Understand the nature of and how to approach conflicts of jurisdiction. Participants will gain insights into the different applicable instruments for addressing conflicts of jurisdiction or transfer of proceedings in criminal matters.
- Understand the supportive role of Eurojust in coordinating with competent authorities in other jurisdictions and resolving potential or actual conflicts of jurisdiction.
- Establishing direct contact between competent authorities is a key step in speeding up adoption of the most suitable decision, thereby increasing trust. The webinar also aims to raise awareness on the importance of direct contact.

Webinar - Online Hate Speech: Aspects that Contribute to Hate Crime (CR/2024/19)

When

21 March 2024

Where

Online

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

1 March 2024

Overview

This webinar aims to provide more in-depth knowledge and experience for judges and prosecutors in the identification of online hate speech, investigations on national territory and also within the EU, and de facto prosecution according to national law, based on the case law of European courts (CEDH, CJUE).

Sharing experience and good practices concerning these offences, possibly of a transnational character, will be encouraged.

The webinar particularly aims to bolster awareness and knowledge in terms of online hate speech, and will endeavour to identify common patterns for prosecuting online hate speech with regard to possible conflicts of jurisdiction.

Learning objectives

- Acquire knowledge on relevant offences, existing EU legal instruments (CEDH case law) and different resources for dealing with offences linked to online hate and illegal content.
- Gain insights into the status and obligations of digital operators in controlling illicit content.
- The national centre (France) for controlling online hate (from the AVIA law, 24 June 2020) will be presented. Feedback on the main difficulties will then be studied, particularly in terms of international cooperation.

Victims' Rights Webinar Series: The Protection of Victims of War Crimes in the EU in Practice (CR/2024/20)

When

30 April 2024

Where

Online

Language

English

Target audience

Judges

Prosecutors

Court staff

Application deadline (institutions)

5 April 2024

Overview

This webinar aims to identify various forms of war crime and understand the implications for victims, including crimes such as genocide, crimes against humanity and violations of the laws and customs of war.

Available legal procedures and mechanisms for protecting and supporting victims, including compensation schemes, witness protection and access to justice will be addressed, together with the importance of cross-border cooperation within the EU to guarantee effective protection for victims of war crimes and prosecution of perpetrators.

Learning objectives

- Familiarise participants with the international and EU legal frameworks governing the protection of victims of war crimes, including relevant treaties, conventions and EU directives, and identify different types of war crimes and the diverse categories of victims, including civilians, combatants and vulnerable groups, such as women and children.
- Educate participants about the specific rights granted victims of war crimes, including access to justice, information and support services, and their right to reparations and compensation.
- Emphasise the importance of treating victims of war crimes with respect and sensitivity throughout legal proceedings, while upholding principles of fairness and impartiality.
- Encourage collaboration and information sharing among law enforcement agencies, prosecutors, victim support organisations and relevant authorities to ensure a coordinated response to war crime cases. Highlight the importance of vulnerabilities among certain victim groups, such as women, children and displaced persons, while combatting gender-based violence in the context of war crimes.

Victims' Rights Webinar Series: Hate Crimes - Protecting Citizens Against Racism, Homophobia, Transphobia and Sexism (CR/2024/21)

When

26 September 2024

Where

Online

Language

English

Target audience

Judges

Prosecutors

Court staff

**Application deadline
(institutions)**

6 September 2024

Overview

This event aims to raise awareness among legal practitioners on the legal framework for controlling hate crime, such as recent European Court of Human Rights case law, and to discuss the needs of victims of hate crime and action taken by civil organisations' to protect victims' rights.

Learning objectives

- Acquire knowledge on the legal framework for hate crime and recent ECtHR case law.
- Learn how to provide victims of hate crime with adequate recognition, support and respectful treatment during investigations.
- Address hate crime and violations of fundamental rights, and hold perpetrators accountable.
- Gain insights into the best national practices in different Member States when handling racism, xenophobia, homophobia, transphobia and sexism cases.
- Gain insights into the role of action taken by civil organisations to protect victims' rights in the EU.

Webinar - Deprivation of Liberty and Detention Conditions Across the EU (CR/2024/22)

When

10 October 2024

Where

Online

Language

English

Target audience

Judges (criminal)

Prosecutors

Court staff

(Knowledge of EU criminal law and judicial cooperation in criminal matters)

Application deadline (institutions)

20 September 2024

Overview

This webinar aims to equip participants with the legal instruments for handling cases dealing with deprivation of liberty, and to present the collection of instruments facilitating judicial cooperation in the EU.

The webinar will address questions and identify links between several instruments, such as Council Framework Decision 2002/584/JHA of 13 June 2002 on the European Arrest Warrant, Council Framework Decision 2008/909/JHA of 27 November 2008 on the application of the principle of mutual recognition to judgments in criminal matters imposing custodial sentences or measures involving deprivation of liberty, the European Convention on extradition and the Convention on the Transfer of Sentenced Persons.

Learning objectives

- Learn how to better define and recognise deprivation of liberty in the EU as a penalty, measure or alternative sanction. Rights and safeguards of detained persons and the scope of the authorities' obligations will be identified.
- Learn about detention conditions in the EU – standards, monitoring and recommendations will be analysed. Specific age-sensitive, gender-based and adapted detention conditions will be evaluated.
- Learn about procedural and legislative challenges that arise once authorities get involved, and define best practices aiming to facilitate the social rehabilitation of sentenced persons.
- Improve professional skills in terms of imposing and enforcing custodial sentences and measures involving deprivation of liberty.

Webinar: Violation of Restrictive Measures to the List of 'EU Crimes'. Types of Measures, Types of Sanctions and Enforcement (CR/2024/23)

When

7 November 2024

Where

Online

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

15 October 2024

Overview

This webinar aims to raise awareness on the proposed Directive defining criminal offences and penalties for the violation of Union restrictive measures, expected to be adopted at the end of 2023 or early 2024. This proposed Directive aims to approximate the definition of criminal offences and penalties for the violation of Union restrictive measures.

Learning objectives

- Practitioners will understand that the violation of Union restrictive measures is a particularly serious crime since it may perpetuate threats to international peace and security, undermine the consolidation of, and support for, democracy, the rule of law and human rights, and result in significant economic, social and environmental damage.
- Become acquainted with terminology when dealing with different types of criminal offence penalties and levels of criminal offences related to the violation of Union restrictive measures.
- Learn how to foster cross-border investigation and prosecution.
- Understand the operational effectiveness of national enforcement chains with a view to fostering investigations, prosecutions and sanctioning.



EJTN/CEPOL - Trafficking in Human Beings - Sexual Exploitation (CR/2024/24)

When

TBC

Where

TBC

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

TBC

Overview

This seminar aims to improve the capacity for investigators and prosecutors to investigate human trafficking and combat sexual and labour exploitation by presenting successful examples of a multi-agency approach based on robust case studies.

Learning objectives

- Outline the specific characteristics of human trafficking for the purpose of sexual and labour exploitation, including causes, effects and contemporary *modus operandi*.
- Discuss examples of domestic measures implemented in different EU Member States to combat human trafficking for the purpose of sexual and labour exploitation.
- Summarise methods for effective and successful detection and investigation of cases of sexual and labour exploitation.
- Recognise the need for further evidence in addition to victim statements to successfully prosecute human trafficking cases, including evidence from financial investigations.
- Explain the benefit of using EU and international cooperation instruments and information sharing channels.
- Discuss the use of open source intelligence (OSINT), social media and the internet for human trafficking for sexual exploitation, and related investigations.
- Describe multidisciplinary and multi-agency cooperation related to combatting human trafficking for the purpose of sexual and labour exploitation, with a special focus on victim protection schemes and other aspects in terms of fundamental rights.

EJTN/CEPOL - Financial Investigation: Protection of EU Funds (CR/2024/25)

When

TBC

Where

TBC

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

TBC

Overview

This seminar aims to improve the measures for controlling fraud relating to EU funds by allowing participants to share their knowledge of recent fraud schemes, and by sharing robust intelligence, risk analysis and investigative practices.

Learning objectives

- Identify emerging fraud patterns and the relevant risk assessment techniques.
- Recognise the importance of conducting integrated financial investigations within regular criminal investigations via the review of case studies.
- Apply investigative procedures, tools and mechanisms when investigating fraud relating to EU (Next Generation) funds.
- Cooperate with judicial staff in the context of financial investigations.
- Identify relevant partners for international and inter-institutional cooperation in fraud, corruption and money laundering cases.
- Describe the role of various international, EU and national stakeholders, such as OLAF, EPPO, Europol, Eurojust, FIU network, ARO network, CARIN and AMON.

EJTN/CEPOL – International Asset Recovery (CR/2024/26)

When

TBC

Where

TBC

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

TBC

Overview

This seminar aims to reinforce the measures for controlling organised crime, by improving the ability of financial investigators and asset recovery specialists to seize, freeze, confiscate and manage assets.

Learning objectives

- Compare national practices for identifying, tracing and confiscating proceeds of crime by reviewing series of case studies.
- Analyse the legislative framework and practices concerning the administration and management of seized and confiscated assets in EU Member States by reviewing series of case studies.
- Demonstrate the tools for national and international cooperation (AROs, AMON and CARIN).
- Analyse informal value transfer systems, underground banking practices (Hawala, East Asian underground banking, the Black Market Peso Exchange, etc.) and discuss law enforcement responses and relevant investigations.
- Describe recent changes in the legal framework in the field, and the impact on investigations (e.g. discussions revolving around centralised bank account registers, reorganisation of directives on freezing, confiscation and non-conviction based confiscation).
- Assess the opportunities offered by open source intelligence.
- Review the impact of emerging technologies on asset recovery (e.g. cryptocurrencies and new payment methods).

EJTN/CEPOL - Environmental Crime (CR/2024/27)

When

TBC

Where

TBC

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

TBC

Overview

This seminar helps participants to learn more about environmental crime in all its forms, by sharing robust intelligence, together with investigation, general enforcement and cooperation practices.

This EJTN-CEPOL training activity promotes the use of EU tools, cross-border intelligence sharing and the application of financial investigative techniques in environmental crime cases.

Learning objectives

- Compare recent patterns in environmental crime, e.g. illicit waste trafficking and management; water, air and soil pollution; illegal unregulated and unauthorised fishing; illegal timber trade, deforestation and forest fires; illicit F-gas trade, use of ozone-depleting substances; illegal trade in plants and animals, and ship breaking.
- Interpret robust intelligence and investigative practices in tackling environmental crime, including open source intelligence and cyber investigations, and discuss links to document fraud.
- Recognise effective monitoring, control and coordination methods to address the cross-sector and cross-border angle of the crime threat. Illustrate corruption circumventing administrative controls.
- Identify good practices for obtaining operational information from the local communities, private sector and administrative authorities to boost intelligence-led and evidence-based actions; examine the possibilities of administrative law and actions.
- Conduct financial investigations to enable asset recovery and shed light on criminal structures and links.
- Demonstrate robust examples of existing EU and international cooperation instruments and initiatives in the field of waste crime, such as IMPEL, ENPE, EUFJE, EnviCrimeNet, UNEP and UNEA
- Assess possibilities for cooperation with third countries.

EJTN/CEPOL - Cross Border Exchange of Electronic Evidence (CR/2024/28)

When

TBC

Where

TBC

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

TBC

Overview

This training activity aims to improve cyber investigations by providing knowledge and skills on the use and sharing of electronic evidence in the investigation and prosecution of cybercrime, and by analysing the relevance and admissibility of such evidence.

Learning objectives

- Explain the legal framework for electronic evidence.
- Shed light on issues relating to cybercrime investigation and electronic evidence.
- Identify and secure electronic evidence.
- Prepare for search and seizure activities involving electronic evidence, including chain of custody.
- Describe the tools and methods for collecting, storing and analysing electronic evidence.
- Understand and use cross-border data disclosure requests via voluntary, police or international judicial cooperation.
- Use international channels to share information packages related to electronic evidence within the scope of cross-border cases.

EJTN/CEPOL - Joint Investigation Teams - Leadership (CR/2024/29)

<p>When TBC</p> <p>Where TBC</p> <p>Language English</p> <p>Target audience Judges Prosecutors</p> <p>Application deadline (institutions) TBC</p>	<p>Overview</p> <p>This seminar aims to improve the use and effectiveness of Joint Investigation Teams (JIT) by improving competencies and developing a more in-depth understanding among law enforcement officers of the set-up, functioning, management, funding and evaluation of Joint Investigation Teams.</p> <p>Participants will reinforce their leadership skills in the context of Joint Investigation Teams.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Explain the principles of Joint Investigation Team leadership. ▪ Recognise the management challenges facing Joint Investigation Teams through the review of practices, and illustrate the skill set of JIT leaders based on practical examples. ▪ Apply the concept of JIT, and discuss the responsibilities of leaders. ▪ Compare JIT with other forms of criminal investigations. ▪ Identify legal practices and procedural issues in JIT. ▪ Illustrate how to set up and operate a JIT from a leadership perspective. ▪ Select appropriate services offered by the EU to support JIT. ▪ Differentiate the roles of the different stakeholders in JIT from a leadership perspective. ▪ Draw up and submit applications for JIT funding. ▪ Draft a JIT agreement based on the agreement template available in the JIT manual. ▪ Evaluate JIT based on the evaluation template.
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EJTN/CEPOL – Joint Investigation Teams – Implementation (CR/2024/30)

When

TBC

Where

TBC

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

TBC

Overview

The goal of this seminar is to help participants to improve the use and effectiveness of Joint Investigation Teams (JIT) by improving their competencies.

This training activity will also help justice professionals and law enforcement officers to develop a more in-depth understanding of the set-up, functioning, management, funding and evaluation of Joint Investigation Teams.

Learning objectives

- Apply the concept of JIT, and compare JIT with other forms of criminal investigations.
- Identify legal practices and procedural issues in JIT and illustrate how to set up and operate JIT.
- Recognise the appropriate services offered by the EU to support JIT.
- Differentiate the roles of the different stakeholders in JIT.
- Draw up and submit applications for JIT funding.
- Draft a JIT agreement based on the agreement template available in the JIT manual.
- Evaluate JIT based on the evaluation template.
- Review series of case studies on the practical functioning of JIT and identify good practices.

EJTN/CEPOL - Investigating and Preventing Corruption (CR/2024/31)

<p>When TBC</p> <p>Where TBC</p> <p>Language English</p> <p>Target audience Judges Prosecutors</p> <p>Application deadline (institutions) TBC</p>	<p>Overview</p> <p>This EJTN-CEPOL seminar aims to improve both the capabilities of justice professionals and law enforcement officers to fight against corruption.</p> <p>Participants will be able to share knowledge and good practices on effective anti-corruption measures, for targeting and detecting corruption in its different forms and presentations, together with the main stakeholders, using international tools for prevention, investigation and prosecution.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Discuss corruption investigations on different scales, via the review of case studies. ▪ Share experience regarding integrity assessment practices for monitoring ethical behaviour among law enforcement officers, and design effective measures to curb police corruption. ▪ Cooperate efficiently with international stakeholders. ▪ List the EU cooperation instruments for sharing information and intelligence. ▪ Identify opportunities and limitations of cooperation with NGOs. ▪ Define measures to prevent corruption by targeting the main facilitators and enablers of corruption, develop transparency standards and share practices on handling whistle-blowers. ▪ Apply financial investigative techniques in corruption cases. ▪ Deploy the tools available for identification and seizure of assets obtained through corruption, including international mutual legal assistance or JIT. ▪ Utilise effective risk assessment techniques. ▪ Evaluate the challenges for anti-corruption strategies and policies.
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EJTN/CEPOL – Radicalisation in Prisons and Detention Centers (CR/2024/32)

When

TBC

Where

TBC

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

TBC

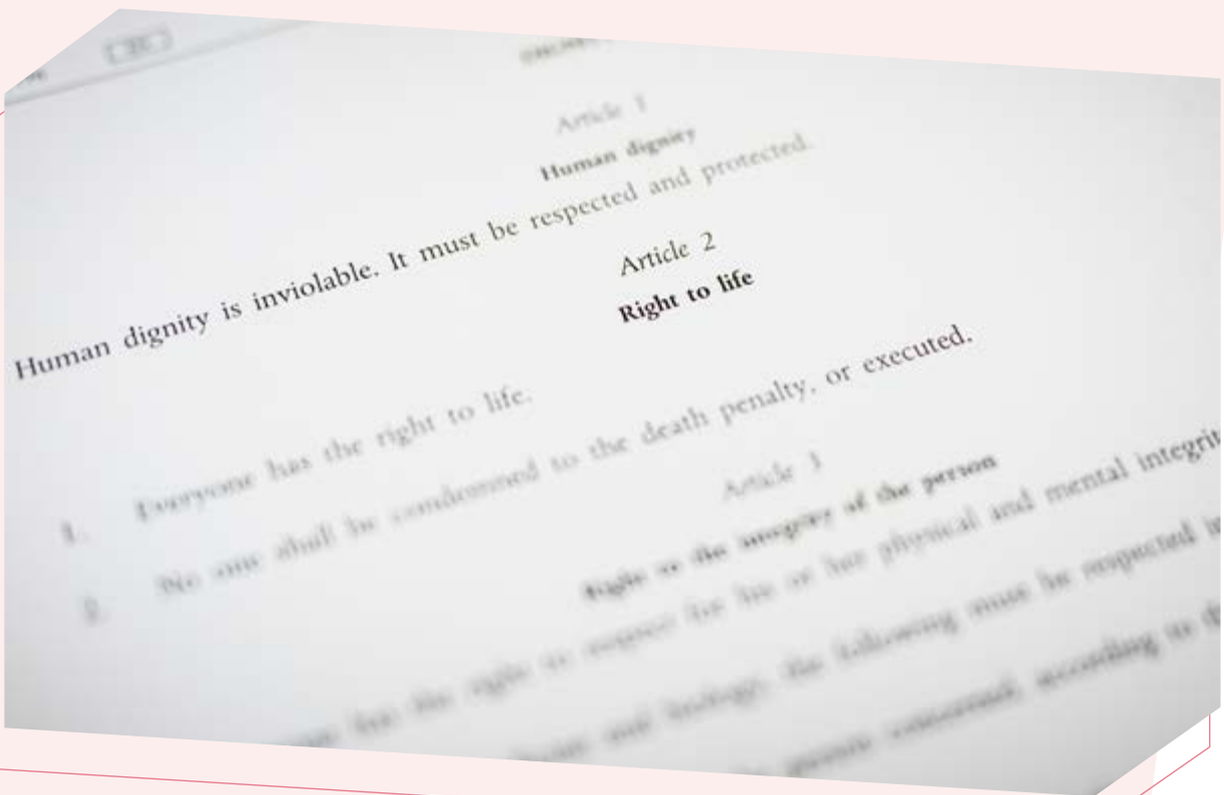
Overview

This activity aims to help participants to identify the behavioural indicators for radicalisation in prisons. Participants will receive training on how to detect and combat radicalisation, share information, apply probation and disengagement methods, and use exit programmes.

Learning objectives

- Identify the drivers for radicalisation in order to detect potentially radicalised inmates.
- Recognise the cross-sectional approach required in order to combat radicalisation in prisons, particularly involving non-governmental and civil society stakeholders.
- Compare working methods for combatting radicalisation in different Member States.
- Work towards improving existing methods for detecting and combatting radicalisation in prisons, in accordance with safeguards for fundamental rights.
- Apply existing practices in information sharing in order to improve the investigation process.
- Support the design of guidelines on detecting radicalisation intended for prison and probation services, in accordance with safeguards for fundamental rights.
- Explain the importance of preventing radicalisation and actively contribute to de-radicalisation and resocialisation efforts.
- Discuss probation and disengagement methods, and the use of exit programmes in prisons.





Human Rights and Fundamental Freedoms Seminars

EJTN training activities in the area of human rights and fundamental freedoms address essential questions for the rule of law in Europe, including the independence of judges, the autonomy of prosecutors or the application of the EU Charter of Fundamental Rights in national proceedings.

They also explore complex issues around juvenile justice, vulnerable and disabled people and cultural diversity in the courtroom, antisemitism and hate crimes. EJTN training activities provide EU justice professionals with in-depth insights into digital matters, such as AI and data protection, and freedom of speech in the digital era.

Participants learn about these topics through lectures, workshops, case studies, court hearings, interactive tools, and networking with peers.

EJTN training in this area is developed and delivered in cooperation with key partners, such as the EU Agency for Fundamental Rights (FRA), the European Court of Human Rights and the Council of Europe's Programme for Human Rights Education for Legal Professionals Project (HELP), the Association of European Administrative Judges (AEAJ) and the Max Planck Institute for Social Anthropology.

More Information

<https://ejtn.eu/activity/human-rights-fundamental-freedoms>

Scan here:



Rule of Law Training for Judges: Independent Judges as a Cornerstone of the Rule of Law (HFR/2024/01)

When

21 - 22 March 2024

Where

Valletta, Malta

Language

English

Target audience

Judges

**Application deadline
(institutions)**

12 January 2024

Overview

This seminar aims to address elements of the rule of law, including judicial independence and its grey areas, as well as dilemmas related to judicial independence, in particular in the participants' own work environment.

Judges will be able to assess and integrate the crucial role of judges in upholding the rule of law in practice.

Learning objectives

- Understand the key elements and principles of the rule of law.
- Exchange of knowledge and best practices between judges from across the EU.
- Reflect on the dilemmas related to judicial independence, in particular in the participants' own work environment.

Conflicts of Norms / Multi-Level Protection in the Application of Fundamental Rights (HFR/2024/02)

When

11- 12 April 2024

Where

Barcelona, Spain

Language

English

Target audience

Judges

**Application deadline
(institutions)**

19 January 2024

Overview

The seminar is organised in partnership with the Association of European Administrative Judges (AEAJ). Judges will be able to understand and reflect on the possible violations of fundamental rights and conflicts between national (ordinary) law and national constitutional law as well as between national (ordinary) law and EU law.

The training aims to provide constructive solutions to conflicts between national and European law in the application of fundamental rights and freedoms. Ultimately, it serves as a forum for the exchange of knowledge on the possible violations of fundamental rights in individual decisions.

Learning objectives

- Find constructive solutions to conflicts between national and European law in applying fundamental rights and freedoms.
- Develop an increased awareness of potential conflicts between judicial and administrative decisions and fundamental rights.
- This includes conflicts between primary and secondary EU law, between EU law and the European Convention on Human Rights (ECHR) and between national law and EU law and between national law and the ECHR.

Applicability and Effect of the EU Charter on Fundamental Rights in National Proceedings (HFR/2024/03)

When

18 - 19 April 2024

Where

FRA Vienna, Austria

Language

English

Target audience

Experienced Judges
Experienced Prosecutors
Experienced Court staff

Application deadline (institutions)

26 January 2024

Overview

The seminar focuses on the comparison of the system of rights created by the European Convention on Human Rights. It places special emphasis on interpreting Articles 51 and 52 of the Charter, which are critical for the foundation of judicial reasoning.

After completing the course and utilizing the various tools provided by the FRA website, participants will be equipped with the necessary knowledge to locate relevant documentation for their work. This newfound understanding will allow them to adopt a more effective approach towards the implementation of fundamental rights, providing them with valuable information that can be applied beyond the duration of the study days.

This course aims to improve participants' understanding of the EU Charter of Fundamental Rights. The course is designed as a step-by-step approach, beginning with an overview of the Charter's structure, followed by an analysis of the rights that are most frequently referred to in case law.

Learning objectives

- Acquire knowledge of the content and structure of the Charter by understanding the effectiveness within the Member States of the rights provided for in the document.
- Gain a deeper understanding of the relationship between the Charter and the European Convention on Human Rights system.
- Put theory into practice with the help of a handbook produced by the EU's Fundamental Rights Agency.

Antisemitism and Hate Crimes (HFR/2024/04)

When

16 - 17 May 2024

Where

Krakow, Poland

Language

English

Target audience

Judges

Prosecutors

Court staff

Application deadline (institutions)

16 February 2024

Overview

The seminar will allow practitioners to better understand the phenomena of antisemitism and its origins. It focuses on how to recognize various forms of antisemitism, both overt and subtle, in different contexts, such as online spaces, public discourse, and interpersonal interactions. Moreover, it puts an emphasis on how to define, recognize and investigate hate-motivated crimes, as well as how to differentiate between antisemitism and hate crime.

Practitioners will become up to date regarding the fundamental rights of hate crime victims and will be able to apply this knowledge in daily judicial practice, as well as apply knowledge of relevant international and national laws, conventions, and regulations about hate crimes and antisemitism, evaluating their effectiveness and limitations.

The training ultimately aims to provide a classification of the dilemmas involved in addressing hate speech, especially balancing freedom of expression with the need to prevent and combat hate crimes and respect human rights.

Learning objectives

- Explore the legal challenges faced by practitioners when addressing antisemitism and hate crimes.
- Provide participants with a comprehensive understanding of antisemitism, hate crime and their impacts, as well as equipping them with practical tools to address and prevent these issues in various settings.
- Develop an increased awareness and sensitivity to bias motives in hate crimes and to discriminatory behaviours, as well as the crucial role of the judiciary in protecting the procedural rights of hate crime victims.
- Provide a platform for cooperation and exchange of information and good practices between the practitioners in cross-border cases related to hate-motivated crimes.
- Raise awareness regarding the protection of hate crime victims' rights.
- Provide participants with an overview of the recent jurisdiction of the European Court of Human Rights related to the rights of hate-motivated crime victims.

Human Rights and Access to Justice (HFR/2024/05)

When

27 - 29 May 2024

Where

Council of Europe,
Strasbourg, France

Language

English

Target audience

Judges
Prosecutors
Court staff

Application deadline (institutions)

27 February 2024

Overview

The seminar will examine the essential concepts of the right to a fair trial and effective remedies as a fundamental right. It will cover Article 6 of the European Convention on Human Rights and Article 47 of the EU Charter on Fundamental Rights.

The Council of Europe and speakers from the European Court of Human Rights will collaborate in organizing the training. During the seminar, practitioners will share best practices with experts and peers by applying Articles 6 and 47 and the applicable case law of the European Court of Human Rights to practical cases.

The seminar aims to provide a thorough understanding of the right to access justice, with a focus on the jurisprudence of the European Court of Human Rights and the Court of Justice of the EU.

Learning objectives

- Identify and understand various concepts relating to the right to a fair trial and the notion of effective remedies as a fundamental right (Article 6 of the European Convention on Human Rights, Article 47 of the EU Charter on Fundamental Rights).
- Learn about various aspects of the right to a fair trial and tools available for researching relevant case law.
- Find and apply relevant standards stemming from the case law of the European Court of Human Rights and ECJ in cases they are adjudicating.

Fundamental Rights and Courts Dialogue in the 21st Century: Facing the Law of the Future (HFR/2024/06)

When

6 - 7 June 2024

Where

Barcelona, Spain

Language

English

Target audience

Judges

Prosecutors

Court staff

Application deadline (institutions)

6 March 2024

Overview

The seminar covers a series of diverse topics linked by the common theme of setting benchmarks for the construction of new legal paradigms in different fields.

It focuses on the “Constitutionalism of the Future”, with a new generation of rights such as genetic identity, integrity and privacy, reproduction, or the response of constitutional values to cloning or other genetic manipulations. In addition, it brings the perspective of the right of access to new technologies, “computer privacy”, or social or political participation through the Internet.

It connects with other areas such as criminal law, the models of civil liability arising from our relationship with machines and intelligent systems, environmental law and new health contexts.

Learning objectives

- The training aims to enhance practitioners’ comprehension of the dialogue between the Courts and the coexistence of different jurisprudential systems in the scope of the Union to the existing practices and standards in EU Member States.
- Practitioners will exchange best practices in terms of effectiveness or efficiency in the protection of Fundamental Rights in the context of the new challenges posed by the future.

Cultural Diversity in the Courtroom (HFR/2024/07)

When

19 - 20 September 2024

Where

Thessaloniki, Greece

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

19 June 2024

Overview

This training workshop creates a platform for legal practitioners, legal scholars and academics from the disciplines of sociocultural anthropology, sociolegal studies, and area studies, to address the subject of cultural (including religious) diversity and the challenges related thereto.

The training aims to develop an increased awareness of and sensitivity to cultural diversity in daily judicial practice and assess how this can be best incorporated into the professional ethics and commitments by courts and public prosecutor's offices in general.

Learning objectives

- Gain a better understanding of culture when engaging in discussions with academics who update them on the current state of social scientific research.
- Understand and reflect upon the meaning and the role of 'culture' and 'cultural diversity' in the specific professional context of the judiciary.
- Access relevant sources of information and expertise on issues of cultural diversity in judicial settings.
- Become familiar with a range of techniques that facilitate reflection on cultural diversity and the incorporation of its aspects into individual decision-making.
- Formulate adequate and tailored responses to the different dimensions in which 'cultural diversity' presents or manifests itself in participants' daily practice
- Allow participants to draw conclusions on questions of cultural diversity in their daily judicial practice from comparative legal exercises and discussions with practitioners from different EU countries.

Freedom of Speech in the Digital Era (HFR/2024/08)

When

3 - 4 October 2024

Where

Riga, Latvia

Language

English

Target audience

Judges

Prosecutors

Court staff

**Application deadline
(institutions)**

3 July 2024

Overview

This seminar allows practitioners to apply the right to freedom of expression and identify how it can intersect with the judiciary (Article 10, Article 8 of the European Convention on Human Rights).

Through a combination of theoretical lectures and practical workshops, practitioners will have the opportunity to discuss their own exercise of freedom of expression as members of the judiciary, as well as the challenges they encounter when dealing with cases related to freedom of expression.

The sessions will be led by experts from academia, European Court of Human Rights officials, trainers and professionals in the field of EU human rights.

Learning objectives

- Help practitioners in tackling a range of issues related to freedom of expression within the judiciary.
- Provide a platform for judges and prosecutors across the EU to share knowledge and best practices.
- Serve as a forum for the exchange of knowledge and best practices between judges and prosecutors across the EU.

Fundamental Rights of Minors in the Criminal Justice System (HFR/2024/09)

When

21 - 22 October 2024

Where

Sofia, Bulgaria

Language

English

Target audience

Judges

Prosecutors

Court staff

**Application deadline
(institutions)**

19 July 2024

Overview

The seminar focuses on the fundamental principles of juvenile justice, in their conventional and jurisprudential sources, specifically the EU Charter of Fundamental Rights, the European Convention on Human Rights, the Convention on the Rights of the Child (CRC) and in particular the principles of specialization of juvenile justice, continuity of monitoring, priority of the educational dimension over the repressive dimension.

Learning objectives

- Learn how to apply the fundamental principles during the pre-sentencing phase (during investigations), sentencing phase, and post-sentencing phase (in the follow-up of the measures or sentences pronounced by the court), specifically when minors are in a situation of privation of liberty.
- Gain an understanding of the specific needs and vulnerabilities of minors, including cultural, family, intellectual, health, moral issues, to ensure better effectiveness of the fundamental rights of minors in court decisions, through psychological, cultural and social expertise.

Vulnerable and Disabled People (HFR/2024/10)

When

21 - 22 November 2024

Where

Riga, Latvia

Language

English

Target audience

Judges

Prosecutors

**Application deadline
(institutions)**

3 September 2024

Overview

The seminar provides a broader perspective on the European legal framework as well as the case law of the European Court of Human Rights and the Court of Justice of the EU.

Expert speakers will focus on aspects such as non-admissible discrimination based on age and disabilities, work, social security and guaranteeing access to sources of income by the elderly and disabled people.

Practitioners will better understand the application and situation of other European Member States thanks to the exchange of knowledge and best practices among experts and peers across the EU by applying the European legal framework and jurisprudence to practical cases.

Learning objectives

- Identify different sources of fundamental rights of elderly and disabled people.
- Understand and reflect upon the protection and promotion of the health of elderly and disabled people in the EU.
- Provide constructive solutions on balancing the right to health with other fundamental rights of elderly and disabled people.
- Serve as a forum for the exchange of knowledge on the protection of elderly and disabled people who are victims of crimes.

AI and Data Protection (HFR/2024/11)

When

14 - 15 November 2024

Where

Thessaloniki, Greece

Language

English

Target audience

Judges

Prosecutors

Application deadline (institutions)

13 September 2024

Overview

The course aims to deepen knowledge of the complex system of AI to understand its risks and the need for careful balancing with the system of fundamental rights.

The first part will focus on understanding what AI is. It will then examine the structure of the European Regulation on AI, the first general document regulating these technologies, which is expected to be approved at the end of 2023. It is important to know that, as part of its digital strategy, the EU has decided to regulate AI to ensure better conditions for the development and use of innovative technology.

The seminar will also cover the topic of the use of AI in judicial decision-making to enable a structured debate on the limits and opportunities of predictive justice in civil and criminal law. Many questions arise in this field, and the course will be an important opportunity for the participants to discuss crucial aspects of jurisdiction and the rule of law. Space will be devoted to the initial experiences of using AI techniques in the jurisdiction.

The seminar will take an in-depth look at the characteristics of the EU General Data Protection Regulation (GDPR), which was adopted in 2016 and came into force in May 2018. Data protection as a fundamental right will be examined in light of the development of technology, in particular the use of AI systems.

Learning objectives

- Gain knowledge of the different AI types and their characteristics, as well as EU regulations on AI and the challenges AI constitutes.
- Increase knowledge of AI use in law disputes and issues it has for changes in judiciary deliberations
- Gain a greater understanding of data protection regulation and the impact of new technologies on fundamental rights
- Gain a greater understanding of the link between sensitive data protection and AI regulation.

Webinar: Cultural Diversity in the Courtroom (Advanced) (HFR/2024/12)

When

Depending on the study visit

Where

Online

Language

English

Target audience

Experienced Judges

Exp. Prosecutors

Application deadline (institutions)

TBC

Overview

This training workshop facilitates the exchange of knowledge among peers. It creates a platform for legal practitioners, legal scholars, and academics from the disciplines of sociocultural anthropology, sociolegal studies, and area studies, to address the subject of cultural (including religious) diversity and the challenges related thereto, based on the discussion of specific cases submitted by participants of the EJTN-MPI Study Visit.

Judges and prosecutors, who (ideally) have previously participated in the basic training 'Cultural diversity in the courtroom', will further strengthen their capacity to assess and address questions of cultural diversity by acting as peer experts, comparatively discussing a selected case and applying the knowledge and tools acquired during the basic training.

Learning objectives

- Gain further experience and confidence in applying to specific case scenarios a range of techniques that facilitate reflection on cultural diversity.
- Strengthen their capacity to draw lessons from comparative and context-sensitive assessments of cultural diversity and recent developments in case law across Europe.
- Acquire the skills to articulate and analyse the particular professional challenges concerning cultural diversity in judicial practice, and to collaboratively reflect and deliberate about adequate and tailored responses to cultural diversity in a European-wide peer-group setting.

Whistleblowers (HFR/2024/13)

When

20 - 21 June 2024

Where

Bonn, Germany

Language

English

Target audience

Judges

Prosecutors

Court staff

**Application deadline
(institutions)**

20 March 2024

Overview

The seminar provides a general overview of the Whistleblowers Directive. It addresses the challenges of the Whistleblowers Directive in the EU and its application in EU Member States.

This seminar aims at helping judges, prosecutors and court staff to identify the protection and limits of application of the EU Whistleblowers Directive.

Learning objectives

- Exchange best practices by discussion of the Directive's application in practical cases.
- Apply the Whistleblowers Directive in cases before the court and in their daily professional experience.



Linguistics Seminars and Summer Schools

EJTN linguistics seminars focus on training for EU justice professionals in legal English, French, German, Spanish and, more recently, Italian. The main goal of these seminars is to help participants improve their legal and language skills, facilitate cross-border judicial cooperation, and support the development of a common European legal culture.

Participants receive training in various legal instruments in fields such as civil law, criminal law, family law and human rights. There is also specialised training on asylum and environmental law, as well as the fight against cybercrime and cross-border organised crime.

Lessons combine theory and practice in legal terminology, covering the four basic language skills: reading, writing, speaking and listening. Sessions are delivered by linguistic and legal experts working in tandem to create a more interactive approach. These training sessions are specifically designed for small groups.

In addition to its linguistics seminars, EJTN also organises summer schools that allow justice professionals to further improve their language skills in specific areas of law.

More information

<https://ejtn.eu/activity/linguistics-programme>

Scan here:



Legal Language Training in Cooperation in Civil Matters (LI/2024/01)

When

4 - 8 March 2024

Where

Barcelona, Spain

Language

Either English B2 or Spanish B2 level as per the CEFR² (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors
Court staff

Application deadline

8 January 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams

² Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Cybercrime (LI/2024/02)

When

8 - 10 April 2024

Where

Trier, Germany

Language

English C1 level as per the CEFR³ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors

Application deadline

30 January 2024

Overview

A three-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law.
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

Legal Language Training in Cooperation in Family Law (LI/2024/03)

When

24 - 26 April 2024

Where

Vilnius, Lithuania

Language

English C1 or French C1 level as per the CEFR⁴ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors

Application deadline

5 February 2024

Overview

A three-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law.
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

⁴ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Criminal Matters (LI/2024/04)

When

13 - 17 May 2024

Where

Bordeaux, France

Language

Either English B2 or French B2 level as per the CEFR⁵ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors
Court staff

Application deadline

4 March 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law.
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

⁵ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Human Rights (LI/2024/05)

When

3 - 7 June 2024

Where

Kroměříž, Czech Republic

Language

English B2 or French B2 level as per the CEFR⁴ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges

Prosecutors

Court staff

Application deadline

20 March 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law.
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

⁴ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Civil Matters (LI/2024/06)

When

1 - 5 July 2024

Where

Lublin, Poland

Language

English B2 or French B2 level as per the CEFR⁷ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges

Prosecutors

Court staff

Application deadline

15 April 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law.
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

⁷ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Human Rights (LI/2024/07)

When

23 - 27 September 2024

Where

Zadar, Croatia

Language

English B2 or German B2 level as per the CEFR⁴ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors
Court staff

Application deadline

3 June 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law.
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

⁴ Common European Framework of Reference for Languages.

Legal Language Training in Cross-Border Organised Crime (LI/2024/08)

When

14 - 16 October 2024

Where

Ljubljana, Slovenia

Language

English C1 level as per the CEFR⁹ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors

Application deadline

2 July 2024

Overview

A three-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

⁹ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Criminal Matters (LI/2024/09)

When

21 - 25 October 2024

Where

Budapest, Hungary

Language

English B2 or Spanish B2 level as per the CEFR¹⁰ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors
Court Staff

Application deadline

2 July 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams

¹⁰ Common European Framework of Reference for Languages.

Legal Language Training in Environmental Law (LI/2024/10)

When

4 - 6 November 2024

Where

Madrid, Spain

Language

English C1 or French C1 level as per the CEFR¹¹ (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors

Application deadline

12 July 2024

Overview

A three-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the criminal environmental law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

¹¹ Common European Framework of Reference for Languages.

Legal Language Training in Asylum and Refugees (LI/2024/11)

When

27 - 29 November 2024

Where

Balaton, Hungary

Language

English C1 or French C1 level as per the CEFR¹² (to be self-assessed but online diagnostic test is recommended)

Target audience

Judges
Prosecutors

Application deadline

10 September 2024

Overview

A three-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams.

¹² Common European Framework of Reference for Languages.

Linguistics Conference Train the Trainers (LICON/2024/01)

When

5 - 6 September 2024

Where

Bucharest, Romania

Language

English (plenary)
English, French, German, Italian
and Spanish (workshops)

Target audience

Legal language trainers

Application deadline

3 June 2024

Overview

The conference aims to facilitate the exchange of knowledge and best practices in legal language training at national and European level, by facilitating the dialogue between EJTN experts in this field, linguists and legal experts involved in training activities at national level, interested in the activities carried out by the EJTN.

Learning objectives

- Disseminating knowledge about the EJTN portfolio of linguistic training activities.
- Understanding of the EJTN linguistic training model (e.g. tandem linguist-legal expert training, targeted training through online conversational classes etc.).
- Mapping individual and institutional training needs in legal language training.
- Identifying expertise and best practices in current legal language training at national and European level.
- Discussing future avenues, especially ways of using digitalisation and AI driven technologies for legal language training.
- Identifying future expertise for EJTN in this field.

English Course for Leaders (LI/2024/16)

When

Face-to-face

5 - 6 March 2024 (part 1)
21 - 22 November (part 2)

10 online sessions

21 March
11 April
02 May
23 May
06 June
20 June
12 September
26 September
10 October
31 October

Where

Düsseldorf, Germany

Language

English B1 + B2
English C1 + C2

Target audience

Judicial and court staff
leaders¹³

Application deadline

8 January 2024

Overview

A longer term blended cross disciplinary training consisting of 2 x 1,5 day long face to face trainings, and 10 online sessions of 90 minutes which aims at developing leadership skills through communicating in a foreign language about expert leadership topics.

The course will combine input from the designated areas of leadership and organizational psychology, together with language input, in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial leaders and to enhance mutual trust by jointly discussing (B2 level), comparing and analysing as well as presenting (C2 level) in a foreign language matters directly related to the leadership in judiciary.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialized vocabulary related to the field addressed; familiarizing the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of designated leadership topics such as leadership skills, types of leadership, language of leadership organizational psychology, people's management both individually as in groups with reference to the designated topics.
- Gain confidence in actively using the target language as well as acquire terminology from areas discussed
- Acquire and use in relevant leadership context the terminology as well as relevant foundation level knowledge of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations.

¹² Presidents and Vice-presidents of Courts, Chief Prosecutors, Court Department Heads, Directors of Court Administration.



Summer School in Linguistics in Human Rights (SLI/2024/01)

When

27 - 31 May 2024

Where

Rome, Italy

Language

English B1 + B2

French B1 + B2

As per the CEFR¹⁴ (to be self-assessed but online diagnostic test is recommended)

Target audience

Trainee judges

Trainee prosecutors

Judges and prosecutors within 3 years of practice

Application deadline

26 February 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams

¹⁴ Common European Framework of Reference for Languages.

Summer School in Linguistics in Criminal Matters (SLI/2024/02)

When

22 - 26 July 2024

Where

Krakow, Poland

Language

English B1 + B2

French B1 + B2

As per the CEFR¹⁵ (to be self-assessed but online diagnostic test is recommended)

Target audience

Trainee judges

Trainee prosecutors

Judges and prosecutors within 3 years of practice

Application deadline

29 April 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams

¹⁵ Common European Framework of Reference for Languages.

Summer School in Linguistics in Civil Matters (SLI/2024/03)

When

26 - 30 August 2024

Where

Budapest, Hungary

Language

English B1 + B2

French B1 + B2

As per the CEFR¹⁶ (to be self-assessed but online diagnostic test is recommended)

Target audience

Trainee judges

Trainee prosecutors

Judges and prosecutors within

3 years of practice

If seminar not filled with

trainees it will open to court

staff

Application deadline

27 May 2024

Overview

A five-day, face-to-face seminar, which aims at developing skills of communicating in a foreign language at professional level about expert legal topics by combining input from the designated areas of law by legal experts and language input in a practical and interactive way with focus on higher order thinking skills.

Furthermore, it aims to improve participants' linguistic skills (mostly oral but also written to some extent) in order to facilitate direct contacts and communication between judicial authorities and to enhance mutual trust by jointly discussing, comparing and analysing as well as presenting in a foreign language, matters directly related to the designated areas of law.

The course shall engage the participants in interactive and participatory activities with both legal and linguistic content aimed at mastering specialised vocabulary related to the field addressed; familiarising the participants with the various legal instruments in the field of the training offered to the extent of active descriptive and analytical knowledge, as well as providing an opportunity to become aware and demonstrate basic user knowledge of the online tools available on the Internet.

Learning objectives

- Practice and enhance their speaking, reading, listening and writing skills in the target language within the context of the designated area of law.
- Gain confidence in actively using the target language.
- Acquire and use in relevant legal context the legal terminology of the designated field and will engage in participatory independent activities with colleagues using the terminology in discussions, role plays, comparative analysis and presentations or mock trials.
- Gain awareness of the EU judicial cooperation in the given area of law and both become aware and be able to use the facilitating tools in the designated area law
- Analyse the different national judicial system in EU Member States activating the terminology acquired and with reference to the legal input from the legal expert independently or in teams

¹⁶ Common European Framework of Reference for Languages.

Online Conversation Classes (LI/OCC/2024/01-33)

When

Series 1: Spring
Series 2: Before Summer
Series 3: Autumn

Where

Online

Language

English B1 + B2
French B1 + B2
German B2
Italian B2
Spanish B2

Target audience

Judges
Prosecutors

Application deadline

TBC

Overview

The language courses are offered to judges and prosecutors who already possess knowledge of a second language but wish to advance their skills for use in the workplace.

Over a series of ten weekly webinars of 60 minutes each, expert instructors will engage participants in practical exercises and activities designed to improve their language skills. The predominant focus of the webinars centres on listening and speaking. Languages offered are English, Spanish, French, Italian and German.

Activities envisioned for the course webinars include authentic language usage via legal case review and discussion, discussion and comparison of laws between EU Member States and apply second language skills in a professional context.

Learning objectives

- Engage in applied use of spoken language through active use in online dialogue with peers in similar roles.
- Acquire a deeper comprehension and use of legal terminology and jurisprudence through exercises and activities.
- Evidence advancement of knowledge through interactive weekly activities and an end-of-course presentation to allow participants to gauge their advancement.



Judicial Training Methods Seminars

EJTN's activities in the judicial training methods portfolio cover cross-cutting aspects of justice delivery and management.

One of the key topics tackled by EJTN seminars is the use of new technologies in judicial practice and training, such as virtual reality and virtual hearings, as well as the challenges and opportunities they present.

Other themes explored include leadership and communication, communication and vulnerability, and change management as well as judgecraft, i.e., the art of being a good judge.

Training on judicial methods is of particular importance for both practising members of the EU judiciary and judicial trainers.

More information

<https://ejtn.eu/activity/judicial-training-methods/>

Scan here:



Personal Leadership for Judicial Leaders (TM/2024/01)

When

7 - 8 March 2024

Where

Prague, Czech Republic

Language

English

Target audience

Court presidents

Chief prosecutors

Court staff managers

Application deadline

5 February 2024

Overview

A two-day training focused on the person of a leader. Participants will be involved in interactive workshops and group-works, will be given a key role in discussing the cultural context of personal leadership, issues of managerial ethics, emotional intelligence, conflicts, and time management.

Learning objectives

- Participants will recognize the importance of emotional intelligence for a successful leader and different types of leadership styles.
- They will learn about different types of conflicts and practices how to deal with them.
- They will be confronted with Time-management tools and how they can help to increase personal and organizational efficiency.

Webinar: Evaluation and Learning Scan – A New Approach in Judicial Training (TM/2024/02)

<p>When 14 March 2024</p> <p>Where Online</p> <p>Language English</p> <p>Target audience Court presidents Head State Prosecutors Offices Court Directors (Court staff)</p> <p>Application deadline 14 February 2024</p>	<p>Overview Participants will be able to know the steps of planning a training event and how to implement it.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ The seminar aims to address the analysis of the training cycle, from the design phase to implementation and subsequent evaluation. ▪ The aim is to improve training delivery to make it fully responsive to identified training needs, starting with the definition of clear and, when applicable, measurable objectives. ▪ Evaluation will be addressed discussing the Kirkpatrick's model and the Cycle of continuous improvement (CCI).
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Applying New Technologies to Judicial Training – Good Practices and Ongoing Challenges (TM/2024/03)

When

18 - 19 March 2024

Where

Trier, Germany

Language

English

Target audience

Trainers

Representatives of training institutions

Application deadline

5 February 2024

Overview

This hybrid seminar will present and exchange experiences and best practices regarding the organization of hybrid events as well as distance learning courses.

Together with judicial trainers and training methodologists, the seminar will present the different considerations to be taken when organizing training events with the use of new technologies.

Learning objectives

- Disseminate the use of the Handbook on distance learning.
- Raise awareness of the available tools regarding distance learning.
- Show institutions the challenges they might face on distance learning and the possible solutions to overcome them.
- Learn best practices from other countries.

Virtual and Hybrid Hearings - IT Tools, Challenges and Best Practices (TM/2024/04)

When

4 - 5 April 2024

Where

Celle, Germany

Language

English

Target audience

Judges

Prosecutors

Trainers

Application deadline

5 February 2024

Overview

Virtual hearings are becoming more prevalent in the judicial process. They are conducted by audio-visual means, where cases are progressed without the need for participants to attend the Court in person.

The activity will follow up on the best practices from different jurisdictions on the IT framework and the conduct of the proceeding parties in the process.

Learning objectives

- Provide the overview of the current IT systems for hearings.
- Raise awareness of the best practices from different countries.
- Show judges the challenges they might face in virtual hearing and the possible solutions to overcome them.

Training Trainers to Train Judgecraft (TM/2024/05)

When

18 - 19 April 2024

Where

Barcelona, Spain

Language

English

Target audience

Targeted judicial trainers
Persons in charge for course
training development

Application deadline

18 February 2024

Overview

This is a seminar designed to provide the basic tools for Judicial Trainers wishing to introduce a judgecraft training programme for their national institutions.

The training is structured around a blended learning delivery model consisting of self-managed research conducted before the start of the workshop, lectures on judgecraft and the principles of adult learning.

This seminar will also include discussions to encourage the sharing of knowledge and understanding between the delegates, group tasks and activities on the design of judicial training, group presentation and individual tasks.

Learning objectives

- Identify what is meant by and what elements generally constitute judgecraft.
- Define the specific meaning of judgecraft within their own judiciary.
- Create a judge craft skills matrix that reflects the specific practices of their own judiciary.
- Use the skills matrix to identify learning needs and to design and deliver an effective judge craft training program in their own national institutions.
- Be aware of and able to apply the best practice principles of adult learning design, delivery and evaluation.

Communication and Vulnerability (TM/2024/06)

When

2 - 3 May 2024

Where

Barcelona, Spain

Language

English

Target audience

Trainers

Judges

Prosecutors

Application deadline

2 March 2024

Overview

A seminar focusing on the key judicial skill of communication and the importance of recognizing vulnerability in others and ourselves in the court context.

Learning objectives

- Understand the elements of communication and how it can go wrong.
- Understand, how we, as judges, need to adapt when communicating with individuals with different vulnerabilities to ensure procedural and substantive justice is met.
- Understand key indicators of vulnerabilities which may affect the ability of an individual to understand the court process or communicate effectively in court.
- Recognise the power of the vulnerable judge - resilience and reflection.

Pedagogical Innovation Through the Skills-Based Approach: Work on the Posture of the Judge (TM/2024/07)

When

6 - 7 May 2024

Where

Paris, France

Language

English

Target audience

Trainers

Judges

Prosecutors

Application deadline

16 March 2024

Overview

Pedagogical innovation at the service of the training of magistrates. How to appropriate new training tools to train the magistrates of tomorrow.

The competency-based approach makes it possible to meet this challenge. This training will take place in the form of practical workshops to appropriate new training tools on topics such as the ethics of judges, writing (judgment and indictment), behaviour in court.

Learning objectives

- Understand the “skills-based approach” pedagogy.
- Define the professional skills of the magistrate and create a professional reference system
- Create educational tools to acquire these skills (ethics, judgment writing, in initial training and in continuing education).

Virtual Reality in Judicial Training (TM/2024/08)

When

3 - 7 June 2024

Where

Pirna, Germany

Language

English

Target audience

Trainers

Education advisors

Members of training institutions

Application deadline

3 April 2024

Overview

This seminar will explore the role and possibilities of incorporating Virtual Reality tools in judicial training.

The aim of this training activity is to enable lecturers and experts to understand the basics of creating virtual environments and scenarios for use in judicial training and how it can benefit judges, prosecutors and in general the court staff and the general public.

Learning objectives

Knowledge and understanding

- Knowledge of the background and the history of VR and AR technology.
- Knowledge of safety procedures: VR training will help learners understand and follow safety procedures, such as identifying hazards and using protective equipment, in a realistic and engaging way;
- Familiarity with equipment and tools: VR training will help learners become familiar with the equipment and tools they need to use for a particular task or job, such as for operating in specific place or using software programs.
- Understanding the challenges and problems of using VR in judicial training.
- Understanding the importance of continuous learning: Virtual reality training will provide judges with a dynamic and engaging learning experience that encourages continuous learning and professional development.
- Empathy and perspective-taking: Virtual reality will help trainers (judges and prosecutors) understand the perspectives and experiences of different parties involved in a case, such as victims, witnesses, and defendants. This can help judges make more informed and empathetic decisions.

Practical and analytical skills

- Develop skills to critically analyse and apply experiences gained from VR sessions.
- Data analysis: VR sessions will provide trainers with data visualizations and analytical tools that help them analyse trainee performance data more efficiently. This can help trainers identify patterns and trends in trainee performance and adjust their training approach accordingly.
- Scenario design: VR simulations require careful scenario design to be effective. Trainers must use analytical skills to identify the key elements of a legal problem or situation and create a scenario that challenges trainees to analyse evidence, weigh different factors, and make informed decisions.
- Performance evaluation: VR simulations can be used to evaluate trainee performance and provide detailed feedback. Trainers must use analytical skills to evaluate trainee performance data and provide feedback that is constructive and actionable.

Trauma Informed Judging and Practice (TM/2024/09)

When

10 - 11 June 2024

Where

Hamburg, Germany

Language

English

Target audience

Trainers

Education advisors

Members of training institutions

Application deadline

10 April 2024

Overview

Taking a trauma-informed approach with witnesses in court; Re-traumatization; Vicarious Trauma. Written and facilitated by experts in the field of Forensic Clinical Psychology, this seminar is designed to raise awareness of the concept and application of trauma-informed practice through a judicial lens.

This seminar will explore further the process of the psychological underpinning of trauma, how this translates to the justice setting and how the systematic application of trauma-informed practice in the wider legal context can result in more effective, fair, intelligent and just legal responses. Participants will be provided with the opportunity to consolidate pre-course learning by engaging in active, collaborative learning with colleagues.

The aim of trauma-informed judging / practice seminar is to equip judges with the knowledge, skills, and attitudes necessary to manage cases involving trauma with understanding and fairness. It will emphasize the potential impact of working with trauma survivors and the importance of self-care for judges and prosecutors.

Learning objectives

- The wide-ranging effects of psychological trauma on witnesses in sexual offences and domestic abuse cases and the implications this has in a court environment.
- The meaning and application of trauma-informed practice in court.
- The risk of re-traumatization and how to minimize this, whilst assisting such witnesses to give the best evidence they can.
- How to recognize and address the harmful effects of vicarious trauma on the judicial office holder and other members of the court.

Communication for Judicial Leaders (TM/2024/10)

When

24 - 25 June 2024

Where

Zagreb, Croatia

Language

English

Target audience

Court presidents

Chief prosecutors

Court staff managers

Application deadline

24 April 2024

Overview

Training to judicial leadership should support judicial leaders, and especially Presidents of courts and Chief prosecutors, in effectively implementing their tasks, by defining the future for the organization, by inspiring others through their commitment and enthusiasm and by acting as a role model.

Communication by itself is a definition of leadership. Therefore, for a leader to be effective they must be an effective communicator on all levels of their engagement.

This interactive 2-day seminar will cover general aspects of internal and external communication for leaders, followed by practical examples and group work. One segment of the seminar will also be dedicated to communication with the media.

Learning objectives

- Enhance their communication skills to produce quality training and bring the added value of the training into the national context with implementing the best solutions.
- Acquire the skills to effectively communicate (both talk and listen) in the judicial setting.
- Understand and practice the format of a press conference.

The Legitimacy of the Magistrate in the Face of New Technologies (TM/2024/11)

When

3 - 4 October 2024

Where

Lisbon, Portugal

Language

English

Target audience

Judges

Prosecutors

Trainers

Application deadline

15 July 2024

Overview

Current technological developments question the legitimacy of the magistrate both in his decision-making and in his posture. How can we cope with that? We offer you an approach from the perspective of comparative law between civil law and common law systems.

After having questioned together the major issues that arise regarding new technologies and new modes of communication, we will work in 3 workshops to experiment and find solutions to these issues: writing of the judgment and the influence of Artificial intelligence, communication on social networks and posture during filmed hearings.

Learning objectives

- Understand the issues and risks faced by the magistrate faced with current technological developments.
- Experiment and find solutions through practice.

Designing and Video Production for Judicial Training Part 1 (TM/2024/12)

<p>When 14 - 15 October 2024</p> <p>Where Vienna, Austria</p> <p>Language English</p> <p>Target audience Trainers Representatives of training institutions</p> <p>Application deadline 15 July 2024</p>	<p>Overview This course was built in order to better support and train our trainers in the design of a video production. In this course you will see; the objectives, the description of the content, the design of the script and supporting materials, the presentation technique.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Online teaching with impact, in order to support and train trainers in the design of a video production for purposes of judicial training. The aim of the seminar is to demonstrate the trainers, how a video presentation or lecture can support the training. The seminar aims at introducing digital literacy for the trainers to be equipped with the necessary skills to access, understand and use technology effectively in the context of judicial training. Equipped with these tools, trainers can effectively disseminate knowledge, engage their audience, and inspire learning in the digital era. ▪ After acquiring the above-mentioned skills, the trainers will come back for the second part of the seminar (scheduled for the beginning of 2025), and they will record their own short video presentation for teaching purposes in the premises and with the help of SSR. ▪ The initial step in teaching trainers video presentation skills is to ensure they have a solid understanding of the fundamentals. This includes explaining the purpose of video presentations, identifying the target audience, and establishing clear communication objectives. ▪ Trainers will learn about effective storytelling techniques, structuring content, and creating engaging visuals that supports and contributes to the training activity.
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Communication and Vulnerability (TM/2024/13)

When

24 - 25 October 2024

Where

Tallinn, Estonia

Language

English

Target audience

Judges

Prosecutors

Trainers

Application deadline

15 July 2024

Overview

A seminar focusing on the key judicial skill of communication and the importance of recognizing vulnerability in others and ourselves in the court context.

Learning objectives

- Understand the elements of communication and how it can go wrong.
- Understand, how, as judges, they need to adapt when communicating with individuals with different vulnerabilities to ensure procedural and substantive justice is met.
- Understand key indicators of vulnerabilities which may affect the ability of an individual to understand the court process or communicate effectively in court.
- Recognise the power of the vulnerable judge - resilience and reflection
- After acquiring the above-mentioned skills, the trainers will come back for the second part of the seminar (scheduled for the beginning of 2025) and they will record their own short video presentation for teaching purposes in the premises and with the help of SSR.
- The initial step in teaching trainers video presentation skills is to ensure they have a solid understanding of the fundamentals. This includes explaining the purpose of video presentations, identifying the target audience, and establishing clear communication objectives. Trainers will learn about effective storytelling techniques, structuring content, and creating engaging visuals that supports and contributes to the training activity.

Change Management for Judicial Leaders (TM/2024/14)

<p>When 7 - 8 November 2024</p> <p>Where Nicosia, Cyprus</p> <p>Language English</p> <p>Target audience Court presidents Chief prosecutors Court staff managers</p> <p>Application deadline 7 September 2024</p>	<p>Overview During the seminar, the participants will actively participate in the creation of a proposal for a plan for the introduction of changes in the court.</p> <p>Preliminary survey among the participants is required regarding their previous experience and expectations and the extent of their competences.</p> <p>Learning objectives</p> <ul style="list-style-type: none"> ▪ Increase participants knowledge about change management theory. ▪ Develop participants communication and change management skills. ▪ Train participants on how to steer the change and to deal (through communication) with resistance to the change.
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4.2 Exchanges and Study visits

Launched in 2005 at the initiative of the European Parliament, the Exchange Programme for judicial authorities aims at developing a European judicial culture based on mutual trust.

Exchange activities allow EU justice professionals to improve their knowledge of other judicial systems, EU law and judicial cooperation tools. Exchanges also enable participants to improve their individual practice and to learn and exchange views with peers across Europe.

Organised in cooperation with European and international organisations, study visits provide judges, prosecutors and court staff with insights into the functioning and procedures of the host institutions.

These options are complemented by long-term training periods, which allow justice professionals to immerse themselves in the daily work of the Court of Justice of the EU, the European Court of Human rights, Eurojust or the European Public Prosecutor's Office.

More information

Exchanges: <https://ejtn.eu/exchanges>

Study Visits: <https://ejtn.eu/activity/study-visits>

Exchanges scan here:



Study Visits scan here:





General exchanges

When

All year round

Where

Courts and prosecution offices of the EU Member States¹⁷

Language

To be agreed between participants and host institution (most frequently English)

Target audience

Judges
Prosecutors
Court staff

Length

5 to 10 working days

Application period (participants)

Beginning of September 2023 until mid October 2023

Overview

General exchanges in the courts and prosecution offices of EU Member States enable judges, prosecutors and court staff to learn about the judicial system of the host country by attending court hearings, visiting relevant judicial institutions and meeting with their peers.

The exchange format - group or individual - offers room for discussions, debates and networking with fellow judges, prosecutors or court staff.

In practice, participants in individual exchanges shadow a counterpart in their daily work while group exchanges allow visiting participants from different nationalities to exchange views and best practices.

¹⁷ The list of hosting countries is available in the annual call for applications.



Specialised exchanges

When

All year round

Where

Courts and prosecution offices of the EU Member States¹⁸

Language

To be agreed between participants and host institution (most frequently English)

Target audience

Judges

Prosecutors

Court staff

specialised in the area they are applying for

Length

5 working days

Application period (participants)

Beginning of September 2023 until mid October 2023

Overview

Specialised exchanges offer judges, prosecutors and court staff an in-depth training experience in their field of expertise in the court or prosecution office of another EU Member State. In 2024, the following thematic areas are available under specialised exchanges:

All profiles

- Asylum and refugee law
- Family law
- Juvenile law
- Labour law
- Sentence enforcement

Specialised exchanges for judges and prosecutors only

- Anti-corruption law
- Banking law
- Company law
- Competition law
- Counterterrorism
- Environmental law
- Financial crime

- Guardianship law
- Insolvency proceedings
- Intellectual property law
- Law on contracts for work and services
- Mediation
- Migration law
- Organised crime
- Patent law
- Regulated market law
- Tax law

Court staff only

- Digitalisation of justice
- Judicial cooperation in civil law
- Judicial cooperation in criminal law

¹⁸ The list of hosting countries is available in the annual call for applications.



Exchanges for judicial leaders

When

All year round

Where

Courts and prosecution offices of the EU Member States¹⁹

Language

To be agreed between participants and host institution (most frequently English)

Target audience

Court presidents
Chief prosecutors
Court staff managers

Length

3 to 5 working days

Application period (participants)

Beginning of September 2023 until mid October 2023

Overview

Exchanges for judicial leaders allow court presidents, chief prosecutors or court staff managers to hone their management and leadership skills.

Being matched with an EU counterpart of the same function, participants debate subjects as various as digitalisation of justice, human resources, financial and budgetary management, media and influence on jurisdiction, or sustainable management.

While improving their own individual practice, judicial leaders have the opportunity to observe good practices that they can implement in their respective court or prosecution office upon their return. They can also share the knowledge and experience gained with the judges, prosecutors and court staff working with them.

¹⁹ The list of hosting countries is available in the annual call for applications.



Trainers exchanges

When

All year round

Where

Judicial training institutions of the EU Member States²⁰

Language

To be agreed between participants and host institution (most frequently English)

Target audience

Justice professionals acting as judicial trainers
Trainers working for national judicial training institutions

Length

5 to 10 working days

Application period (participants)

Beginning of September 2023 until mid October 2023

Overview

Trainers exchanges are a unique occasion for judicial trainers to exchange experiences with their peers across Europe on recent developments and best practices in judicial training.

Participants actively explore other judicial training cultures and learn about training methodologies, pedagogical tools, and training initiatives developed by the host country.

Upon their return, they are encouraged to implement new techniques they discovered, and share knowledge gained with their colleagues.

Trainers exchanges follow specific objectives and guidelines developed by EJTN, in particular the EJTN Judicial Training Principles and the European standards on judicial training from the European Commission's Pilot Project JUST/2012/JUTR/PR/0064/A4 on European Judicial Training.

²⁰ The list of hosting countries is available in the annual call for applications.



Bilateral exchanges

When

All year round

Where

Courts and prosecution offices of the EU Member States

Language

To be agreed between participants and host institution (most frequently English)

Target audience

Judges
Prosecutors
Court staff

Length

3 to 5 working days

Application period (participants)

Beginning of September 2023 until mid October 2023

Overview

In bilateral exchanges, a group of 3 to 5 judges, prosecutors or court staff from the same court or prosecution office, visits a court or prosecution office in another EU Member State to exchange experiences and best practices on a specific topic of common interest.

Participants draft their agenda in close cooperation with their hosting partners, providing the freedom of creativity to design an exchange suited to their needs.

These exchanges often lead to long-lasting partnerships between courts and prosecution offices across country borders.

Bilateral exchanges can be reciprocal, but this is not compulsory.



Regional exchanges

When

All year round

Where

Courts and prosecution offices of the EU Member States

Language

To be agreed between participants

Target audience

Justice professionals working close to a border and working on cases with a cross-border dimension

Length

5 working days

Application period (participants)

Applications may be submitted between mid-January 2024 and mid-November 2024

Overview

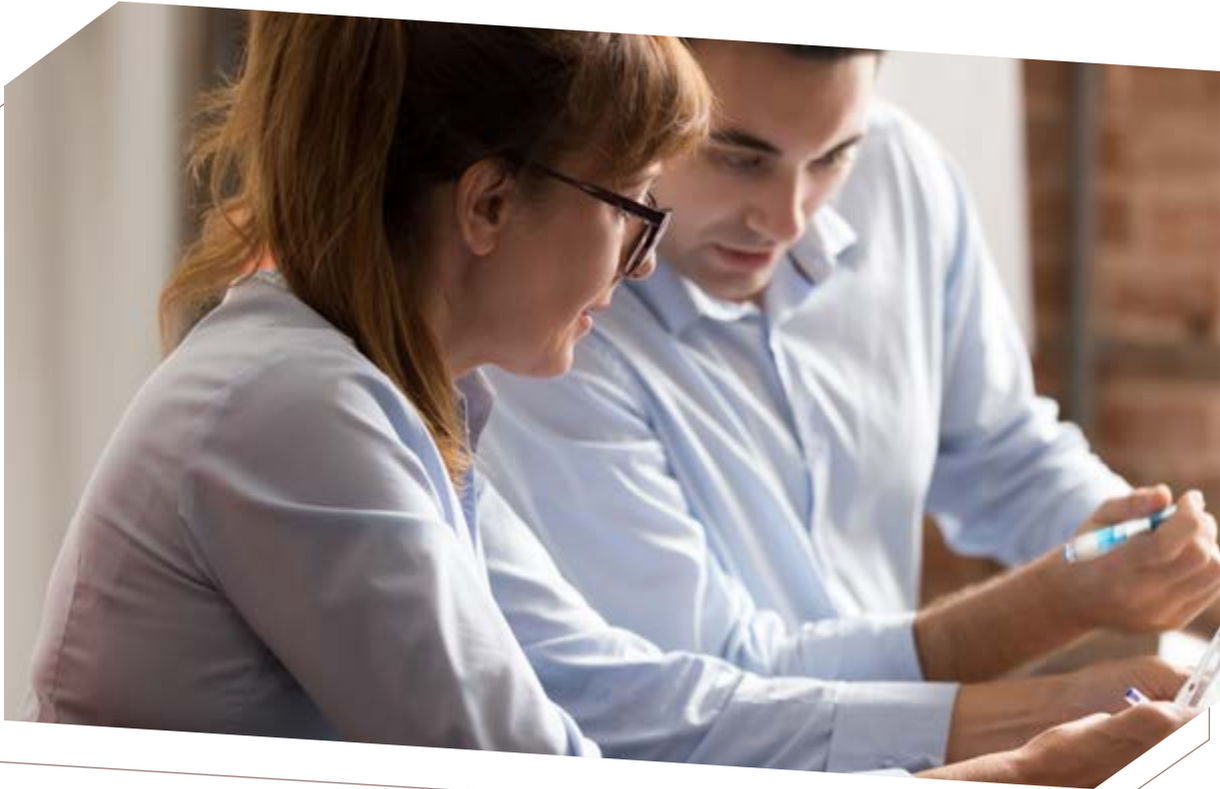
Regional exchanges are designed to develop direct cooperation and trust between practitioners located on two sides of a border.

Visiting and hosting participants must be located at a maximum distance of 150 km from the domestic border.

Individual participants or up to two practitioners meet their counterparts on the other side of the border, discuss common issues, share their experience, and further collaborate on specific cases.

Once back at home, participants can foster mutual trust and cooperation locally, establish long-term cooperation relations and solve practical problems arising from cross-border cases.

Successful projects will be notified six weeks after the application.



Judiciary Learning Grant Programme

When

All year round

Where

Courts, prosecution offices and judicial training institutions of the EU Member States

CJEU

ECtHR

Language

To be agreed between participants

Target audience

Judges

Prosecutors

Court staff

Judicial trainers

Length

Up to 5 working days

Application period (participants)

Applications may be submitted between mid-January 2024 and mid-November 2024

Overview

The judiciary learning grant programme empowers members of the judiciaries of the EU Member States to build and implement a tailor-made project based on a self-identified training need. Applicants are encouraged to submit innovative projects to enhance cooperation with their European counterparts.

Through this programme, judges, prosecutors, court staff and judicial trainers can study in another EU Member State an issue of their choice and use the outcome of their field research in their daily practice.

The objectives of the programme are to enable judiciaries to gain new knowledge through problem identification and resolution, and to use new insights to solve issues they may encounter in their own practice.

This initiative also allows judiciaries to strengthen judicial work and contribute to positive change through transnational dialogue, networking, and collaborative problem-solving.

Project proposals are assessed within six weeks after the application based on a scoring rubric.



EJTN-CEPOL joint exchanges

When

All year round

Where

Law enforcement and judicial institutions

Language

English

Target audience

Justice professionals involved in cross-border cases:

Prosecutors

Investigative judges

Law enforcement officials

Length

5 working days

Application period (participants)

January – February 2024

Overview

Implemented in cooperation with the EU Agency for Law Enforcement Training (CEPOL), the EJTN-CEPOL joint Exchange Programme is a hands-on training programme enabling members of the EU judiciary and law enforcement bodies to exchange about each other's operational practices.

Judicial professionals and law enforcement officials have the opportunity to visit each other in their respective workplaces - i.e. law enforcement institutions and courts and prosecution offices of the EU Member States -, to share and compare experiences, working methods and investigation techniques.

Participants in EJTN-CEPOL joint exchanges usually discuss areas such as economic, financial crime, cybercrime, drug trafficking, trafficking in human beings, environmental crime, corruption and joint investigation teams (JITs).



Long-Term Training Periods

When

CJEU: early Sept.
 ECtHR: early Sept.
 EPPO: all year round
 EUROJUST: all year round

Where

CJEU
 ECtHR
 Eurojust
 EPPO

Language

English or French depending on the host institution

Target audience

Experienced judges and prosecutors
 (Applicants must have the authorisation of their national hierarchy to take part in the training prior to applying)

Length

From 3 to 12 months depending on the host institution

Application period (participants)

Beginning September 2023 until mid October 2023

Overview

By being fully immersed into the daily work of the host institution, the judges and prosecutors placed in a long-term training period in one of the EJTN partner institutions - the Court of Justice of the EU, the European Court of Human Rights, Eurojust and the European Public Prosecutor's Office - have an excellent opportunity to gather first-hand practical experience of EU law and international judicial cooperation.

Usually assigned to the Cabinet of a Member of the Court (CJEU), the Registry (ECtHR), a National Desk (Eurojust), the Operations unit, Data Protection office or Legal service (EPPO), participants get acquainted with the work, procedures, and decision-making of the host institutions.

In the course of the training periods, they will be able to deepen their knowledge on EU law, exchange best practices with their European counterparts, and create an international professional network that will be of continued value after the training period ends. Once back in their country, they can share the knowledge gained with their peers.



Study visits

When

The dates of the study visits are published in the two annual calls for applications

Where

CJEU
ECtHR
Eurojust
EU institutions
EPPO
FRA
UNODC
HCCH
Max Planck Institute

Language

English or French

Target audience

Judges
Prosecutors
Court staff
Judicial trainers

Length

1.5 to 5 days

Application period (participants)

There are two calls for year: 1) November - December 2023 for study visits in the first half of 2024 and 2) April - May 2024 for study visits in the second half of 2024.

Overview

By participating in an EJTN study visit, participants learn about the functioning and procedures of the host institutions together with their peers from other EU Member States.

They are given lectures and presentations, attend hearings and meetings, engage in discussions and debates with the professionals of the visited organisations and their colleagues.

For many participants, these visits represent a unique opportunity to establish a first contact with the work and officials of the visited organisations.

5 visits a year

- Court of Justice of the EU, Luxembourg (40 participants each visit)
- European Court of Human Rights, Strasbourg, France (40 participants each visit)

3 visits a year

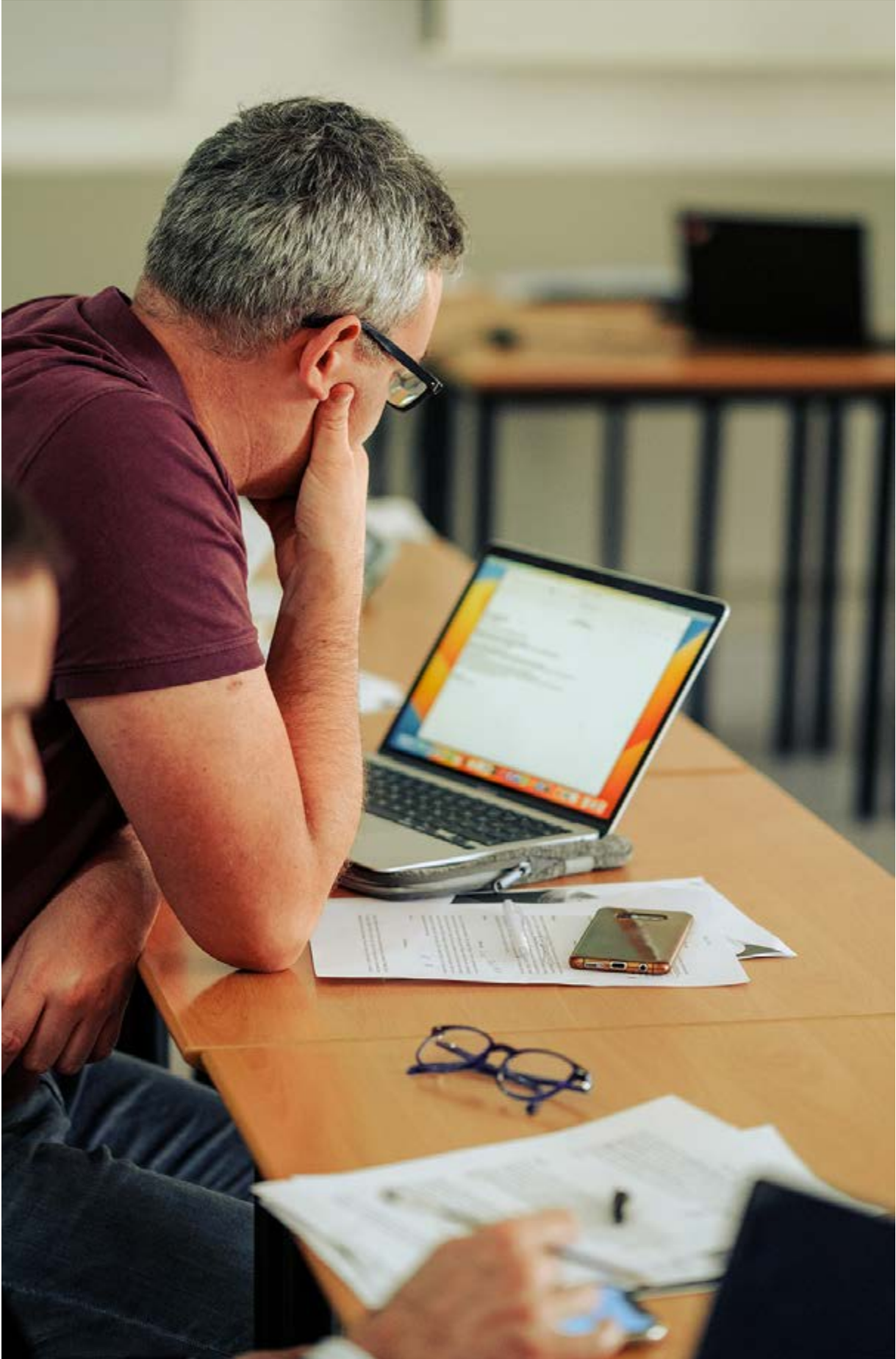
- European Public Prosecutor's Office (up to a total of 100 participants)

2 visits a year

- EU institutions (European Commission, European Parliament, Council of the EU, OLAF and EDPS), Brussels, Belgium (35 participants each visit)
- EU Agency for Fundamental Rights and United Nations Office on Drugs and Crime, Vienna, Austria (40 participants each visit)

1 visit a year

- Eurojust, the Hague, Netherlands (40 participants)
- The Hague Conference on Private International Law, the Hague, Netherlands (35 participants)
- Max Planck Institute for Social Anthropology, Halle, Germany (15 participants).



5 Financial Conditions

5 Financial conditions

EJTN provides financial support to participants who have been selected by their respective national training institutions and have attended an EJTN activity.

Requests for financial support are processed upon reception of all necessary documentation from the participants. They have 1 month since the end of the activity to submit their documentation.

The reimbursement process depends on the specific EJTN activity, the description below illustrates the general common lines. In all cases, participants are strongly encouraged to read EJTN's Corporate Financial Policy¹.

1. Invitation email and registration

Selected candidates will receive an invitation email to the relevant training or exchange activity, which will include a link to a registration form. The form must be completed with personal information including travel-related information and the details of the bank account on which the reimbursement of the expenses must be made. Participants must also specify their participant status, type of transport refund and per diem type.

Activity	Application process
Participant status	<p>National participant. Participant living in the country where the activity takes place.</p> <p>Foreign participant. Participant living in another country than the one where the activity takes place.</p> <p>Non-funded participant. Participant not eligible for reimbursement (e.g. participants from some non-EU Member States).</p>
Type of transport refund	<p>Transport refund for participants. The reimbursement will be transferred to the participant's bank account.</p> <p>Transport refund for institutions. The reimbursement will be transferred to the institution of choice.</p> <p>Not-claiming reimbursement.</p>
Per diem type²	<p>Per diem for participant. The reimbursement will be transferred to the participant's bank account.</p> <p>Per diem for institution. The reimbursement will be transferred to the institution of choice.</p> <p>Not-claiming per diem.</p>

¹ <https://ejtn.eu/wp-content/uploads/2023/02/EJTN-Corporate-Financial-Policy-2023-2.pdf>

² A per diem is a fixed amount of money paid to a participant to cover some of their expenses while participating at an EJTN activity. The amount is based on the location of the activity and is intended to cover the cost of accommodation, meals, and incidental expenses.

2. During and after the activity

Foreign participants must keep all travel-related documents, such as flight invoices, boarding passes or train tickets. There is no need for hotel-, meal- or other invoices, as these expenses are covered by the per diem.

National participants must keep all receipts (e.g. hotel invoices, meals, transport tickets) as their request for reimbursement is based on real costs (up to the per diem amount)³. National participants must also save all travel-related documents, like flight invoices and boarding passes.

After the activity, participants will receive an email with a link to submit the expense claim form and evaluate the EJTN activity. Participants must provide documents to substantiate their reimbursement claims and upload digital versions of documents to the online platform.

Documents must be uploaded no later than 1 month after the end of the activity.

3. Information and documents needed to be reimbursed

In order to be reimbursed, participants must provide the following:

- The registration form (to be filled out before the activity. If no registration form is filled out, no reimbursement can be made)
- The expense claim form (the online reimbursement form to be filled out after the activity)
- Travel documents depending on the mean of transport used (e.g., copy of flight tickets, train tickets or invoices)
- Other expense documents (only for national participants, e.g. hotel invoice, meals or local transport tickets)

4. Exceptions to the Corporate Financial Policy

EJTN can grant additional financial support in a limited number of situations, such as when participants' travel expenses go beyond the € 500 threshold or when they must travel to (or from) an island. Exceptions regarding the calculation of the per diem may also be requested if duly justified.

To request an exception, participants must fill in an exception form before the activity, but upload it after the activity, together with their reimbursement documentation. The latest exception form is available at: www.ejtn.eu/faq

EJTN will automatically approve exception requests falling under the situations described in annex 3 of the Corporate Financial Policy.

5. Further information

EJTN's Corporate Financial Policy

<https://ejtn.eu/wp-content/uploads/2023/02/EJTN-Corporate-Financial-Policy-2023-2.pdf>

Frequently asked questions

www.ejtn.eu/faq

Questions about exchanges, study visits or AIAKOS

Please email the Project Manager in charge of the activity or exchangeprogramme@ejtn.eu

Questions about seminars, webinars, online conversation classes and THEMIS

Please contact the Project Manager in charge of the activity. Contacts available at: <https://catalogue.ejtn.eu>

³ Excluding invoices paid by EJTN such as catering, dinner, etc. EJTN will deduct the costs of any common services provided (group meals, coffee breaks, etc.) from the per diem for all participants.

6 Annexes

6.1. Seminars by Training Area

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Administrative Law	AD/2024/01	The Role of the Administrative Judges and Court Staff in the State	Greece	Thessaloniki	Judges (administrative) Court Staff	English	07/03/24	08/03/24	08/01/24
Administrative Law	AD/2024/02	EU Migration Law	Bulgaria	Sofia	Judges (administrative) Court Staff	English	20/03/24	21/03/24	20/01/24
Administrative Law	AD/2024/03	Digitalisation and Artificial Intelligence in Administrative Law	Italy	Rome	Judges (administrative) Court Staff	English	02/05/24	03/05/24	23/02/24
Administrative Law	AD/2024/04	EU Asylum Law	Portugal	Lisbon	Judges (administrative) Court Staff	English	09/05/24	10/05/24	08/03/24
Administrative Law	AD/2024/05	Data Protection and Privacy Right	Ireland	Dublin	Judges (administrative) Court Staff	English	27/05/24	28/05/24	27/03/24
Administrative Law	AD/2024/06	EU Public Procurement	Romania	Bucharest	Judges (administrative) Court Staff	English	13/06/24	14/06/24	12/04/24
Administrative Law	AD/2024/07	EU Environmental Law	Germany (ERA)	Trier	Judges (administrative) Court Staff	English	24/09/24	25/09/24	24/07/24
Administrative Law	AD/2024/08	EU Tax Law	Ireland	Dublin	Judges (administrative) Court Staff	English	30/09/24	01/10/24	30/07/24
Administrative Law	AD/2024/09	EU Preliminary Ruling and Procedure	Luxembourg	Luxembourg (Court of Justice of the EU)	Judges (administrative) Court Staff	English	23/10/24	24/10/24	23/08/24
Administrative Law	AD/2024/10	The role of court staff in Justice. Deontology and Ethics	Austria	Vienna	Court Staff	English	21/11/24	22/11/24	20/09/24
Administrative Law	AD/2024/11	The Enforcement of State Aid Law by National Courts	Online	Online	Judges Prosecutors Court Staff	English	05/06/24	06/06/24	05/04/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Administrative Law	AD/2024/12	State Liability	Online	Online	Judges (administrative) Judges (civil) Prosecutors	English	23/04/24	24/04/24	23/02/24
Administrative Law	AD/2024/13	Basic Notions on Antitrust Law	Online	Online	Judges (commercial) Prosecutors	English	06/11/24	07/11/24	20/09/24
Administrative Law	AD/2024/14	EU Tax crimes	Online	Online	Judges (administrative) Judges (criminal) Prosecutors	English	29/10/24	30/10/24	25/08/24
Administrative Law	AD/2024/15	Digital Market in Competition Law	Online	Online	Judges (administrative)	English	11/04/24	12/04/24	16/02/24
Administrative Law	AD/2024/16	The Protection of Cross-Border EU Investments	Online	Online	Judges (administrative) Judges (civil) Prosecutors	English	03/12/24	04/12/24	03/10/24
Civil Law	CJ/2024/01	Jurisdiction and Applicable Law in Civil and Commercial Matters: Brussels Ia, Rome I and Rome II	Germany (ERA)	Trier	Judges Court staff Judicial trainers	English	12/03/24	13/03/24	12/01/24
Civil Law	CJ/2024/02	European Civil Procedure in Family Law Matters - Advanced	Malta	Valletta	Judges (experienced)	English	19/09/24	20/09/24	15/07/24
Civil Law	CJ/2024/03	Civil Liability of Companies under the Application of EU Sanctions	Italy	Rome	Judges (experienced) Prosecutors (experienced)	English	20/04/24	21/04/24	20/02/24
Civil Law	CJ/2024/04	Protection of Consumers in the light of the EU Law and E-Commerce	Romania	Bucharest	Judges Prosecutors Court Staff	English	03/06/24	04/06/24	20/03/24
Civil Law	CJ/2024/05	European Civil Procedure	Greece	Thessaloniki	Judges Prosecutors Court Staff	English	02/07/24	03/07/24	02/04/24
Civil Law	CJ/2024/06	Mediation and Conciliation	Estonia	Tartu	Judges Prosecutors Court Staff	English	24/09/24	25/09/24	06/06/24
Civil Law	CJ/2024/07	Civil Liability due to Artificial Intelligence	Romania	Bucharest	Judges Prosecutors	English	21/10/24	22/10/24	21/08/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Civil Law	CJ/2024/08	Company Law	Poland	Krakow	Judges Prosecutors	English	29/10/24	30/10/24	03/07/24
Civil Law	CJ/2024/09	Service of documents and taking of evidence abroad with a focus on digitalisation	Belgium	Brussels	Judges Prosecutors Court Staff	English	05/12/24	06/12/24	06/10/24
Civil Law	CJ/2024/10	Cross-border Labour Law	Greece	Thessaloniki	Judges Prosecutors	English	27/02/24	28/02/24	10/01/24
Civil Law	CJ/2024/11	Insolvency Law	Italy	Naples	Judges Prosecutors	English	10/12/24	11/12/24	13/09/24
Civil Law	CJ/2024/12	Digitalisation of justice	Online	Online	Judges (experienced) Prosecutors (experienced)	English	05/06/24	05/06/24	15/05/24
Civil Law	CJ/2024/13	Recognition of Parenthood	Online	Online	Judges Prosecutors Court Staff	English	07/11/24	07/11/24	15/10/24
Civil Law	CJ/2024/14	Joint Webinar with Administrative Law Sub-Working Group: Child Protection and Asylum Law	Online	Online	Judges Prosecutors Court Staff	English	14/11/24	14/11/24	01/11/24
Criminal Justice	CR/2024/01	Investigation and prosecution of Trafficking of Human Beings cases in the EU: Focus on labour exploitation	Belgium	Brussels	Judges Prosecutors	English	14/03/24	15/03/24	12/01/24
Criminal Justice	CR/2024/02	The European Investigation Order in Practice (Introductory)	Greece	Thessaloniki	Judges Prosecutors	English	14/03/24	15/03/24	12/01/24
Criminal Justice	CR/2024/03	Environmental Crimes	France	Paris	Judges Prosecutors	English	16/04/24	17/04/24	01/02/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Criminal Justice	CR/2024/04	Procedural Safeguards in criminal proceedings in the EU in practice: improving the existing Acquis Directives (Introductory)	Austria	Vienna	Judges Prosecutors Court staff	English	15/04/24	16/04/24	01/02/24
Criminal Justice	CR/2024/05	Cybercrime and E - Evidence (Introductory)	Portugal	Lisbon	Judges Prosecutors	English	14/05/24	15/05/24	28/02/24
Criminal Justice	CR/2024/06	Economic crimes: asset recovery and confiscation in the EU in practice - focus on the Regulation 2018/1805 of 14 November 2018 (Specialised)	Spain	Madrid	Judges (criminal) Prosecutors Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	07/05/24	08/05/24	28/02/24
Criminal Justice	CR/2024/07	Genocide Network Secretariat joint training on Core International Crimes	Germany	Nuremberg	Judges Prosecutors	English	03/06/24	05/06/24	01/04/24
Criminal Justice	CR/2024/08	The EPPO: investigations and prosecutions to fight crimes against the financial interests of the EU	Germany (ERA)	Trier	Judges Prosecutors	English	13/06/24	14/06/24	01/04/24
Criminal Justice	CR/2024/09	International Cooperation in Criminal Matters: EU legal framework. Mutual legal assistance and extradition to Third countries. Cooperation with Eurojust and Europol	Germany (ERA)	Trier	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	26/09/24	27/09/24	28/06/24
Criminal Justice	CR/2024/10	The European Investigation Order in Practice (including eEDES system (Advanced)	Bulgaria	Sofia	Judges (criminal) Prosecutors Professional skills in judicial cooperation in criminal matters Practice in cross-border cases Open to EJNI contact points	English	10/10/24	11/10/24	15/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Criminal Justice	CR/2024/11	Cybercrime and E-Evidence (Specialised)	Spain	Barcelona	Judges Prosecutors	English	24/10/24	25/10/24	15/07/24
Criminal Justice	CR/2024/12	Procedural Safeguards in criminal proceedings in the EU in practice: focus on Children's directive (Specialised)	Poland	Krakow	Judges Prosecutors Court staff	English	28/10/24	29/10/24	23/08/24
Criminal Justice	CR/2024/13	Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation (Case Trafficking in Human Beings)	Italy	Florence	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	05/11/24	07/11/24	30/08/24
Criminal Justice	CR/2024/14	The functioning of the European Arrest Warrant in the EU in practice: improving trust in national criminal justice systems	Germany	Heidelberg	Judges Prosecutors	English	21/11/24	22/11/24	10/09/24
Criminal Justice	CR/2024/15	Economic Crimes: Asset Recovery and Confiscation in the EU in practice. Focus on the Regulation 2018/1805 of 14 November 2018 (Specialised)	Croatia	Zagreb	Judges (criminal) Prosecutors Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	21/11/24	22/11/24	10/09/24
Criminal Justice	CR/2024/16	Victim's Rights in the EU in practice: Violence against Women and Children Sexual Abuse	Romania	Bucharest	Judges Prosecutors Court staff	English	02/12/24	03/12/24	02/10/24
Criminal Justice	CR/2024/17	Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation (Case Counter-terrorism)	Italy	Naples	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	05/12/24	06/12/24	02/10/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Criminal Justice	CR/2024/18	Webinar: Conflicts of Jurisdiction and Transfer of Criminal Proceedings, in cooperation with Eurojust	Online	Online	Judges Prosecutors Court staff	English	22/02/24	22/02/24	01/02/24
Criminal Justice	CR/2024/19	Webinar: Online hate speech. Aspects that contribute to hate crime	Online	Online	Judges Prosecutors	English	21/03/24	21/03/24	01/03/24
Criminal Justice	CR/2024/20	Webinar Series on Victims' Rights: Protection of victims of war crimes in the EU in practice	Online	Online	Judges Prosecutors Court staff	English	30/04/24	30/04/24	05/04/24
Criminal Justice	CR/2024/21	Webinar Series on Victims' Rights: Hate crime: protecting citizens against racism, homophobia, transphobia, sexism	Online	Online	Judges Prosecutors Court staff	English	26/09/24	26/09/24	06/09/24
Criminal Justice	CR/2024/22	Webinar: Deprivation of liberty and detention conditions across the EU	Online	Online	Judges (criminal) Prosecutors Court staff Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	10/10/24	10/10/24	20/09/24
Criminal Justice	CR/2024/23	Webinar: Violation of restrictive measures to the list of 'EU crimes': types of measures, types of sanctions and enforcement	Online	Online	Judges Prosecutors	English	07/11/24	07/11/24	15/10/24
Criminal Justice	CR/2024/24	EJTN/CEPOL - Trafficking in Human Beings. Sexual Exploitation	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/25	EJTN/CEPOL - Financial Investigation. Protections of EU Funds	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/26	EJTN/CEPOL - International Asset Recovery	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/27	EJTN/CEPOL - Environmental Crime	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Criminal Justice	CR/2024/28	EJTN/CEPOL - Cross-Border Exchange of Electronic Evidence	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/29	EJTN/CEPOL - Joint Investigation Teams - Leadership	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/30	EJTN/CEPOL - Joint Investigation Teams - Implementation	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/31	EJTN/CEPOL - Investigating and Preventing Corruption	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/32	EJTN/CEPOL - Radicalisations in Prisons and Detention Centres	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Human Rights and Fundamental Freedoms	HFR/2024/01	Rule of Law Training for Judges: Independent Judges as a Cornerstone of the Rule of Law	Malta	Valletta	Judges	English	21/03/24	22/03/24	12/01/24
Human Rights and Fundamental Freedoms	HFR/2024/02	Conflicts of Norms. Multi-level protection in the Application of Fundamental Rights	Spain	Barcelona	Judges	English	11/04/24	12/04/24	19/01/24
Human Rights and Fundamental Freedoms	HFR/2024/03	Applicability and effect of the EU charter on Fundamental Rights in national proceedings	Austria	Vienna (EU Agency for Fundamental Rights)	Judges (experienced) Prosecutors (experienced) Court staff (experienced)	English	18/04/24	19/04/24	26/01/24
Human Rights and Fundamental Freedoms	HFR/2024/04	Antisemitism and Hate Crimes	Poland	Krakow, Auschwitz	Judges Prosecutors Court Staff	English	16/05/24	17/05/24	16/02/24
Human Rights and Fundamental Freedoms	HFR/2024/05	Human Rights and Access to Justice	France	Strasbourg (Council of Europe)	Judges Prosecutors Court Staff	English	27/05/24	29/05/24	27/02/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Human Rights and Fundamental Freedoms	HFR/2024/06	Fundamental Rights and Courts Dialogue in the XXI Century: Facing the Law of the Future	Spain	Barcelona	Judges Prosecutors Court Staff	English	06/06/24	07/06/24	06/03/24
Human Rights and Fundamental Freedoms	HFR/2024/07	Cultural Diversity in the Courtroom (Introductory)	Greece	Thessaloniki	Judges Prosecutors	English	19/09/24	20/09/24	19/06/24
Human Rights and Fundamental Freedoms	HFR/2024/08	Freedom of Speech in the Digital Era	Latvia	Riga	Judges Prosecutors Court Staff	English	03/10/24	04/10/24	03/07/24
Human Rights and Fundamental Freedoms	HFR/2024/09	Fundamental Rights of Minors in the Criminal Justice System	Bulgaria	Sofia	Judges Prosecutors Court Staff	English	21/10/24	22/10/24	19/07/24
Human Rights and Fundamental Freedoms	HFR/2024/10	Vulnerable and Disabled People	Latvia	Riga	Judges Prosecutors	English	21/11/24	22/11/24	03/09/24
Human Rights and Fundamental Freedoms	HFR/2024/11	Artificial Intelligence and Data Protection	Greece	Thessaloniki	Judges Prosecutors	English	14/11/24	15/11/24	13/09/24
Human Rights and Fundamental Freedoms	HFR/2024/12	Webinar: Cultural Diversity in the Courtroom (Advanced)	Online	Online	Judges (experienced) Prosecutors (experienced)	English	TBC	TBC	TBC
Human Rights and Fundamental Freedoms	HFR/2024/13	Whistleblowers	Germany	Bonn	Judges Prosecutors Court Staff	English	20/06/24	21/06/24	20/03/24
Judicial Training Methods	TM/2024/01	Personal Leadership for Judicial Leaders	Czech Republic	Prague	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	07/03/24	08/03/24	05/02/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Judicial Training Methods	TM/2024/02	Evaluation and learning scan: a new approach in judicial training	Online	Online	Judicial trainers Training institutions representatives	English	14/03/24	14/03/24	01/03/24
Judicial Training Methods	TM/2024/03	Applying new technologies to judicial training - good practices and ongoing challenges	Germany (ERA)	Trier (hybrid)	Judicial trainers Training institutions representatives	English	18/03/24	19/03/24	05/02/24
Judicial Training Methods	TM/2024/04	Virtual and Hybrid Hearings - IT, Tools, Challenges and Best Practices	Germany	Celle	Judges Prosecutors Trainers	English	04/04/24	05/04/24	05/02/24
Judicial Training Methods	TM/2024/05	Training for Trainers to train Judgecraft	Spain	Barcelona	Targeted judicial trainers Persons in charge for course training development	English	18/04/24	19/04/24	18/02/24
Judicial Training Methods	TM/2024/06	Communication and Vulnerability	Spain	Barcelona	Judges Prosecutors Judicial trainers	English	02/05/24	03/05/24	02/03/24
Judicial Training Methods	TM/2024/07	Pedagogical innovation through the skills-based approach: work on the posture of the judge	France	Paris	Judges Prosecutors Judicial trainers	English	16/05/24	17/05/24	16/03/24
Judicial Training Methods	TM/2024/08	Virtual Reality in Judicial Training	Germany	Pirna	Judicial trainers Education advisors Members of training institutions	English	03/06/24	07/06/24	03/04/24
Judicial Training Methods	TM/2024/09	Trauma Informed Judging and Practice	Germany	Hamburg	Judges Prosecutors Judicial trainers	English	10/06/24	11/06/24	10/04/24
Judicial Training Methods	TM/2024/10	Communication for Judicial Leaders	Croatia	Zagreb	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	24/06/24	25/06/24	24/04/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Judicial Training Methods	TM/2024/11	The legitimacy of the magistrate in the face of new technologies	Portugal	Lisbon	Judges Prosecutors Judicial trainers	English	03/10/24	04/10/24	15/07/24
Judicial Training Methods	TM/2024/12	Designing and video production for judicial training – Part 1	Austria	Vienna	Judicial trainers Education advisors Members of training institutions	English	14/10/24	15/10/24	15/07/24
Judicial Training Methods	TM/2024/13	Communication and Vulnerability	Estonia	Tallinn	Judges Prosecutors Trainers	English	24/10/24	25/10/24	15/07/24
Judicial Training Methods	TM/2024/14	Change Management for Judicial Leaders	Cyprus	Nicosia	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	07/11/24	08/11/24	07/09/24
Linguistics	LI/2024/01	Legal language training in cooperation in civil matters	Spain	Barcelona	Judges Prosecutors Court Staff English B2 or Spanish B2 required (CEFR)	English B2 Spanish B2	04/03/24	08/03/24	08/01/24
Linguistics	LI/2024/02	Legal language training in cooperation in cybercrime	Germany (ERA)	Trier	Judges Prosecutors English C1 required (CEFR)	English C1	08/04/24	10/04/24	30/01/24
Linguistics	LI/2024/03	Legal language training in cooperation in family law	Lithuania	Vilnius	Judges Prosecutors English C1 or French C1 required (CEFR)	English C1 French C1	24/04/24	26/04/24	05/02/24
Linguistics	LI/2024/04	Legal language training in cooperation in criminal matters	France	Bordeaux	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	13/05/24	17/05/24	04/03/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Linguistics	LI/2024/05	Legal language training in cooperation in human rights	Czech Republic	Kromeriz	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	03/06/24	07/06/24	20/03/24
Linguistics	LI/2024/06	Legal language training in cooperation in civil matters	Poland	Lublin	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	01/07/24	05/07/24	15/04/24
Linguistics	LI/2024/07	Legal language training in cooperation in human rights	Croatia	Zadar	Judges Prosecutors Court Staff English B2 or German B2 required (CEFR)	English B2 German B2	23/09/24	27/09/24	03/06/24
Linguistics	LI/2024/08	Legal language training in cooperation in cross-border organised crime	Slovenia	Ljubljana	Judges Prosecutors English C1 required (CEFR)	English C1	14/10/24	16/10/24	02/07/24
Linguistics	LI/2024/09	Legal language training in cooperation in criminal matters	Hungary	Budapest	Judges Prosecutors Court Staff English B2 or Spanish B2 required (CEFR)	English B2 Spanish B2	21/10/24	25/10/24	02/07/24
Linguistics	LI/2024/10	Legal language training in cooperation in environmental law	Spain	Madrid	Judges Prosecutors English C1 required (CEFR)	English C1 French C1	04/11/24	06/11/24	12/07/24
Linguistics	LI/2024/11	Legal language training in cooperation in asylum and refugees	Hungary	Balaton	Judges Prosecutors English C1 or French C1 required (CEFR)	English C1 French C1	27/11/24	29/11/24	10/09/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Linguistics	LI/2024/16	English for Leaders Part 1	Germany	Dusseldorf	Judicial and court staff leaders	English B1/B2 English C1/C2	05/03/24	06/03/24	08/01/24
Linguistics	LI/2024/17	English for Leaders Part 2	TBC	TBC	Judicial and court staff leaders Part 2 available only to those who participated in part 1 and 10 online classes	English B1/B2 English C1/C2	21/11/24	22/11/24	08/01/24
Linguistics	LICON/2024/01	Linguistics conference train the trainers	Romania	Bucharest	TBC	TBC	05/09/24	06/09/24	03/06/24
Linguistics	SLI/2024/01	Summer school in linguistics in human rights	Italy	Rome	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/B2	27/05/24	31/05/24	26/02/24
Linguistics	SLI/2024/02	Summer school in linguistics in criminal matters	Poland	Krakow	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/B2	22/07/24	26/07/24	29/04/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Linguistics	SLI/2024/03	Summer school in linguistics in civil matters	Hungary	Budapest	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/B2	26/08/24	30/08/24	27/05/24

* If seminar is not filled with trainees it will be opened to court staff

6.2. Seminars by Date

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Criminal Justice	CR/2024/18	Webinar: Conflicts of Jurisdiction and Transfer of Criminal Proceedings, in cooperation with Eurojust	Online	Online	Judges Prosecutors Court staff	English	22/02/24	22/02/24	01/02/24
Civil Law	CJ/2024/10	Cross-border Labour Law	Greece	Thessaloniki	Judges Prosecutors	English	27/02/24	28/02/24	10/01/24
Linguistics	LI/2024/01	Legal language training in cooperation in civil matters	Spain	Barcelona	Judges Prosecutors Court Staff English B2 or Spanish B2 required (CEFR)	English B2 Spanish B2	04/03/24	08/03/24	08/01/24
Linguistics	LI/2024/16	English for Leaders Part 1	Germany	Dusseldorf	Judicial and court staff leaders	English B1/B2 English C1/C2	05/03/24	06/03/24	08/01/24
Administrative Law	AD/2024/01	The Role of the Administrative Judges and Court Staff in the State	Greece	Thessaloniki	Judges (administrative) Court Staff	English	07/03/24	08/03/24	08/01/24
Judicial Training Methods	TM/2024/01	Personal Leadership for Judicial Leaders	Czech Republic	Prague	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	07/03/24	08/03/24	05/02/24
Civil Law	CI/2024/01	Jurisdiction and Applicable Law in Civil and Commercial Matters: Brussels Ia, Rome I and Rome II	Germany (ERA)	Trier	Judges Court staff Judicial trainers	English	12/03/24	13/03/24	12/01/24
Criminal Justice	CR/2024/01	Investigation and prosecution of Trafficking of Human Beings cases in the EU: Focus on labour exploitation	Belgium	Brussels	Judges Prosecutors	English	14/03/24	15/03/24	12/01/24
Criminal Justice	CR/2024/02	The European Investigation Order in Practice (Introductory)	Greece	Thessaloniki	Judges Prosecutors	English	14/03/24	15/03/24	12/01/24
Judicial Training Methods	TM/2024/02	Evaluation and learning scan: a new approach in judicial training	Online	Online	Judicial trainers Training institutions representatives	English	14/03/24	14/03/24	01/03/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Judicial Training Methods	TM/2024/03	Applying new technologies to judicial training - good practices and ongoing challenges	Germany (ERA)	Trier (hybrid)	Judicial trainers Training institutions representatives	English	18/03/24	19/03/24	05/02/24
Administrative Law	AD/2024/02	EU Migration Law	Bulgaria	Sofia	Judges (administrative) Court Staff	English	20/03/24	21/03/24	20/01/24
Criminal Justice	CR/2024/19	Webinar: Online hate speech. Aspects that contribute to hate crime	Online	Online	Judges Prosecutors	English	21/03/24	21/03/24	01/03/24
Human Rights and Fundamental Freedoms	HFR/2024/01	Rule of Law Training for Judges: Independent Judges as a Cornerstone of the Rule of Law	Malta	Valletta	Judges	English	21/03/24	22/03/24	12/01/24
Judicial Training Methods	TM/2024/04	Virtual and Hybrid Hearings - IT, Tools, Challenges and Best Practices	Germany	Celle	Judges Prosecutors Trainers	English	04/04/24	05/04/24	05/02/24
Linguistics	LI/2024/02	Legal language training in cooperation in cybercrime	Germany (ERA)	Trier	Judges Prosecutors English C1 required (CEFR)	English C1	08/04/24	10/04/24	30/01/24
Administrative Law	AD/2024/15	Digital Market in Competition Law	Online	Online	Judges (administrative)	English	11/04/24	12/04/24	16/02/24
Human Rights and Fundamental Freedoms	HFR/2024/02	Conflicts of Norms. Multi-level protection in the Application of Fundamental Rights	Spain	Barcelona	Judges	English	11/04/24	12/04/24	19/01/24
Criminal Justice	CR/2024/04	Procedural Safeguards in criminal proceedings in the EU in practice: improving the existing Aquis Directives (Introductory)	Austria	Vienna	Judges Prosecutors Court staff	English	15/04/24	16/04/24	01/02/24
Criminal Justice	CR/2024/03	Environmental Crimes	France	Paris	Judges Prosecutors	English	16/04/24	17/04/24	01/02/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Human Rights and Fundamental Freedoms	HFR/2024/03	Applicability and effect of the EU charter on Fundamental Rights in national proceedings	Austria	Vienna (EU Agency for Fundamental Rights)	Judges (experienced) Prosecutors (experienced) Court staff (experienced)	English	18/04/24	19/04/24	26/01/24
Judicial Training Methods	TM/2024/05	Training for Trainers to train Judgecraft	Spain	Barcelona	Targeted judicial trainers Persons in charge for course training development	English	18/04/24	19/04/24	18/02/24
Civil Law	C/2024/03	Civil Liability of Companies under the Application of EU Sanctions	Italy	Rome	Judges (experienced) Prosecutors (experienced)	English	20/04/24	21/04/24	20/02/24
Administrative Law	AD/2024/12	State Liability	Online	Online	Judges (administrative) Judges (civil) Prosecutors	English	23/04/24	24/04/24	23/02/24
Linguistics	LI/2024/03	Legal language training in cooperation in family law	Lithuania	Vilnius	Judges Prosecutors English C1 or French C1 required (CEFR)	English C1 French C1	24/04/24	26/04/24	05/02/24
Criminal Justice	CR/2024/20	Webinar Series on Victims' Rights: Protection of victims of war crimes in the EU in practice	Online	Online	Judges Prosecutors Court staff	English	30/04/24	30/04/24	05/04/24
Administrative Law	AD/2024/03	Digitalisation and Artificial Intelligence in Administrative Law	Italy	Rome	Judges (administrative) Court Staff	English	02/05/24	03/05/24	23/02/23
Judicial Training Methods	TM/2024/06	Communication and Vulnerability	Spain	Barcelona	Judges Prosecutors Judicial trainers	English	02/05/24	03/05/24	02/03/24
Criminal Justice	CR/2024/06	Economic crimes: asset recovery and confiscation in the EU in practice - focus on the Regulation 2018/1805 of 14 November 2018 (Specialised)	Spain	Madrid	Judges (criminal) Prosecutors Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	07/05/24	08/05/24	28/02/24
Administrative Law	AD/2024/04	EU Asylum Law	Portugal	Lisbon	Judges (administrative) Court Staff	English	09/05/24	10/05/24	08/03/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Linguistics	LI/2024/04	Legal language training in cooperation in criminal matters	France	Bordeaux	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	13/05/24	17/05/24	04/03/24
Criminal Justice	CR/2024/05	Cybercrime and E - Evidence (Introductory)	Portugal	Lisbon	Judges Prosecutors	English	14/05/24	15/05/24	28/02/24
Human Rights and Fundamental Freedoms	HFR/2024/04	Antisemitism and Hate Crimes	Poland	Krakow, Auschwitz	Judges Prosecutors Court Staff	English	16/05/24	17/05/24	16/02/24
Judicial Training Methods	TM/2024/07	Pedagogical innovation through the skills-based approach: work on the posture of the judge	France	Paris	Judges Prosecutors Judicial trainers	English	16/05/24	17/05/24	16/03/24
Administrative Law	AD/2024/05	Data Protection and Privacy Right	Ireland	Dublin	Judges (administrative) Court Staff	English	27/05/24	28/05/24	27/03/24
Human Rights and Fundamental Freedoms	HFR/2024/05	Human Rights and Access to Justice	France	Strasbourg (Council of Europe)	Judges Prosecutors Court Staff	English	27/05/24	29/05/24	27/02/24
Linguistics	SLI/2024/01	Summer school in linguistics in human rights	Italy	Rome	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/ B2	27/05/24	31/05/24	26/02/24
Civil Law	CI/2024/04	Protection of Consumers in the light of the EU Law and E-Commerce	Romania	Bucharest	Judges Prosecutors Court Staff	English	03/06/24	04/06/24	20/03/24
Criminal Justice	CR/2024/07	Genocide Network Secretariat joint training on Core International Crimes	Germany	Nuremberg	Judges Prosecutors	English	03/06/24	05/06/24	01/04/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Judicial Training Methods	TM/2024/08	Virtual Reality in Judicial Training	Germany	Pirna	Judicial trainers Education advisors Members of training institutions	English	03/06/24	07/06/24	03/04/24
Linguistics	LI/2024/05	Legal language training in cooperation in human rights	Czech Republic	Kromeriz	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	03/06/24	07/06/24	20/03/24
Administrative Law	AD/2024/11	The Enforcement of State Aid Law by National Courts	Online	Online	Judges Prosecutors Court Staff	English	05/06/24	06/06/24	05/04/24
Civil Law	CI/2024/12	Digitalisation of justice	Online	Online	Judges (experienced) Prosecutors (experienced)	English	05/06/24	05/06/24	15/05/24
Human Rights and Fundamental Freedoms	HFR/2024/06	Fundamental Rights and Courts Dialogue in the XXI Century: Facing the Law of the Future	Spain	Barcelona	Judges Prosecutors Court Staff	English	06/06/24	07/06/24	06/03/24
Judicial Training Methods	TM/2024/09	Trauma Informed Judging and Practice	Germany	Hamburg	Judges Prosecutors Judicial trainers	English	10/06/24	11/06/24	10/04/24
Administrative Law	AD/2024/06	EU Public Procurement	Romania	Bucharest	Judges (administrative) Court Staff	English	13/06/24	14/06/24	12/04/24
Criminal Justice	CR/2024/08	The EPPO: investigations and prosecutions to fight crimes against the financial interests of the EU	Germany (ERA)	Trier	Judges Prosecutors	English	13/06/24	14/06/24	01/04/24
Human Rights and Fundamental Freedoms	HFR/2024/13	Whistleblowers	Germany	Bonn	Judges Prosecutors Court Staff	English	20/06/24	21/06/24	20/03/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Judicial Training Methods	TM/2024/10	Communication for Judicial Leaders	Croatia	Zagreb	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	24/06/24	25/06/24	24/04/24
Linguistics	LI/2024/06	Legal language training in cooperation in civil matters	Poland	Lublin	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	01/07/24	05/07/24	15/04/24
Civil Law	CI/2024/05	European Civil Procedure	Greece	Thessaloniki	Judges Prosecutors Court Staff	English	02/07/24	03/07/24	02/04/24
Linguistics	SLI/2024/02	Summer school in linguistics in criminal matters	Poland	Krakow	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/ B2	22/07/24	26/07/24	29/04/24
Linguistics	SLI/2024/03	Summer school in linguistics in civil matters	Hungary	Budapest	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/ B2	26/08/24	30/08/24	27/05/24
Linguistics	LICON/2024/01	Linguistics conference train the trainers	Romania	Bucharest	TBC	TBC	05/09/24	06/09/24	03/06/24
Civil Law	CI/2024/02	European Civil Procedure in Family Law Matters - Advanced	Malta	Valletta	Judges (experienced)	English	19/09/24	20/09/24	15/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Human Rights and Fundamental Freedoms	HFR/2024/07	Cultural Diversity in the Courtroom (Introductory)	Greece	Thessaloniki	Judges Prosecutors	English	19/09/24	20/09/24	19/06/24
Linguistics	LI/2024/07	Legal language training in cooperation in human rights	Croatia	Zadar	Judges Prosecutors Court Staff English B2 or German B2 required (CEFR)	English B2 German B2	23/09/24	27/09/24	03/06/24
Administrative Law	AD/2024/07	EU Environmental Law	Germany (ERA)	Trier	Judges (administrative) Court Staff	English	24/09/24	25/09/24	24/07/24
Civil Law	CI/2024/06	Mediation and Conciliation	Estonia	Tartu	Judges Prosecutors Court Staff	English	24/09/24	25/09/24	06/06/24
Criminal Justice	CR/2024/21	Webinar Series on Victims' Rights: Hate crime: protecting citizens against racism, homophobia, transphobia, sexism	Online	Online	Judges Prosecutors Court staff	English	26/09/24	26/09/24	06/09/24
Criminal Justice	CR/2024/09	International Cooperation in Criminal Matters: EU legal framework, Mutual legal assistance and extradition to Third countries. Cooperation with Eurojust and Europol	Germany (ERA)	Trier	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	26/09/24	27/09/24	28/06/24
Administrative Law	AD/2024/08	EU Tax Law	Ireland	Dublin	Judges (administrative) Court Staff	English	30/09/24	01/10/24	30/07/24
Human Rights and Fundamental Freedoms	HFR/2024/08	Freedom of Speech in the Digital Era	Latvia	Riga	Judges Prosecutors Court Staff	English	03/10/24	04/10/24	03/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Judicial Training Methods	TM/2024/11	The legitimacy of the magistrate in the face of new technologies	Portugal	Lisbon	Judges Prosecutors Judicial trainers	English	03/10/24	04/10/24	15/07/24
Criminal Justice	CR/2024/22	Webinar: Deprivation of liberty and detention conditions across the EU	Online	Online	Judges (criminal) Prosecutors Court staff Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	10/10/24	10/10/24	20/09/24
Criminal Justice	CR/2024/10	The European Investigation Order in Practice (including eEDES system (Advanced)	Bulgaria	Sofia	Judges (criminal) Prosecutors Professional skills in judicial cooperation in criminal matters Practice in cross-border cases Open to EJNI contact points	English	10/10/24	11/10/24	15/07/24
Judicial Training Methods	TM/2024/12	Designing and video production for judicial training - Part 1	Austria	Vienna	Judicial trainers Education advisors Members of training institutions	English	14/10/24	15/10/24	15/07/24
Linguistics	LI/2024/08	Legal language training in cooperation in cross-border organised crime	Slovenia	Ljubljana	Judges Prosecutors English C1 required (CEFR)	English C1	14/10/24	16/10/24	02/07/24
Civil Law	C/2024/07	Civil Liability due to Artificial Intelligence	Romania	Bucharest	Judges Prosecutors	English	21/10/24	22/10/24	21/08/24
Human Rights and Fundamental Freedoms	HFR/2024/09	Fundamental Rights of Minors in the Criminal Justice System	Bulgaria	Sofia	Judges Prosecutors Court Staff	English	21/10/24	22/10/24	19/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Linguistics	LI/2024/09	Legal language training in cooperation in criminal matters	Hungary	Budapest	Judges Prosecutors Court Staff English B2 or Spanish B2 required (CEFR)	English B2 Spanish B2	21/10/24	25/10/24	02/07/24
Administrative Law	AD/2024/09	EU Preliminary Ruling and Procedure	Luxembourg	Luxembourg (Court of Justice of the EU)	Judges (administrative) Court Staff	English	23/10/24	24/10/24	23/08/24
Criminal Justice	CR/2024/11	Cybercrime and E-Evidence (Specialised)	Spain	Barcelona	Judges Prosecutors	English	24/10/24	25/10/24	15/07/24
Judicial Training Methods	TM/2024/13	Communication and Vulnerability	Estonia	Tallinn	Judges Prosecutors Trainers	English	24/10/24	25/10/24	15/07/24
Criminal Justice	CR/2024/12	Procedural Safeguards in criminal proceedings in the EU in practice: focus on Children's directive (Specialised)	Poland	Krakow	Judges Prosecutors Court staff	English	28/10/24	29/10/24	23/08/24
Administrative Law	AD/2024/14	EU Tax crimes	Online	Online	Judges (administrative) Judges (criminal) Prosecutors	English	29/10/24	30/10/24	25/08/24
Civil Law	CI/2024/08	Company Law	Poland	Krakow	Judges Prosecutors	English	29/10/24	30/10/24	03/07/24
Linguistics	LI/2024/10	Legal language training in cooperation in environmental law	Spain	Madrid	Judges Prosecutors English C1 required (CEFR)	English C1 French C1	04/11/24	06/11/24	12/07/24
Criminal Justice	CR/2024/13	Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation (Case Trafficking in Human Beings)	Italy	Florence	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	05/11/24	07/11/24	30/08/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Administrative Law	AD/2024/13	Basic Notions on Antitrust Law	Online	Online	Judges (commercial) Prosecutors	English	06/11/24	07/11/24	20/09/24
Civil Law	CJ/2024/13	Recognition of Parenthood	Online	Online	Judges (commercial) Prosecutors	English	07/11/24	07/11/24	15/10/24
Criminal Justice	CR/2024/23	Webinar: Violation of restrictive measures to the list of 'EU crimes': types of measures, types of sanctions and enforcement	Online	Online	Judges Prosecutors	English	07/11/24	07/11/24	15/10/24
Judicial Training Methods	TM/2024/14	Change Management for Judicial Leaders	Cyprus	Nicosia	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	07/11/24	08/11/24	07/09/24
Civil Law	CJ/2024/14	Joint Webinar with Administrative Law Sub-Working Group: Child Protection and Asylum Law	Online	Online	Judges Prosecutors Court Staff	English	14/11/24	14/11/24	01/11/24
Human Rights and Fundamental Freedoms	HFR/2024/11	Artificial Intelligence and Data Protection	Greece	Thessaloniki	Judges Prosecutors Court Staff	English	14/11/24	15/11/24	13/09/24
Administrative Law	AD/2024/10	The role of court staff in Justice. Deontology and Ethics	Austria	Vienna	Court Staff	English	21/11/24	22/11/24	20/09/24
Criminal Justice	CR/2024/14	The functioning of the European Arrest Warrant in the EU in practice: improving trust in national criminal justice systems	Germany	Heidelberg	Judges Prosecutors	English	21/11/24	22/11/24	10/09/24
Criminal Justice	CR/2024/15	Economic Crimes: Asset Recovery and Confiscation in the EU in practice. Focus on the Regulation 2018/1805 of 14 November 2018 (Specialised)	Croatia	Zagreb	Judges (criminal) Prosecutors Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	21/11/24	22/11/24	10/09/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Human Rights and Fundamental Freedoms	HFR/2024/10	Vulnerable and Disabled People	Latvia	Riga	Judges Prosecutors	English	21/11/24	22/11/24	03/09/23
Linguistics	LI/2024/17	English for Leaders Part 2	TBC	TBC	Judicial and court staff leaders Part 2 available only to those who participated in part 1 and 10 online classes	English B1/B2 English C1/C2	21/11/24	22/11/24	08/01/24
Linguistics	LI/2024/11	Legal language training in cooperation in asylum and refugees	Hungary	Balaton	Judges Prosecutors English C1 or French C1 required (CEFR)	English C1 French C1	27/11/24	29/11/24	10/09/24
Criminal Justice	CR/2024/16	Victim's Rights in the EU in practice: Violence against Women and Children Sexual Abuse	Romania	Bucharest	Judges Prosecutors Court staff	English	02/12/24	03/12/24	02/10/24
Administrative Law	AD/2024/16	The Protection of Cross-Border EU Investments	Online	Online	Judges (administrative) Judges (civil) Prosecutors	English	03/12/24	04/12/24	03/10/24
Civil Law	CI/2024/09	Service of documents and taking of evidence abroad with a focus on digitalisation	Belgium	Brussels	Judges Prosecutors Court Staff	English	05/12/24	06/12/24	06/10/24
Criminal Justice	CR/2024/17	Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation (Case Counter-terrorism)	Italy	Naples	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	05/12/24	06/12/24	02/10/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Civil Law	CI/2024/11	Insolvency Law	Italy	Naples	Judges Prosecutors	English	10/12/24	11/12/24	13/09/24
Criminal Justice	CR/2024/24	EJTN/CEPOL - Trafficking in Human Beings. Sexual Exploitation	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/25	EJTN/CEPOL - Financial Investigation. Protections of EU Funds	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/26	EJTN/CEPOL - International Asset Recovery	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/27	EJTN/CEPOL - Environmental Crime	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/28	EJTN/CEPOL - Cross-Border Exchange of Electronic Evidence	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/29	EJTN/CEPOL - Joint Investigation Teams - Leadership	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/30	EJTN/CEPOL - Joint Investigation Teams - Implementation	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/31	EJTN/CEPOL - Investigating and Preventing Corruption	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/32	EJTN/CEPOL - Radicalisations in Prisons and Detention Centres	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Human Rights and Fundamental Freedoms	HFR/2024/12	Webinar: Cultural Diversity in the Courtroom (Advanced)	Online	Online	Judges (experienced) Prosecutors (experienced)	English	TBC	TBC	TBC

* If seminar is not filled with trainees it will be opened to court staff

6.3. Seminars by Venue

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Administrative Law	AD/2024/10	The role of court staff in Justice. Deontology and Ethics	Austria	Vienna	Court Staff	"English B2	21/11/24	22/11/24	20/09/24
Criminal Justice	CR/2024/04	Procedural Safeguards in criminal proceedings in the EU in practice: improving the existing Aquis Directives (Introductory)	Austria	Vienna	Judges Prosecutors Court staff	German B2"	15/04/24	16/04/24	01/02/24
Human Rights and Fundamental Freedoms	HFR/2024/03	Applicability and effect of the EU charter on Fundamental Rights in national proceedings	Austria	Vienna (EU Agency for Fundamental Rights)	Judges (experienced) Prosecutors (experienced) Court staff (experienced)	English	18/04/24	19/04/24	26/01/24
Judicial Training Methods	TM/2024/12	Designing and video production for judicial training – Part 1	Austria	Vienna	Judicial trainers Education advisors Members of training institutions	English	14/10/24	15/10/24	15/07/24
Civil Law	CI/2024/09	Service of documents and taking of evidence abroad with a focus on digitalisation	Belgium	Brussels	Judges Prosecutors Court Staff	English	05/12/24	06/12/24	06/10/24
Criminal Justice	CR/2024/01	Investigation and prosecution of Trafficking of Human Beings cases in the EU: Focus on labour exploitation	Belgium	Brussels	Judges Prosecutors	English	14/03/24	15/03/24	12/01/24
Administrative Law	AD/2024/02	EU Migration Law	Bulgaria	Sofia	Judges (administrative) Court Staff	English	20/03/24	21/03/24	20/01/24
Criminal Justice	CR/2024/10	The European Investigation Order in Practice (including eEDES system (Advanced))	Bulgaria	Sofia	Judges (criminal) Prosecutors Professional skills in judicial cooperation in criminal matters Practice in cross-border cases Open to EJM contact points	English	10/10/24	11/10/24	15/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Human Rights and Fundamental Freedoms	HFR/2024/09	Fundamental Rights of Minors in the Criminal Justice System	Bulgaria	Sofia	Judges Prosecutors Court Staff	English	21/10/24	22/10/24	19/07/24
Criminal Justice	CR/2024/15	Economic Crimes: Asset Recovery and Confiscation in the EU in practice. Focus on the Regulation 2018/1805 of 14 November 2018 (Specialised)	Croatia	Zagreb	Judges (criminal) Prosecutors Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	21/11/24	22/11/24	10/09/24
Judicial Training Methods	TM/2024/10	Communication for Judicial Leaders	Croatia	Zagreb	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	24/06/24	25/06/24	24/04/24
Linguistics	LI/2024/07	Legal language training in cooperation in human rights	Croatia	Zadar	Judges Prosecutors Court Staff English B2 or German B2 required (CEFR)	English B2 German B2	23/09/24	27/09/24	03/06/24
Judicial Training Methods	TM/2024/14	Change Management for Judicial Leaders	Cyprus	Nicosia	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	07/11/24	08/11/24	07/09/24
Judicial Training Methods	TM/2024/01	Personal Leadership for Judicial Leaders	Czech Republic	Prague	Court Presidents Head State Prosecutors Offices Court Directors (Court Staff)	English	07/03/24	08/03/24	05/02/24
Linguistics	LI/2024/05	Legal language training in cooperation in human rights	Czech Republic	Kromeriz	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	03/06/24	07/06/24	20/03/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Civil Law	CJ/2024/06	Mediation and Conciliation	Estonia	Tartu	Judges Prosecutors Court Staff	English	24/09/24	25/09/24	06/06/24
Judicial Training Methods	TM/2024/13	Communication and Vulnerability	Estonia	Tallinn	Judges Prosecutors Trainers	English	24/10/24	25/10/24	15/07/24
Criminal Justice	CR/2024/03	Environmental Crimes	France	Paris	Judges Prosecutors	English	16/04/24	17/04/24	01/02/24
Human Rights and Fundamental Freedoms	HFR/2024/05	Human Rights and Access to Justice	France	Strasbourg (Council of Europe)	Judges Prosecutors Court Staff	English	27/05/24	29/05/24	27/02/24
Judicial Training Methods	TM/2024/07	Pedagogical innovation through the skills-based approach: work on the posture of the judge	France	Paris	Judges Prosecutors Judicial trainers	English	16/05/24	17/05/24	16/03/24
Linguistics	LI/2024/04	Legal language training in cooperation in criminal matters	France	Bordeaux	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	13/05/24	17/05/24	04/03/24
Linguistics	LI/2024/16	English for Leaders Part 1	Germany	Dusseldorf	Judicial and court staff leaders	English B1/B2 English C1/C2	05/03/24	06/03/24	08/01/24
Judicial Training Methods	TM/2024/04	Virtual and Hybrid Hearings - IT, Tools, Challenges and Best Practices	Germany	Celle	Judges Prosecutors Trainers	English	04/04/24	05/04/24	05/02/24
Criminal Justice	CR/2024/07	Genocide Network Secretariat joint training on Core International Crimes	Germany	Nuremberg	Judges Prosecutors	English	03/06/24	05/06/24	01/04/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Judicial Training Methods	TM/2024/08	Virtual Reality in Judicial Training	Germany	Pirmas	Judicial trainers Education advisors Members of training institutions	English	03/06/24	07/06/24	03/04/24
Judicial Training Methods	TM/2024/09	Trauma Informed Judging and Practice	Germany	Hamburg	Judges Prosecutors Judicial trainers	English	10/06/24	11/06/24	10/04/24
Human Rights and Fundamental Freedoms	HFR/2024/13	Whistleblowers	Germany	Bonn	Judges Prosecutors Court Staff	English	20/06/24	21/06/24	20/03/24
Criminal Justice	CR/2024/14	The functioning of the European Arrest Warrant in the EU in practice: improving trust in national criminal justice systems	Germany	Heidelberg	Judges Prosecutors	English	21/11/24	22/11/24	10/09/24
Civil Law	C/2024/01	Jurisdiction and Applicable Law in Civil and Commercial Matters: Brussels Ia, Rome I and Rome II	Germany (ERA)	Trier	Judges Court staff Judicial trainers	English	12/03/24	13/03/24	12/01/24
Judicial Training Methods	TM/2024/03	Applying new technologies to judicial training - good practices and ongoing challenges	Germany (ERA)	Trier (hybrid)	Judicial trainers Training institutions representatives	English	18/03/24	19/03/24	05/02/24
Linguistics	LI/2024/02	Legal language training in cooperation in cybercrime	Germany (ERA)	Trier	Judges Prosecutors English C1 required (CEFR)	English C1	08/04/24	10/04/24	30/01/24
Criminal Justice	CR/2024/08	The EPPO: investigations and prosecutions to fight crimes against the financial interests of the EU	Germany (ERA)	Trier	Judges Prosecutors	English	13/06/24	14/06/24	01/04/24
Administrative Law	AD/2024/07	EU Environmental Law	Germany (ERA)	Trier	Judges (administrative) Court Staff	English	24/09/24	25/09/24	24/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Criminal Justice	CR/2024/09	International Cooperation in Criminal Matters: EU legal framework, Mutual legal assistance and extradition to Third countries. Cooperation with Eurojust and Europol	Germany (ERA)	Trier	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	26/09/24	27/09/24	28/06/24
	AD/2024/01	The Role of the Administrative Judges and Court Staff in the State	Greece	Thessaloniki	Judges (administrative) Court Staff	English	07/03/24	08/03/24	08/01/24
Civil Law	CJ/2024/10	Cross-border Labour Law	Greece	Thessaloniki	Judges Prosecutors	English	27/02/24	28/02/24	10/01/24
Civil Law	CJ/2024/05	European Civil Procedure	Greece	Thessaloniki	Judges Prosecutors Court Staff	English	02/07/24	03/07/24	10/01/24
Criminal Justice	CR/2024/02	The European Investigation Order in Practice (Introductory)	Greece	Thessaloniki	Judges Prosecutors	English	14/03/24	15/03/24	12/01/24
	HFR/2024/07	Cultural Diversity in the Courtroom (Introductory)	Greece	Thessaloniki	Judges Prosecutors	English	19/09/24	20/09/24	19/06/24
Human Rights and Fundamental Freedoms	HFR/2024/11	Artificial Intelligence and Data Protection	Greece	Thessaloniki	Judges Prosecutors	English	14/11/24	15/11/24	13/09/24
Linguistics	LI/2024/09	Legal language training in cooperation in criminal matters	Hungary	Budapest	Judges Prosecutors Court Staff English B2 or Spanish B2 required (CEFR)	English B2 Spanish B2	21/10/24	25/10/24	02/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Linguistics	LI/2024/11	Legal language training in cooperation in asylum and refugees	Hungary	Balaton	Judges Prosecutors English C1 or French C1 required (CEFR)	English C1 French C1	27/11/24	29/11/24	10/09/24
Linguistics	SLI/2024/03	Summer school in linguistics in civil matters	Hungary	Budapest	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/ B2	26/08/24	30/08/24	27/05/24
Administrative Law	AD/2024/05	Data Protection and Privacy Right	Ireland	Dublin	Judges (administrative) Court Staff	English	27/05/24	28/05/24	27/03/24
Administrative Law	AD/2024/08	EU Tax Law	Ireland	Dublin	Judges (administrative) Court Staff	English	30/09/24	01/10/24	30/07/24
Administrative Law	AD/2024/03	Digitalisation and Artificial Intelligence in Administrative Law	Italy	Rome	Judges (administrative) Court Staff	English	02/05/24	03/05/24	23/02/23
Civil Law	CI/2024/11	Insolvency Law	Italy	Naples	Judges Prosecutors	English	10/12/24	11/12/24	13/09/24
Civil Law	CI/2024/03	Civil Liability of Companies under the Application of EU Sanctions	Italy	Rome	Judges (experienced) Prosecutors (experienced)	English	20/04/24	21/04/24	20/02/24
Criminal Justice	CR/2024/17	Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation (Case Counter-terrorism)	Italy	Naples	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	05/12/24	06/12/24	02/10/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Criminal Justice	CR/2024/13	Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation (Case Trafficking in Human Beings)	Italy	Florence	Judges Prosecutors Court Staff Knowledge of EU Criminal Law Knowledge of judicial cooperation in criminal matters	English	05/11/24	07/11/24	30/08/24
Linguistics	SLI/2024/01	Summer school in linguistics in human rights	Italy	Rome	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/ B2	27/05/24	31/05/24	26/02/24
Human Rights and Fundamental Freedoms	HFR/2024/10	Vulnerable and Disabled People	Latvia	Riga	Judges Prosecutors	English	21/11/24	22/11/24	03/09/23
Human Rights and Fundamental Freedoms	HFR/2024/08	Freedom of Speech in the Digital Era	Latvia	Riga	Judges Prosecutors Court Staff	English	03/10/24	04/10/24	03/07/24
Linguistics	LI/2024/03	Legal language training in cooperation in family law	Lithuania	Vilnius	Judges Prosecutors English C1 or French C1 required (CEFR)	English C1 French C1	24/04/24	26/04/24	05/02/24
Administrative Law	AD/2024/09	EU Preliminary Ruling and Procedure	Luxembourg	Luxembourg (Court of Justice of the EU)	Judges (administrative) Court Staff	English	23/10/24	24/10/24	23/08/24
Civil Law	C/2024/02	European Civil Procedure in Family Law Matters - Advanced	Malta	Valletta	Judges (experienced)	English	19/09/24	20/09/24	15/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Human Rights and Fundamental Freedoms	HFR/2024/01	Rule of Law Training for Judges: Independent Judges as a Cornerstone of the Rule of Law	Malta	Valletta	Judges	English	21/03/24	22/03/24	12/01/24
Civil Law	CI/2024/08	Company Law	Poland	Krakow	Judges Prosecutors	English	29/10/24	30/10/24	03/07/24
Criminal Justice	CR/2024/12	Procedural Safeguards in criminal proceedings in the EU in practice: focus on Children's directive (Specialised)	Poland	Krakow	Judges Prosecutors Court staff	English	28/10/24	29/10/24	23/08/24
Human Rights and Fundamental Freedoms	HFR/2024/04	Antisemitism and Hate Crimes	Poland	Krakow, Auschwitz	Judges Prosecutors Court Staff	English	16/05/24	17/05/24	16/02/24
Linguistics	LI/2024/06	Legal language training in cooperation in civil matters	Poland	Lublin	Judges Prosecutors Court Staff English B2 or French B2 required (CEFR)	English B2 French B2	01/07/24	05/07/24	15/04/24
Linguistics	SLI/2024/02	Summer school in linguistics in criminal matters	Poland	Krakow	Trainee judges Trainee prosecutors Judges or prosecutors within 3 years of practice English B1 or B2 as per CEFR French B1 or B2 as per CEFR (*)	English B1/B2 French B1/ B2	22/07/24	26/07/24	29/04/24
Administrative Law	AD/2024/04	EU Asylum Law	Portugal	Lisbon	Judges (administrative) Court Staff	English	09/05/24	10/05/24	08/03/24
Criminal Justice	CR/2024/05	Cybercrime and E - Evidence (Introductory)	Portugal	Lisbon	Judges Prosecutors	English	14/05/24	15/05/24	28/02/24
Judicial Training Methods	TM/2024/11	The legitimacy of the magistrate in the face of new technologies	Portugal	Lisbon	Judges Prosecutors Judicial trainers	English	03/10/24	04/10/24	15/07/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Administrative Law	AD/2024/06	EU Public Procurement	Romania	Bucharest	Judges (administrative) Court Staff	English	13/06/24	14/06/24	12/04/24
Civil Law	C/2024/07	Civil Liability due to Artificial Intelligence	Romania	Bucharest	Judges Prosecutors	English	21/10/24	22/10/24	21/08/24
Civil Law	C/2024/04	Protection of Consumers in the light of the EU Law and E-Commerce	Romania	Bucharest	Judges Prosecutors Court Staff	English	03/06/24	04/06/24	20/03/24
Criminal Justice	CR/2024/16	Victim's Rights in the EU in practice: Violence against Women and Children Sexual Abuse	Romania	Bucharest	Judges Prosecutors Court staff	English	02/12/24	03/12/24	02/10/24
Linguistics	LICON/2024/01	Linguistics conference train the trainers	Romania	Bucharest	TBC	TBC	05/09/24	06/09/24	03/06/24
Linguistics	LI/2024/08	Legal language training in cooperation in cross-border organised crime	Slovenia	Ljubljana	Judges Prosecutors English C1 required (CEFR)	English C1	14/10/24	16/10/24	02/07/24
Criminal Justice	CR/2024/11	Cybercrime and E-Evidence (Specialised)	Spain	Barcelona	Judges Prosecutors	English	24/10/24	25/10/24	15/07/24
Criminal Justice	CR/2024/06	Economic crimes: asset recovery and confiscation in the EU in practice - focus on the Regulation 2018/1805 of 14 November 2018 (Specialised)	Spain	Madrid	Judges (criminal) Prosecutors Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	07/05/24	08/05/24	28/02/24
Human Rights and Fundamental Freedoms	HFR/2024/02	Conflicts of Norms. Multi-level protection in the Application of Fundamental Rights	Spain	Barcelona	Judges	English	11/04/24	12/04/24	19/01/24
Human Rights and Fundamental Freedoms	HFR/2024/06	Fundamental Rights and Courts Dialogue in the XXI Century: Facing the Law of the Future	Spain	Barcelona	Judges Prosecutors Court Staff	English	06/06/24	07/06/24	06/03/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Judicial Training Methods	TM/2024/06	Communication and Vulnerability	Spain	Barcelona	Judges Prosecutors Judicial trainers	English	02/05/24	03/05/24	02/03/24
Judicial Training Methods	TM/2024/05	Training for Trainers to train Judgecraft	Spain	Barcelona	Targeted judicial trainers Persons in charge for course training development	English	18/04/24	19/04/24	18/02/24
Linguistics	LI/2024/01	Legal language training in cooperation in civil matters	Spain	Barcelona	Judges Prosecutors Court Staff English B2 or Spanish B2 required (CEFR)	English B2 Spanish B2	04/03/24	08/03/24	08/01/24
Linguistics	LI/2024/10	Legal language training in cooperation in environmental law	Spain	Madrid	Judges Prosecutors English C1 required (CEFR)	English C1 French C1	04/11/24	06/11/24	12/07/24
Criminal Justice	CR/2024/24	EJTN/CEPOL - Trafficking in Human Beings. Sexual Exploitation	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Administrative Law	AD/2024/15	Digital Market in Competition Law	Online	Online	Judges (administrative)	English	11/04/24	12/04/24	16/02/24
Administrative Law	AD/2024/16	The Protection of Cross-Border EU Investments	Online	Online	Judges (administrative) Judges (civil) Prosecutors	English	03/12/24	04/12/24	03/10/24
Administrative Law	AD/2024/12	State Liability	Online	Online	Judges (administrative) Judges (civil) Prosecutors	English	23/04/24	24/04/24	23/02/24
Administrative Law	AD/2024/14	EU Tax crimes	Online	Online	Judges (administrative) Judges (criminal) Prosecutors	English	29/10/24	30/10/24	25/08/24
Administrative Law	AD/2024/13	Basic Notions on Antitrust Law	Online	Online	Judges (commercial) Prosecutors	English	06/11/24	07/11/24	20/09/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Administrative Law	AD/2024/11	The Enforcement of State Aid Law by National Courts	Online	Online	Judges Prosecutors Court Staff	English	05/06/24	06/06/24	05/04/24
Civil Law	CI/2024/12	Digitalisation of justice	Online	Online	Judges (experienced) Prosecutors (experienced)	English	05/06/24	05/06/24	15/05/24
Civil Law	CI/2024/13	Recognition of Parenthood	Online	Online	Judges Prosecutors Court Staff	English	07/11/24	07/11/24	15/10/24
Civil Law	CI/2024/14	Joint Webinar with Administrative Law Sub-Working Group: Child Protection and Asylum Law	Online	Online	Judges Prosecutors Court Staff	English	14/11/24	14/11/24	01/11/24
Criminal Justice	CR/2024/19	Webinar: Online hate speech. Aspects that contribute to hate crime	Online	Online	Judges Prosecutors	English	21/03/24	21/03/24	01/03/24
Criminal Justice	CR/2024/23	Webinar: Violation of restrictive measures to the list of 'EU crimes': types of measures, types of sanctions and enforcement	Online	Online	Judges Prosecutors	English	07/11/24	07/11/24	15/10/24
Criminal Justice	CR/2024/18	Webinar: Conflicts of Jurisdiction and Transfer of Criminal Proceedings, in cooperation with Eurojust	Online	Online	Judges Prosecutors Court staff	English	22/02/24	22/02/24	01/02/24
Criminal Justice	CR/2024/20	Webinar Series on Victims' Rights: Protection of victims of war crimes in the EU in practice	Online	Online	Judges Prosecutors Court staff	English	30/04/24	30/04/24	05/04/24
Criminal Justice	CR/2024/21	Webinar Series on Victims' Rights: Hate crime: protecting citizens against racism, homophobia, transphobia, sexism	Online	Online	Judges Prosecutors Court staff	English	26/09/24	26/09/24	06/09/24
Criminal Justice	CR/2024/22	Webinar: Deprivation of liberty and detention conditions across the EU	Online	Online	Judges (criminal) Prosecutors Court staff Knowledge of EU Criminal Law required Knowledge of judicial coop. in criminal matters required	English	10/10/24	10/10/24	20/09/24

Area	Activity reference	Title	Country	City	Target audience	Language	Start date	End date	Application deadline
Human Rights and Fundamental Freedoms	HFR/2024/12	Webinar: Cultural Diversity in the Courtroom (Advanced)	Online	Online	Judges (experienced) Prosecutors (experienced)	English	TBC	TBC	TBC
Judicial Training Methods	TM/2024/02	Evaluation and learning scan: a new approach in judicial training	Online	Online	Judicial trainers Training institutions representatives	English	14/03/24	14/03/24	01/03/24
Criminal Justice	CR/2024/25	EJTN/CEPOL - Financial Investigation. Protections of EU Funds	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/26	EJTN/CEPOL - International Asset Recovery	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/27	EJTN/CEPOL - Environmental Crime	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/28	EJTN/CEPOL - Cross-Border Exchange of Electronic Evidence	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/29	EJTN/CEPOL - Joint Investigation Teams - Leadership	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/30	EJTN/CEPOL - Joint Investigation Teams - Implementation	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/31	EJTN/CEPOL - Investigating and Preventing Corruption	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Criminal Justice	CR/2024/32	EJTN/CEPOL - Radicalisations in Prisons and Detention Centres	TBC	TBC	Judges Prosecutors	English	TBC	TBC	TBC
Linguistics	LI/2024/17	English for Leaders Part 2	TBC	TBC	Judicial and court staff leaders Part 2 available only to those who participated in part 1 and 10 online classes	English B1/B2 English C1/C2	21/11/24	22/11/24	08/01/24

* If seminar is not filled with trainees it will be opened to court staff

6.4. Key terms

1. Institutional stakeholders

Members	National institutions from all EU Member States responsible for training judges and prosecutors, and the Academy of European Law.
Associate Members	National institutions of the Member States of the EU responsible for training court staff and not eligible for EJTN membership.
Observers	Training institutions of States that are not part of the EU.
Partners	Institutions, networks, organisations and other associations that provide expertise and support to EJTN for designing, hosting and promoting training programmes.

2. Profiles involved in the delivery of EJTN training

Participants	<p>Participants to EJTN activities may be:</p> <ul style="list-style-type: none"> ▪ Judges ▪ Prosecutors ▪ Future judges ▪ Future prosecutors ▪ Judicial leaders (i.e. Court Presidents, Chief prosecutors, Court staff managers) ▪ Judicial trainers ▪ Court staff <p>Some training activities may be open only to specific profiles or even to profiles with a specialisation in a given area of law.</p>
National contact points	National contact points (NCP) are responsible for the preselection and ranking of participants of their home institution. In countries where judges, prosecutors and court staff are trained by separate institutions, each of them appoints its own NCP.
Activity coordinators	Activity coordinators are appointed by their respective national schools. They may act as experts covering specific areas of law, methodology or language and cooperate with the EJTN Secretariat in the organisation of training activities. This includes designing agendas, selecting themes and experts for activities and moderation of trainings.
Project managers	Project managers are members of the Brussels Secretariat responsible for organising and ensuring that EJTN training activities run smoothly, in cooperation with activity coordinators. Among other tasks, they are responsible for liaising with experts, coordinating logistics and answering operational questions from participants.

6.5. Acronyms and abbreviations

CARIN	Camden Asset Recovery Inter-Agency Network
CEFR	Common European Framework of Reference for Languages
CEPOL	European Union Agency for Law Enforcement Training
CJEU	Court of Justice of the European Union
ECHR	European Convention on Human Rights
ECtHR	European Court of Human Rights
EDPS	European Data Protection Supervisor
EJN	European Judicial Network
EJTN	European Judicial Training Network
EPPO	European Public Prosecutors' Office
EU	European Union
EUROJUST	European Union Agency for Criminal Justice Cooperation
EUROPOL	European Union Agency for Law Enforcement Cooperation
FRA	European Union Agency for Fundamental Rights
GEMME	European Judges Group for Mediation
GNS	Genocide Network Secretariat
IP	Intellectual property
JITs	Joint Investigation Teams
OLAF	European Anti-Fraud Office
OSP	Online System for Participants
UNODC	United Nations Office on Drugs and Crime

European Judicial Training Network (EJTN)
Rue du Commerce 123,
1000 Bruxelles, Belgium

P: +32 22 80 22 42

F: +32 22 80 22 36

E: ejtn@ejtn.eu

 [ejtn_eu](https://www.instagram.com/ejtn_eu)

 [EuropeanJudicialTrainingNetwork](https://www.facebook.com/EuropeanJudicialTrainingNetwork)

 [company/ejtn](https://www.linkedin.com/company/ejtn)

