



2025

CATALOGUE OF TRAINING ACTIVITIES



EUROPEAN JUDICIAL TRAINING NETWORK



Funded by
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Contents

Foreword by the EJTN Secretary General	03
Acknowledgements	04
01. Initial Training	05
1.1 The AIAKOS Programme	06
1.2 The THEMIS Competition	07
02. Continuous Training	08
2.1 Training Activities	09
Administrative Law	09
Civil Law	26
Criminal Justice	39
Human Rights and Fundamental Freedoms	67
Linguistics Seminars and Summer Schools	80
Judicial Training Methods	89
Digitalisation	103
2.2 Exchanges and Study Visits	114
General Exchanges	115
Specialised Exchanges	116
Exchanges for Judicial Leaders	117
Trainers Exchanges	118
Bilateral Exchanges	119
Regional Exchanges	120
Judiciary Learning Grant Programme	121
EJTN-CEPOL Exchanges	122
Long-Term Training Periods	123
Study Visits	124
03. Digital Training and Resources	125
04. General Conditions	129
4.1 Who Can Apply	130
4.2 How To Apply	131
4.3 Financial Conditions	135
05. Annexes	137
5.1 Training Activities by Date	138
5.2 Training Activities by Format	147

Foreword by the EJTN Secretary General

For 25 years, the European Judicial Training Network has been at the forefront of delivering judicial training excellence, consistently adapting to the evolving needs of European justice practitioners and ensuring that our training offering continues to uphold the highest standards of quality, relevance and innovation.

This same commitment is reflected in our 2025 Annual Training Catalogue, which features a diverse training offering tailored to accommodate various learning styles and needs. From face-to-face training seminars to interactive webinars, learning videos and a wide range of digital tools and resources, we believe that blended learning is essential in modern judicial training. This approach also helps us in meeting the goal of creating activities that are accessible to as many members of the European judiciary as possible, while supporting our commitment to sustainability by reducing the environmental impact of our activities.

For this coming year, we have indeed paid special attention to building a relevant and impactful training offering that supports the digital integration of the European justice sector. We believe that the digitalisation of justice must be incorporated in all activities, and it needs to support European judges, prosecutors and court staff in fulfilling their mission of upholding judicial impartiality and the Rule of Law. Judicial training plays a central role in achieving this. Moreover, this year a training offering tailored specifically to meet the needs of European Court Staff is made available, highlighting our commitment to incorporate them as an essential part of our target audience.

I want to thank EJTN Members, Associate Members, Observers and Partners, as well as the EJTN Activity Coordinators and National Contact Points, for their invaluable expertise and support in drafting and implementing the activities listed in the 2025 Training Catalogue. These efforts demonstrate the strength and the collaborative spirit of our Network.

I encourage members of the European judiciary to explore our available offering of training and exchange activities and to join us in spreading the word about this invaluable resource. I also extend my gratitude to the European Commission for its continued financial support.

Together, we can build on the successes of the past while embracing the opportunities of the future.

With best regards,



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

Acknowledgements

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

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01

Initial Training

From the start of their careers, national judges and prosecutors are responsible for ensuring that EU law is upheld and implemented at the national level. They may also be required to collaborate with colleagues from other EU Member States in cross-border cases.

In this context, EJTN has introduced two key initiatives in the area of initial training: the AIAKOS Programme and the THEMIS Competition.

1.1 The AIAKOS Programme

The AIAKOS Programme is a judicial exchange initiative similar to Erasmus, designed for aspiring members of the judiciary as well as newly appointed judges and prosecutors (within two years of their final appointment).

Held entirely in English, the programme runs four times a year—twice in May and twice in November—bringing together approximately 1,000 young professionals from the judiciaries of EU Member States annually.

Participants typically spend five working days at a judicial training institution in another EU Member State, where they gain insights into the host country's judicial system, interact with experienced judges and prosecutors, and engage in discussions with colleagues from across Europe. The programme often includes visits to local courts and other judicial institutions, as well as attendance at hearings and lectures on topics such as EU law, judicial cooperation, ethics and judgecraft.

In exchange, the institutions participating in the programme are required to host their counterparts from other Member States.

The AIAKOS Programme aims to promote mutual trust and understanding among members of the EU judiciary, enhance awareness of the European context in which judges and prosecutors operate, facilitate future international cooperation, and contribute to the development of a shared European judicial culture.

Applications are submitted through the judicial training institutions of the applicant's home country.

Starting next year, the programme will also include a session on digitalisation in the judiciary, focusing on e-justice tools, digital court processes, and the challenges and opportunities of technological innovation and Artificial Intelligence in judicial systems.

[More Information](#) 



1.2 The THEMIS Competition

The THEMIS Competition provides a platform for future judges and prosecutors to share common values and exchange fresh perspectives on European and international law.

During the competition, participants from various EU Member States and third countries write academic papers, deliver presentations and engage in discussions with a distinguished jury and their peers on topics related to EU and European law.

In 2025, the Competition will feature four Semi Finals, each focusing on one of the following themes:

- EU and European criminal procedural law
- EU and European family law
- EU and European civil procedural law
- Judicial ethics and professional conduct

The winners and runners-up from each semi-final move on to the Grand Final, hosted by the previous edition's champion. The winning team of the Grand Final is awarded a five-day study visit to a country of their choice as a prize.

Additionally, the jury selects the best-written papers from the semi-finals for publication in the THEMIS Annual Journal, an academic-level publication.

2024 marked an important milestone in the world of legal education and European cooperation: the 15th anniversary of the THEMIS Competition organised by the European Judicial Training Network.

Since its inception, this prestigious event has brought together judicial trainees from across Europe, challenging them to showcase their skills in moot court settings and engage with pressing issues in EU law.

[More Information](#) 

02

Continuous Training

EJTN's continuous training activities allow active judges, prosecutors, court and prosecution staff and judicial trainers to improve their knowledge and skills in areas such as EU law, judicial cooperation, legal language, digitalisation, leadership, ethics and judicial training methods.

The offer comprises seminars and online trainings in administrative, civil, criminal and human rights law as well as 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 practitioners to deliver a justice of quality, uphold the Rule of Law and advance a common European legal culture.

2.1 Training Activities

Administrative Law

EJTN's administrative law training activities allow administrative law judges, prosecutors, court staff 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.

Training activities 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 Artificial Intelligence in administrative law.

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

[More Information](#) 



The Role of the Administrative Judges and Court Staff in the State (AD/2025/01)

When

06-07 March 2025

Where

Porto, Portugal 🏠

Language

English

Target Audience

Judges
Court Staff

Application Deadline

10 January 2025

Overview

The seminar aims at deepening the participants' understanding of the judiciary's complex and pivotal role within the state, focusing on the importance of administrative justice in ensuring effective governance and addressing contemporary challenges. Participants will explore a range of topics that offer a comprehensive examination of the roles of administrative judges and court staff, including the application of constitutional principles, safeguarding public trust in the judiciary as a foundation of the Rule of Law, and confronting potential issues such as global pandemics, technological advancements, and populism. Additionally, the programme will address emerging challenges like the digitalisation of justice and its impact on judicial processes.

Through a combination of workshops, debates, and interactive sessions, participants will not only gain insights into different judicial systems and the challenges faced across EU Member States but also appreciate the critical importance of fostering a cohesive and unified judicial culture across Europe. This holistic approach will equip participants with the knowledge and tools needed to navigate both current and future complexities in administrative justice.

Learning Objectives

- Grasp and analyse the core principles of administrative justice, alongside the roles and responsibilities of administrative judges and court staff within the state and society.
- Understand the unique duties of administrative judges, particularly in upholding constitutional principles such as non-discrimination.
- Gain valuable insights into common challenges and shared values across different judicial systems within the EU.
- Participate in practical exercises and discussions among judges to promote a cohesive and unified judicial culture in Europe.
- Identify and address the risks linked to the use of social media in the digital era, with an emphasis on maintaining public trust and the dignity of the judiciary.
- Equip court staff with a stronger theoretical understanding of the institution of Administrative Justice and its relationship with other branches of government.

EU Immigration Law (AD/2025/02)

<p>When 17-18 March 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Court Staff</p> <p>Application Deadline 17 February 2025</p>	<p>Overview</p> <p>The online training is designed to offer a comprehensive understanding of the intricate relationship between various levels of international and European immigration law. Participants will gain in-depth knowledge through the analysis of practical case studies, covering a wide range of topics, including EU policy and legislation on legal immigration, asylum procedures, and border management. The discussion will also focus on key rulings from both the European Court of Human Rights (ECtHR) and the Court of Justice of the European Union (CJEU), examining how these decisions shape the legal landscape of immigration within Europe.</p> <p>In addition to providing a thorough legal framework, the training will foster an environment for participants to exchange knowledge and best practices with colleagues from across Europe. This platform for discussion aims at enhancing judicial cooperation and mutual understanding among legal professionals working in the field of immigration law. Participants will also have the opportunity to discuss real-world challenges, share experiences, and develop collaborative strategies for dealing with complex immigration cases, promoting a deeper understanding of European legal systems and improving the overall effectiveness of immigration law enforcement.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Equip participants with comprehensive and up-to-date knowledge of international and European Union immigration law. • Analyse recent and significant case law on immigration from the CJEU and the ECtHR. • Deepen participants' understanding of the rights of third-country nationals within the EU. • Explore and reflect on the Long-Term Residence Directive and the legal framework governing family reunification. • Provide a platform for exchanging knowledge on the rights of EU workers and citizens, particularly in relation to accessing public employment within EU Member States.
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Impact of Digitalisation and Artificial Intelligence in Administrative Law (AD/2025/03)

<p>When 07-08 April 2025</p> <p>Where Rome, Italy 🏠</p> <p>Language English</p> <p>Target Audience Judges Court Staff</p> <p>Application Deadline 07 February 2025</p>	<p>Overview</p> <p>The seminar will explore cutting-edge topics related to the use of Artificial Intelligence (AI) in decision-making processes within public administration, as well as in the broader context of the digitalisation of public administration. This approach aligns with the goals of the EU Agenda 2030 and the Next Generation EU initiatives, which aim to modernise and enhance the efficiency of public administrations across Europe.</p> <p>The training will begin with a comprehensive introduction to AI, outlining its fundamental principles and current applications. Following this, participants will examine the legal challenges posed by judicial oversight of automated decisions, with an in-depth analysis of relevant case law from national courts. A particular focus will be placed on the use of AI in judicial proceedings, especially by administrative judges, to assess its impact and implications on the administration of justice.</p> <p>Additionally, the seminar will feature interactive workshops where participants will engage in discussions of practical case scenarios. These workshops will provide an opportunity for participants to analyse real-world cases and explore issues and solutions related to the integration of AI into administrative and judicial systems. Through these collaborative sessions, participants will gain valuable insights and skills that are directly applicable to their professional fields.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand the technical definition of AI. • Identify the advantages and disadvantages of AI usage in public administration and by judges. • Evaluate the pros and cons of digitalisation in public administrations. • Understand the European legal principles governing the use of AI and digitalisation in public administration. • Analyse the key challenges in judicial review of automated administrative decisions. • Solve practical case studies based on the discussed elements.
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State Liability (AD/2025/04)

<p>When 09-10 April 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 10 March 2025</p>	<p>Overview</p> <p>This podcast aims to equip participants with a comprehensive understanding of the significance and intricacies of state liability for breaches of EU law. The training will focus on both theoretical foundations and practical applications, providing a well-rounded exploration of the topic. The course will be structured around a series of concise lectures and interactive workshops, which will guide participants through the concept of state liability, beginning with its theoretical origins and progressing to the legal basis underpinning this fundamental EU principle.</p> <p>Throughout, participants will engage in in-depth discussions and analyses of the mechanisms that EU law provides to address violations of its legal provisions by Member States. These sessions will offer practical case studies and examples to illustrate how state liability functions in real-world scenarios, with a particular focus on how Member States can be held accountable for failing to comply with EU law.</p> <p>Additionally, the podcast will explore the latest developments in case law from the Court of Justice of the European Union (CJEU), highlighting recent rulings that have shaped the current legal framework on state liability. By the end of this training, participants will have a deeper and more nuanced understanding of the legal framework surrounding state liability, as well as the most recent judicial interpretations and applications of this principle by the CJEU.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand the key principles governing state liability under EU law. • Analyse the most relevant and recent case law from the CJEU related to state liability. • Share and exchange knowledge on the application of EU law in national legal cases. • Recognise the significance of engaging in dialogue with the CJEU through the preliminary ruling procedure.
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EU Environmental Law (AD/2025/05)

<p>When 28-29 April 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Court Staff</p> <p>Application Deadline 28 March 2025</p>	<p>Overview</p> <p>This training is specifically designed to strengthen the participants' ability to apply EU environmental law to national cases, with a particular focus on the practical use of preliminary references in judicial proceedings. Through a series of in-depth case studies addressing contemporary environmental challenges, participants will have the chance to update their knowledge of EU environmental regulations, refine their understanding of relevant case law, and improve their ability to implement the EU legal framework in their national jurisdictions.</p> <p>Each workshop session will be led by highly experienced practitioners and expert trainers, who will provide tailored guidance and insights to the selected judges throughout the training. In addition to the formal sessions, the programme will serve as a valuable platform for judges from across the EU to exchange knowledge, share best practices, and foster greater collaboration in the field of environmental law.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Explore the main EU environmental legal instruments available to national judges. • Delve into key EU provisions related to specific environmental topics. • Review recent environmental case law from the Court of Justice of the European Union. • Analyse fictional case studies that incorporate discussed facts and principles. • Compare the EU legal framework with national laws and cases. • Strengthen legal reasoning by integrating both EU and national legal instruments. • Develop legal solutions for practical scenarios involving alleged breaches of environmental law.
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EU Asylum Law (AD/2025/06)

When

29-30 April 2025

Where

EUAA, Malta 

Language

English

Target Audience

Judges

Participating Countries

All EU Member States

Application Deadline

28 February 2025

Overview

The objective of this advanced training is to explore the new legal framework of the Common European Asylum System and the significant jurisprudential developments in EU asylum law. Participants will have access to customized learning materials designed to encourage discussion on the seminar's specific topics. The training will focus on key issues related to the asylum procedure, particularly those arising from the implementation of the Pact on Migration and Asylum, the use of country-of-origin information (COI), and the standards for credibility assessment. Additionally, the moot court exercise will offer participants a unique opportunity to analyse the case from both legal and anthropological perspectives.

Upon completing this training, participants are expected to gain a comprehensive understanding of the latest legal framework and case law in EU international and asylum law, as well as the impact of cultural diversity on judicial practice.

Learning Objectives

- Equip participants with in-depth, up-to-date knowledge of the Common European Asylum System, with a particular emphasis on recent developments related to the Pact on Migration and Asylum.
- Offer participants insights into the most recent jurisprudential advancements from the Court of Justice of the European Union and the European Court of Human Rights.
- Enhance participants' understanding of the use of COI and credibility assessments, incorporating an anthropological perspective in asylum cases.
- Familiarise participants with the practical tools and support available from the EUAA (European Union Agency for Asylum) to assist judges in their work.
- Facilitate the exchange of knowledge and best practices among judges from across the EU.
- Provide e-learning objectives tailored to support and reinforce participants' understanding of key topics.

EU Public Procurement (AD/2025/07)

<p>When 02-03 June 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 05 May 2025</p>	<p>Overview</p> <p>The training is designed to provide national judges and prosecutors with an in-depth understanding of the key concepts, principles, and overarching themes of EU public procurement law, along with the latest updates on relevant case law from the European courts. Participants will not only deepen their knowledge of EU public procurement legislation but will also learn to identify and apply critical legal principles essential for adjudicating cases in this field.</p> <p>The training will also address the intricate challenges that arise in cross-border public procurement cases and the use of national remedies, providing participants with the tools needed to navigate these complexities effectively. Through a combination of expert-led lectures, case studies, and interactive workshops, participants will engage in practical discussions on the day-to-day challenges judges face when applying EU public procurement rules.</p> <p>This event will serve as an interactive platform for knowledge-sharing, allowing participants to exchange experiences and best practices in dealing with procurement cases, with a focus on fostering a deeper understanding of the practical application of these laws in various judicial contexts.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Develop a thorough understanding of the key legal issues to address when adjudicating public procurement cases. • Gain a comprehensive insight into the national remedies outlined in the Remedies Directives and the critical role national judges play in their enforcement. • Stay updated on the latest developments in case law from the Court of Justice of the European Union relevant to public procurement. • Enhance practical skills in managing cross-border procurement cases. • Recognize and navigate the complexities associated with actions for damages resulting from bid-rigging activities.
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Data Protection and Privacy Rights in the Age of Digital Transformation (AD/2025/08) - To be confirmed

<p>When 08-09 September 2025</p> <p>Where Thessaloniki, Greece 🏠</p> <p>Language English</p> <p>Target Audience Judges Court Staff</p> <p>Application Deadline 08 July 2025</p>	<p>Overview</p> <p>The training is designed to foster dialogue among judges and court staff from various EU Member States on the evolving landscape of the EU's data protection framework. The training will focus on key legal and jurisprudential developments in data protection and privacy rights, providing participants with an in-depth understanding of recent advancements.</p> <p>Participants will explore the practical implications of relevant case law from the European Court of Human Rights (ECtHR) and the Court of Justice of the European Union (CJEU), with a particular emphasis on how these rulings affect their day-to-day judicial responsibilities. In addition to case law analysis, attendees will receive comprehensive guidance on the new regulations and directives introduced by the EU's data protection reform package, offering them actionable insights for their professional practice.</p> <p>This training also aims at creating a collaborative platform for the exchange of knowledge and best practices among judicial professionals. By encouraging cross-border cooperation and understanding, the program seeks to establish lasting networks of judicial collaboration in one of the most rapidly evolving and critical fields of EU law.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Participants will gain insight into the new regulations and directives introduced by the EU's data protection reform package. • Participants will develop a deeper understanding of algorithmic decision-making, both within the framework of the GDPR and in broader contexts. • Participants will become familiar with recent case law and practices of the ECtHR and the CJEU.
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The Enforcement of State Aid Law by National Courts (AD/2025/09)

<p>When 23-24 September 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 25 August 2025</p>	<p>Overview</p> <p>This training is specifically designed for judges across all levels of administrative and civil courts who may encounter cases involving the enforcement of state aid rules. While the European Commission holds exclusive authority to evaluate the compatibility of state aid measures with the internal market, national courts play a pivotal role in the process. This role extends both upstream and downstream: upstream, by ensuring the enforcement of the standstill obligation, which has direct effect in national law, and downstream, by overseeing the recovery of incompatible or unlawful aid. This includes handling such matters through insolvency proceedings or addressing claims for damages resulting from unlawful state aid.</p> <p>The course guides participants through the fundamentals of state aid regulations, focusing on both the practical and legal challenges that arise in national court settings. Judges will explore key issues related to the enforcement of state aid, such as the standstill obligation, the recovery of aid, and the implications of these measures within broader judicial procedures. By examining real-life cases and legal precedents, participants will develop a deeper understanding of how to address state aid issues effectively within their national jurisdictions.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Gain an understanding of key substantive and procedural concepts in state aid. • Explore different perspectives on state aid, including those of the EU Commission, national courts, practitioners, and academics from various member states. • Promote dialogue and exchange between key stakeholders, including the EU Commission, national judges, practitioners, and academics. • Enhance the ability to apply state aid rules through a multidimensional and collaborative approach.
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EU Tax Law: Tax Avoidance, Evasion, and Abuse in the EU (AD/2025/10)

<p>When 07-08 October 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 08 September 2025</p>	<p>Overview</p> <p>The training aims at enhancing the participants' understanding of the recent developments concerning the tax avoidance and tax abuse in the EU. It will cover a broad spectrum of topics, providing an in-depth analysis and a comprehensive overview of various aspects of the problem of tax avoidance and tax abuse.</p> <p>Special focus will be given to significant tax law advancements within the European Union, as well as relevant case law from the Court of Justice of the European Union (CJEU) and national courts in the Member States. Participants will engage in workshops, debates and interactive sessions, offering them the opportunity to deepen their knowledge and exchange perspectives on the challenges encountered in the daily application of EU tax legislation.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Identify the role of taxation in reducing inequalities. • Gain an overview of the significant developments concerning the fight against tax fraud, evasion and avoidance. • Acquire a better understanding of the respective EU tax litigation. • Distinguish the transfer pricing disputes. • Obtain knowledge about the recent developments in tax crimes. • Understand various common challenges faced by national tax systems.
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Digital Market: Competition and Tax Challenges in the Digitalised Economy (AD/2025/11)

<p>When 21-22 October 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 22 September 2025</p>	<p>Overview</p> <p>This video project provides participants with an in-depth understanding of the legal framework governing the Digital Market, particularly in relation to competition law and the emerging tax challenges. It will cover a variety of key topics essential for analysing the most significant developments within the European Union, including relevant case law from the Court of Justice of the European Union (CJEU).</p> <p>Participants will be equipped with the tools to identify and address new challenges in the Digital Market and apply their knowledge to real-world situations. Additionally, the training will serve as a platform for the exchange of knowledge and best practices among judges and legal professionals from across the EU.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand the respective normative framework applicable at EU level in the area of Digital Market. • Obtain an overview of important developments on the recent case-law of the CJEU. • 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. • Identify the tax challenges from the digitalisation of the economy.
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EU Preliminary Ruling Procedure (AD/2025/12)

<p>When 23-24 October 2025</p> <p>Where CJEU, Luxembourg 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 25 August 2025</p>	<p>Overview</p> <p>The training will equip participants with a thorough understanding of the significance and intricacies of the Preliminary Ruling Procedure. The programme will feature a combination of practical workshops and lectures, focusing on cases that warrant referral to the Court of Justice of the European Union (CJEU), the effective drafting and formulation of questions, the interpretation and implementation of CJEU rulings, and the CJEU's recommended best practices in this area.</p> <p>A special session will be dedicated to exploring the CJEU case law database. With expert guidance, participants will analyse practical cases based on real-world scenarios, determine the necessity of referring questions to the court, formulate appropriate questions, and exchange perspectives on national approaches to utilising the preliminary ruling procedure.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Provide participants with comprehensive, up-to-date knowledge on the European preliminary ruling procedure before the CJEU, especially in the light of the partial transfer of competence to the General Court. • Update participants on the latest case law from the CJEU. • Facilitate the creation of enduring networks for judicial cooperation and mutual understanding. • Encourage participants to utilise the preliminary ruling procedure in their national cases. • Serve as a platform for exchanging knowledge and best practices among colleagues.
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Basic Notions of Antitrust Law (AD/2025/13)

<p>When 04-05 November 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 06 October 2025</p>	<p>Overview</p> <p>This training is designed to offer judges from EU Member States an essential training course on the application of Articles 101 and 102 of the Treaty on the Functioning of the European Union (TFEU). The aim is to provide participants with a solid understanding of the core principles of EU Antitrust law. The training will equip judges with the necessary knowledge to correctly apply these legal provisions in their practice.</p> <p>The training will take a practical, “learning by doing” approach, guiding participants through carefully selected case-law examples that highlight the key analytical frameworks for applying Articles 101 and 102. These real-world cases will offer valuable insights into how antitrust provisions operate in practice, giving judges the tools to better analyse and decide competition law matters in their courts.</p> <p>Additionally, it will address contemporary challenges faced by national judges, such as the significant developments brought about by the EU Damages Directive. This will include discussions on both the opportunities and potential pitfalls that the Directive presents, ensuring that participants are fully aware of the latest legal and procedural issues affecting antitrust enforcement in the EU.</p> <p>Overall, this comprehensive training will deepen the participants’ expertise in EU competition law, enhancing their ability to navigate complex antitrust cases with confidence.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Develop a clear understanding of Antitrust principles and acquire the knowledge necessary for the correct application of fundamental EU Antitrust legal provisions. • Become familiar with key case-law examples that effectively demonstrate the analytical framework for applying Articles 101 and 102 of the TFEU. • Gain insights into the challenges and complexities associated with the application of the EU Damages Directive.
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Prevention of Conflicts of Interest in Administrative Cases (AD/2025/14)

<p>When 25-26 November 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 24 October 2025</p>	<p>Overview</p> <p>A conflict of interest occurs when personal interests – such as family, friendships or finances – compromise impartiality in professional decisions. This can damage trust, harm an organization’s reputation, and lead to legal issues. Conflicts of interest are often linked to corruption, weakening public trust in institutions.</p> <p>This training will define conflicts of interest, provide examples of best and worst practices, and offer strategies to manage and prevent them. Experts will also discuss key European standards and case law, with a focus on public procurement, helping judges navigate and resolve conflicts of interest in their work.</p> <p>This training aims at defining conflicts of interest, offering examples of both good and bad practices, and explain how to identify them, as well as their potential progression into corruption. Participants will learn how to effectively manage conflicts of interest in compliance with regulations, while maintaining integrity. The course will also familiarise attendees with the Council of Europe’s standards for judges and relevant case law, with a particular focus on assessing conflicts of interest in public procurement cases.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand what conflicts of interest are and how they can affect decision-making and reputation. • Learn how to identify conflicts of interest in various contexts. • Recognize how the mere perception of a conflict of interest can damage trust and reputation, and learn strategies to avoid such situations, particularly in public procurement.
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The Role of Court Staff in Justice: Constitutional Principles, Deontological Rules and Modern Working Challenges (AD/2025/15)

<p>When 04-05 December 2025</p> <p>Where Thessaloniki, Greece 🏠</p> <p>Language English</p> <p>Target Audience Court Staff</p> <p>Application Deadline 03 October 2025</p>	<p>Overview</p> <p>The training is designed to deepen the participants' understanding of the vital role that court staff play in the effective functioning of the justice system, particularly in light of the new challenges brought about by the digital era. The programme will cover a wide array of relevant topics, providing a thorough analysis of the justice institution and highlighting the pivotal contributions of court staff in maintaining judicial operations.</p> <p>Participants will engage in tailored presentations, interactive workshops, and thought-provoking debates, which will explore both theoretical and practical aspects of their daily responsibilities. The training will also address emerging issues such as the integration of digital tools, the complexities of managing digital case files, and the ethical challenges posed by new technologies.</p> <p>By the end of the training, participants will have gained valuable insights into different judicial systems across the EU, enhancing their ability to navigate both traditional and modern aspects of court operations, and effectively respond to the evolving demands of the digital age.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Develop practical skills to improve performance in various aspects of daily work. • Build confidence in interpreting and applying EU law effectively. • Gain a deeper understanding of fundamental justice principles in the daily work of court staff. • Increase awareness of diversity and inclusion issues within the workplace. • Understand common challenges and shared values across different judicial systems. • Participate in workshops and dialogues to enhance collaboration and knowledge-sharing among court staff throughout the EU. • Recognize the risks associated with social media use in the digital age, emphasizing the importance of protecting public trust in the judiciary and preserving its integrity. • Identify and explore the various types of digital tools and their applications in enhancing the efficiency and potential of the justice system.
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Combating Tax Crimes and VAT Fraud in the EU (AD/2025/16)

When

9-10 December 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

10 November 2025

Overview

This video project provides participants with an overview of the EU legal framework and emerging challenges in EU tax law, tax crimes, and financial crimes. The videos will provide an in-depth exploration of critical topics, focusing on the latest developments within the European Union, including relevant case law from the Court of Justice of the European Union (CJEU). Participants will gain a robust foundation in EU tax law, ensuring they are well-prepared to navigate the evolving landscape of tax and financial crime enforcement.

The programme will specifically enhance the participants' ability to address cross-border tax crimes, offering practical guidance on the tools and mechanisms available for judicial cooperation at the EU level. Through the analysis of real-world case studies and recent legal developments, participants will refine their skills in applying EU law to complex, transnational financial crime cases.

In addition to the core learning modules, this project will also promote cooperative efforts with international organisations and EU agencies, thereby enhancing cross-border cooperation in the investigation and prosecution of tax and financial crimes. This interactive environment will encourage dialogue and the sharing of best practices, ultimately contributing to more effective enforcement of EU tax laws and financial regulations.

Learning Objectives

- Gain a thorough understanding of the legal framework governing tax crimes at the EU level.
- Acquire insights into key developments in recent case law from the CJEU.
- Identify and analyse common challenges and obstacles faced by national tax systems.
- Enhance your ability to address emerging challenges in the field of tax crimes effectively.
- Learn to utilise specialised tools for cross-border cooperation in tax crime cases and explore best practices from various countries.
- Obtain practical knowledge on effective strategies to combat organised tax criminal activities.

Civil Law

EJTN's civil law training activities address substantive law issues including cross-border family law, consumer protection, procedural aspects such as the European civil procedure, recent developments in the caselaw of the Court of Justice of the European Union (CJEU), and the implications of Artificial Intelligence (AI) and other technologies.

Main priorities for civil law include:

- Digitalisation in civil justice with a focus on Service of documents and taking evidence abroad and Digitalisation of Justice.
- Cross-border topics such as EU family law and civil liability due to AI, as well as the protection of consumers.
- Awareness raising regarding the impact of the Digitalisation regulation on civil proceedings.

The digitalisation of civil procedures, especially in evidence gathering, service of documents, and videoconferencing for hearings, is a recurring theme in 2025, reflecting the EU's commitment to streamlining cross-border cooperation using modern technologies.

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](#) 



EU Cross-Border Labour Law (CI/2025/01)

When

03-04 July 2025

Where

Thessaloniki, Greece 🏠

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

05 May 2025

Overview

This seminar delves into the most important aspects of European cross-border labour law, such as jurisdiction, applicable law, transfer of undertakings, posting of worker, the impact of teleworking on workers and the challenges of digitalisation.

Designed specifically for legal professionals, this training is designed to equip participants with a comprehensive understanding of the principles, challenges, and practicalities involved in adjudicating cross-border labour disputes.

The seminar will include guest speakers' sessions, interactive workshops, case study analysis, structured debates and discussions to foster a deeper understanding and critical thinking.

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 on posting of workers and transfer of undertakings.
- Raise awareness on cross-border labour court cases, jurisdiction and applicable law.

Jurisdiction, Applicable Law in Civil and Commercial Matters and an Overview on Electronic Communication via E-Codex (CI/2025/02)

When

12-13 May 2025

Where

Bucharest, Romania 🏠

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

12 March 2025

Overview

The seminar will follow a blended learning approach, combining presentations, case studies, interactive workshops, and group discussions. The structure will focus on both theoretical knowledge and practical application, allowing participants to engage with real-world scenarios.

Learning Objectives

- Analyse and evaluate the scope of application and general characteristics of the Brussels I recast, Rome I and Rome II Regulations and the interaction between them.
- Analyse and decide which court has jurisdiction in a civil or commercial case.
- Understand which law applies to international contracts, including specific contracts, like contracts of carriage, insurance contracts, employment contracts, consumer contracts including e-commerce and torts.
- Identify the applicable law in cases of non-contractual obligations, cross border torts via internet, products liability and traffic accidents.

Protecting Consumers in the Digital Era: EU Law, E-Commerce and the Role of the Preliminary Rulings (CI/2025/03)

When

10-11 April 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

21 March 2025

Overview

The training aims to provide participants with an in-depth understanding of the complexities surrounding EU e-commerce regulations and decisions of the CJEU. It will explore how European policy has responded to the challenges posed by the rapid growth of e-commerce and the influence of digital platforms, while balancing transparency, security, and reliability in the digital market with the protection of fundamental rights such as data protection, freedom of expression, intellectual property, and privacy. Additionally, the training will examine the European Union's strategic programme for digital transformation, legal frameworks governing e-commerce transactions, and the use of legal comparison to gain insights from different legal systems.

The training will adopt a multi-faceted approach, allowing participants to explore EU e-commerce regulations through legal analysis and practical case studies. It will involve:

- A detailed examination of European regulations (Reg. EU 2022/2065, Reg. EU 2022/720, Directive 2019/770 and 2019/771) and decisions of the Court of Justice.
- Discussions on how European policy addresses the challenges of e-commerce, digital platforms, and the need for a safe and competitive digital environment.
- A focus on the balance between protecting competition, the digital single market, and fundamental rights.
- The use of legal comparison to assess and gather ideas from diverse legal experiences and systems, enhancing the understanding of e-commerce issues from a broader international perspective.

Learning Objectives

- Understand the legal framework governing e-commerce.
- Develop a comprehensive understanding of the key concepts.
- Identify, comprehend and apply the EU legal framework for e-commerce and integrate practical insights related to digitalization into their professional practices.
- Stay informed about the latest legal developments and trends in e-commerce, ensuring that participants remain at the forefront of this dynamic field and implement best practices in their daily work.

European Civil Procedure and the Use of Electronic Communications Via E-Codex (CI/2025/04)

When

20-21 March 2025

Where

Barcelona, Spain 🏠

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

24 January 2025

Overview

The training delves into the most important aspects of European civil procedure, such as jurisdiction, applicable law, unified steps of procedure, recognition, and enforcement of judgments including cross-border aspects.

Designed specifically for legal professionals, this seminar is designed to provide high knowledge about applying the different European civil procedures, including EU tools and recent CJEU case law.

The seminar will include guest speakers' sessions, workshops, case study analysis, debates, and discussions to promote a deeper understanding and critical thinking.

Learning Objectives

- Provide participants with general knowledge about the main European legal framework for European civil procedures such as directives and regulations.
- Identify the most important sources of knowledge to correctly apply the different European civil procedures, including the European Judicial Altas in civil matters and the European Judicial Network in civil and commercial matters.
- Develop skills to address the main important problems a legal professional must face applying European civil procedures.
- Explore principles related to jurisdiction, recognition, and enforcement of judgments across European jurisdictions.
- Understand the main European procedures, including the European order for payment procedure, European small claims procedure, and European enforcement order for uncontested claims.
- Analyse the recent case law of the CJEU related to European civil procedure.

Family Law Matters - Advanced (CI/2025/05)

When

13-14 October 2025

Where

Tartu, Estonia 🏠

Language

English

Target Audience

Judges
Court Staff

Application Deadline

15 August 2025

Overview

This training delves into the most important aspects of European family law, such as jurisdiction, applicable law, recognition and enforcement of judgments including cross-border aspects.

Designed specifically for legal professionals, this seminar is designed to equip participants with a comprehensive understanding of the principles, challenges, and practicalities involved in adjudicating cross-border family disputes.

The seminar will include guest speakers sessions, interactive workshops, case study analysis, structured debates and discussions to foster a deeper understanding and critical thinking.

Learning Objectives

- Understand the key EU regulations, directives, and international conventions governing family law, such as Brussels II bis, the Rome III Regulation, and the Hague Conventions.
- Familiarise with the roles of the ECtHR and the CJEU in shaping family law.
- Understand the recognition and enforcement mechanisms for family law judgments within the EU.
- Ensure that the best interests of the child are a primary consideration in all family law decision and apply the principles of the UN Convention on the Rights of the Child in judicial decision-making.
- Address the legal complexities surrounding parental responsibility and child abduction.
- Be aware of recent CJEU case law on family matters.

Mediation and Conciliation (CI/2025/06)

When

06-07 November 2025

Where

Zagreb, Croatia 🏠

Language

English

Target Audience

Judges
Court Staff

Application Deadline

05 September 2025

Overview

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

The training is specifically designed for judges and court staff and will provide them the legal background, especially EU regulations, and practical skills and techniques needed for successful mediation and alternative dispute resolution (ADR).

The seminar will include guest speakers' sessions, interactive workshops, structured debates and discussions about different national experiences and case studies. All this to foster a deeper understanding of the topic and to allow participants to deal with real situations and real questions.

Learning Objectives

- Develop a comprehensive understanding of mediation and conciliation principles.
- Identify those cases that are more likely to go to mediation and conciliation.
- 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
- 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.

Digital Transformation in Cross-Border Legal Procedures: The Service of Documents & Taking of Evidence (CI/2025/07) - To be confirmed

<p>When 27-28 November 2025</p> <p>Where Bucharest, Romania 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 26 September 2025</p>	<p>Overview</p> <p>This two-day training will provide an in-depth exploration of the service of documents and taking of evidence abroad within the framework of EU regulations, with a special emphasis on digitalisation. As digital technologies transform legal practices, understanding these changes is essential for legal professionals who deal with cross-border civil and commercial matters. The seminar will address real-life cases and field pertinent questions through interactive case studies and workshops, where active engagement is encouraged. Additionally, the training will function as a valuable forum for the dissemination of knowledge and best practices among judges, prosecutors and court staff throughout the EU.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Gain a comprehensive understanding of EU Regulations on the service of documents and on the taking of evidence abroad, including their objectives, scope, and application. • Learn about the digital tools available for the service of documents and taking of evidence across EU borders, including e-CODEX. • Analyse the impact of digitalisation on the efficiency, speed, and security of cross-border legal processes, and how it influences the rights and obligations of the parties involved. • Develop practical skills for applying digital solutions to serve documents and take evidence abroad, ensuring compliance with EU regulations and reducing procedural delays.
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Intellectual Property: Green Trademarks (CI/2025/08)

When

09-10 December 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

28 November 2025

Overview

The training aims to offer tools for understanding and interpreting the rules regarding the distinctiveness and deceptiveness of “green trademarks”, for judgments of nullity or revocation of the trademark.

Demoscopic surveys show that a significant percentage of consumers is willing to pay a premium price for the purchase of eco-sustainable products: they are said “green consumers”.

“Green trademarks” therefore refer, with verbal or non-verbal elements – instrumental use of images, such as trees, rainforests, water, animals, or certain colors, such as blue or green backgrounds – to the environmental qualities of the product. This raises the issue of their use as a “greenwashing” tool.

The Intellectual Property Offices (IPO) and the EUIPO are experiencing an exponential growth in applications for registration of green trademarks.

A trademark that conveys false environmental information has a deceptive character and integrates, at the same time, an unfair commercial practice, as the interpreter has to balance the elements of the necessary distinctive character of the trademark (which, for it to be registrable, must be sufficiently original and imaginative) with the character of environmental truthfulness.

Learning Objectives

- Be able to identify and apply the EU legal framework (directives, regulations, European Green Deal, communications from the European Commission) about green trademark.
- Develop a comprehensive understanding of the key concepts.
- Evaluate how to reconcile the requirement of originality and truthfulness of green trademarks.
- Analyse real-world cases and their outcomes for practical insights.

Cross-Border Succession Cases in Legal Practice (CI/2025/09)

When

25-26 March 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors
Trainers
Court Staff

Application Deadline

07 March 2025

Overview

The training will cover key issues in cross-border succession law. Participants will become familiar with the cornerstone Regulation, namely the EU succession Regulation, and learn how to apply it 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 expert speakers' sessions, discussions, case studies and workshop sessions to deepen the knowledge of European succession law and to facilitate the exchange of experience and best practices with fellow judges.

The seminar will address the following issues:

- EU Succession Regulation: scope, jurisdiction and applicable law.
- How is the habitual residence of the deceased person to be assessed?
- Protection of family members, reserved portion and choice of law.
- The interplay of matrimonial property and succession law in a cross-border context.
- European Certificate of Succession: issuance and interplay with national certificates.
- Recent CJEU case law: major case law on the EU Succession Regulation and its implications for legal practice.

Learning Objectives

- Become familiar with the EU Succession Regulation, the cornerstone of European inheritance law
- Identify which court has jurisdiction.
- Understand which law applies to the cross-border succession.
- Analyse the interplay of family and succession law in the international context.
- 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.

Civil Liability of Companies Under the Application of EU Sanctions (CI/2025/10)

When

TBD

Where

Online 

Language

English

Target Audience

Judges
Prosecutors
Trainers
Court Staff

Application Deadline

TBD

Overview

The objective of ensuring competition between companies is primary for protecting the European market.

Articles 101 and 102 of the Treaty on the Functioning of the European Union (TFEU) prohibit agreements between companies, decisions and concerted practices, which create obstacles to competition, and also prohibit the abusive exploitation of a dominant position.

These practices are prohibited due to their seriously harmful consequences, such as those suffered by other competitors, the loss of efficiency of the markets, the transfer of wealth to the authors of the cartels and the damage to consumers. Large-scale infringements of competition law often have a cross-border element.

The enforcement system of the prohibitions dictated by the articles 101 and 102 TFEU is based on two essential instruments: public, focused on financial sanctions for companies imposed by the Commission or national authorities (public antitrust enforcement); private, through civil actions for compensation of damages (private antitrust enforcement).

In the actions for compensation for damages caused following a violation of antitrust law (so-called "follow on" cases), the judge has the possibility of ruling on individual party appeals.

New issues may be addressed, such as the possibility of attributing relevance to the conduct of natural persons who have taken part in material violations; the "passing-on", that's the possible transfer of the overcharge deriving from anti-competitive behavior along the production or the distribution chain.

Learning Objectives

- Comprehend the legal framework governing European Commission antitrust sanctions against companies to protect competition.
- Know the principles and rules (Directive 2014/104/EU) and how it has been implemented in various Member States.
- Analyse questions like the measure of compensation, evidence, protection of business secrets.
- Examine real-world cases and their outcomes for practical insights.

International Commercial Arbitration (CI/2025/11)

<p>When TBD</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Trainers Court Staff</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>This training delves into the most important aspects of international commercial arbitration, addresses jurisdictional issues, ethical and professional issues, explores current trends and anticipates future challenges.</p> <p>Designed specifically for legal professionals, this training is designed to equip participants with a thorough understanding of the key principles, processes, and practices involved in international commercial arbitration.</p> <p>The training will include guest speakers sessions, interactive workshops, case study analysis, structured debates and discussions to foster a deeper understanding and critical thinking.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand the fundamentals of international commercial arbitration. • Understand the main legal frameworks governing international commercial arbitration, including the New York Convention, UNCITRAL Model Law, and various institutional rules (e.g., ICC, LCIA, SIAC). • Gain insights into arbitration agreements and jurisdiction. • Gain insights into the requirements for a valid and enforceable arbitral award. • Familiarise with the best practices for maintaining integrity, impartiality, and professionalism in arbitration.
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Digitalisation Regulation and Impact on EU Civil Proceedings (CI/2025/12)

<p>When TBD</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Trainers Court Staff</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>The aim of the webinar is to provide participants with a comprehensive understanding of the ongoing digitalisation of EU civil proceedings and the regulatory framework that governs it. The session will explore how digital tools and platforms are transforming cross-border civil litigation, including the service of documents, collection of evidence, and conduct of hearings. Participants will gain insights into the latest EU regulations and initiatives aimed at enhancing the efficiency, accessibility, and transparency of civil justice through digital solutions.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand the EU's regulatory framework on the digitalisation of civil proceedings, including key legal instruments such as the eIDAS Regulation, e-CODEX, and upcoming EU initiatives. • Analyse the impact of digital tools (e.g., electronic service of documents, videoconferencing, and online dispute resolution) on the efficiency and accessibility of cross-border civil litigation. • Examine practical challenges and solutions related to implementing digital procedures in civil cases, including issues of data protection, cybersecurity, and technological interoperability between member states. • Explore case studies and real-world examples of how digitalization is applied in cross-border civil proceedings within the EU, particularly in handling service of documents, evidence collection, and remote hearings. • Assess the benefits and potential limitations of digitalized civil justice procedures, with a focus on improving legal certainty, reducing costs, and speeding up legal processes. • Identify the skills and competencies that legal professionals need to adapt to and operate effectively in the digitalised civil justice environment.
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Criminal Justice

EJTN training activities in this area offer EU justice practitioners 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, cybercrime and e-evidence, judicial cooperation in criminal matters, including digital cross-border criminal justice, asset recovery and confiscation, trafficking of human beings. Participants in criminal justice training activities also learn about key EU legal instruments in criminal justice cooperation, such as the European investigation order and the European arrest warrant.

The trainings 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 criminal justice training activities benefit from the support of a large network of partners including CEPOL, Eurojust, Europol, the European Judicial Network in criminal matters (EJN), the European Judicial Cybercrime Network (EJCN), the Genocide Network (GNS), the Joint Investigation Teams Network (JITs) and the EPPO.

[More Information](#) 



Investigation and Prosecution of THB Cases in the EU for Labour Exploitation: Focus on Child Labour Exploitation (CR/2025/01)

When

13-14 March 2025

Where

Brussels, Belgium 🏠

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

17 January 2025

Overview

This seminar is a day-and-a-half training focused on the practical challenges involved in the detection, investigation and prosecution of trafficking in human beings (THB) for the specific purpose of labour exploitation with focus on child labour exploitation. Particular attention is paid to a victim-centered approach and close collaboration between the actors in the field.

This training will gather judges and prosecutors from different EU member states to exchange views and best practices when dealing with this issue.

Learning Objectives

- Acquire knowledge on the main challenges in investigating and prosecuting THB cases for the purpose of labour exploitation and how to tackle them.
- Better understand the need for a multidisciplinary and victim-centered approach.
- Gain practical skills to be able to apply the knowledge in specific cases.

Practical Application of the European Investigation Order: Integrating the E-EDES System - Introductory (CR/2025/02)

<p>When 13-14 March 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 31 January 2025</p>	<p>Overview</p> <p>Through a varied methodology, consisting of presentations, case scenarios, workshops and interactive plenaries, the online training provides participants with basic knowledge on the European Investigation Order (EIO) and its scope and an introduction to the e-EDES System. The main phases of EIO (issuance, transmission, recognition, execution) and the relation of EIO with other legal instruments in the course of gathering of evidence, are being analysed in depth. The case law of the CJEU in criminal matters, in relation to the lessons deriving from it, for the EIO, are being presented and the challenges that the Directive on the EIO brings to the fore, are being pointed out.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Apply the legal framework of cross border gathering and use of evidence in criminal matters within the EU. • Be conversant with the case law of the CJEU in criminal matters, in relation to EIO. • Issue and execute EIO, identify and overcome challenges. • Analyse and evaluate issues related to execution and fundamental rights. • Acquire basic knowledge on the e-EDES platform.
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Environmental Crimes (CR/2025/03)

When

10-11 April 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

28 February 2025

Overview

The online training aims at analysing the global EU strategy for protecting and improving the status of the environment by applying the principles of criminal law. The training will examine and consider the role of EU instruments and EU institutions in prosecuting environmental crime. It 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

- Better understand environmental offences by engaging in discussions with experts and practitioners who will provide practical insights into the application of legal tools.
- Become acquainted with how to investigate, prosecute and bring to justice those who commit large-scale criminal offences affecting the environment.

Procedural Safeguards in Criminal Proceedings in the EU in Practice: Focus on the Children's Directive - Specialised (CR/2025/04)

When

10-11 April 2025

Where

Vienna, Austria 🏠

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

28 January 2025

Overview

This day-and-a-half seminar, 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 Member States, knowledge and understanding of the Children Directive will be promoted. Furthermore, the 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 practitioners.

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.
- 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.

Cybercrime in the Digital Age: Using E-Evidence in a Connected World - Introductory (CR/2025/05)

When

14-15 May 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

28 March 2025

Overview

This online training activity follows a “learning by doing” methodology. The training will address such issues as the international framework on cybercrime and e-Evidence and its latest developments, 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.

Asset Recovery, Confiscation and Management of Criminal Assets in the EU in Practice - Advanced (CR/2025/06)

When

13-14 May 2025

Where

Barcelona, Spain 🏠

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

28 February 2025

Overview

This seminar is a day-and-a-half training aimed at improving knowledge and experience of judges and prosecutors to trace, freeze, seize and re-use illicitly acquired assets through the use of EU legal instruments required to ensure effective procedures of confiscation and recovery of illegally acquired assets in the EU. Sharing of experiences and good practices regarding the implementation of financial investigations within EU are at the core of the seminar.

The new Directive (EU) 2024/1260 of the European Parliament and of the Council of 24 April 2024 on asset recovery and confiscation will be analysed as well.

Learning Objectives

- Be acquainted with the relationship between economic crime and confiscation, and particularly about the connection of organised economic crime and identification, freezing and confiscation of instrumentalities and proceeds of crime.
- Acquire knowledge on the EU existing legal instruments.
- Deal with legal concepts, definitions and meanings (terminology) related to the seminar's subject matter such as: identification, tracing, freezing, preservation, seizing, confiscation (forfeiture), repatriation, return of assets; the role of different actors and networks in judicial cooperation.
- Get practical knowledge on how to proceed in order to effectively tackle organised criminal activities in a certain case.

The EPPO: Investigations and Prosecutions to Fight Crimes Against the Financial Interests of the EU (CR/2025/07)

<p>When 12-13 June 2025</p> <p>Where Trier, Germany 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 01 April 2025</p>	<p>Overview</p> <p>The overall aim of this seminar is to provide a comprehensive overview of the European Public Prosecutor's Office (EPPO), and to shed more light on the common approaches to better protecting the Union's financial interests.</p> <p>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.</p> <p>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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Describe the role and tasks of the EPPO. • Understand EPPO proceedings and its cooperation with partners. • Determine when and how to cooperate with the EPPO.
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Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation and Digital Cross-Border Criminal Justice (CR/2025/08)

When

19-20 June 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

02 May 2025

Overview

This online training is based on a 'learn-by-doing' methodology and the simulation of the different stages of EU judicial cooperation in the fight against cross-border crime with focus on financial crimes and cryptocurrencies and money laundering. Participants will work on the basis of a case inspired by real facts and involving both national and cross-border judicial cooperation.

The training will require strong interaction between the participants who will comment on the practical cases according to their national legal systems and, most importantly, learn about their colleagues' systems in counterpart Member States, thereby promoting EU cooperation and mutual trust when executing a European Arrest Warrant, a European Investigative Order or a Freezing order according to the rules of mutual legal assistance. Participants will be assisted by international 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 be also addressed.

Digital cross-border criminal justice will also be discussed in the context of the new Regulation 2023/2844 on Digitalisation.

Learning Objectives

- Know how Eurojust works.
- Get in touch with national contact points of EJM.
- Use properly the international tools of cooperation in carrying out transnational investigation in criminal matters.
- Get familiar with the new cross border context on digitalisation in judicial cooperation criminal matters.

The European Investigation Order in Practice and Digital Tools - Advanced (CR/2025/09)

When

09-10 October 2025

Where

Sofia, Bulgaria 🏠

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

16 July 2025

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. Participants will upgrade their knowledge received from participation into the webinar "Digitalisation in judicial cooperation in criminal matters: eEDES – The use of platform by practitioners" (CR/2025/19), which concerns the usage of a new EU instrument on digitalisation in cross-border judicial cooperation (eEDES) and develop their skills to work with the platform through simulation of issuing/executing of an EIO in a hypothetical investigation or court trial.

Learning Objectives

- Understand the perspectives and advantages, but also the challenges arising from the EIO Directive.
- Become acquainted with the proper and effective approach to successful implementation of EIO.
- Identify and discuss the "check list" when issuing or executing EIO specifics related to 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 of fundamental rights.
- Analyse current practices and evaluate problematic legal provisions (on necessity and proportionality; double criminality and its exclusion; specialty rule, specific in-real time investigative measures, real remedies, etc.) in order to find practical solutions when issuing or executing EIO, while taking into account differences in the legal systems of EU Member States.
- Upgrade knowledge received from participation into the webinar CR/2025/19 which concerns the usage of the e-EDES and develop their skills to work with the platform through simulation of issuing/executing of an EIO in a hypothetical investigation or court trial.

Cybercrime and Electronic Evidence - Advanced (CR/2025/10)

When

27-28 October 2025

Where

Vienna, Austria 

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

15 July 2025

Overview

The seminar will give practitioners insight into the challenges of effectively fighting cybercrime and gathering e-evidence in an online environment, including at least the following topics:

- encryption methods.
- data location in the view of cloud storage and big international service providers.
- hiding of IP addresses in practice.
- cryptocurrencies.
- darknet marketplaces.
- data retention issues.

After the insight into the challenges, presentations will show the methods, which can be used by investigative authorities to effectively gather e-evidence online despite the difficulties. This includes the upcoming new international legal frameworks, like:

- EU legal framework on e-evidence (European production and preservation orders).
- the 2nd additional protocol to the Budapest Convention adopted by the Council of Europe.
- the USA CLOUD Act.

The participants are expected to have necessary pre-understanding of the fundamentals, like the functioning of digital devices and network communications. (The course will include shortened summaries of the mentioned base functions, before the more complex challenges can be explained in more depth).

Learning Objectives

- Gain overall knowledge of the present challenges with gathering digital evidence and the methods, which are being used in practice to overcome these, including the applying international legal background.
- Be able to determine how evidence can be legally and effectively acquired in a criminal procedure from the internet.

Procedural Safeguards in Criminal Proceedings in the EU in Practice: Improving the Existing *AQUIS* - Directives - Introductory (CR/2025/11)

<p>When 21-22 October 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 15 September 2025</p>	<p>Overview</p> <p>This two-day online training aims at offering 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). 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Acquire knowledge on the current status of implementation of the Directives and relevant CJEU case law through key notes and lectures. • Learn how and when to make a referral for a preliminary ruling from the CJEU. • Gain an understanding of the practical application of these instruments in different Member States and an overview of the responsibility of national courts with respect to the Directives, including the availability of remedies under EU law.
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Fostering Cross-Border Cooperation: the Functioning of the EAW in Practice and in the Digital Era (CR/2025/12)

<p>When 20-21 November 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 10 October 2025</p>	<p>Overview</p> <p>The European arrest warrant (EAW) is a simplified cross-border judicial surrender procedure for the purpose of prosecuting or executing a custodial sentence or detention order. It has replaced the lengthy extradition procedures that used to exist between EU countries.</p> <p>This online training explores issues related to the application of the 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.</p> <p>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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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 EJN in this field and the extent to which they can provide assistance. • Learn about CJEU 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.
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Asset Recovery, Confiscation and Management of Criminal Assets in the EU in Practice - Advanced (CR/2025/13)

When

20-21 November 2025

Where

Naples, Italy 🏠

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

10 September 2025

Overview

The seminar aims at providing more in-depth knowledge and experience for judges and prosecutors when called upon to identify, trace, freeze, seize, manage and re-use illegally acquired assets by using EU legal instruments. The focus will be on the Regulation (EU) 2018/1805 of 14 November 2018 in order to increase the participant's knowledge on freezing and confiscation of illegally acquitted assets and asset recovery.

In addition, participants will learn about and share their experience regarding financial investigations within EU and cooperation with EUROPOL, EUROJUST and international networks such as CARIN.

The training methods will be lectures, case studies, group discussions and mock hearing. New Directive (EU) 2024/1260 of the European Parliament and of the Council of 24 April 2024 on asset recovery and confiscation will be analysed as well.

Learning Objectives

- Explore more deeply the relationship between economic and cross-border organised crimes and tracing, freezing and confiscation the proceeds of crime.
- Analyse existing EU legal instruments with a specific focus on Regulation (EU) 2018/1805 of 14 November 2018 on the mutual recognition of freezing orders and confiscation orders.
- Improve participant's knowledge about legal instruments, definitions and terminology related to identification, tracing, freezing, preservation, management, confiscation and recovery of the assets obtained through criminal activity.
- Acquire and improve practical knowledge on how to issue and execute a freezing order and confiscation order.
- Gain more understanding into the role of different networks in judicial cooperation such as Europol, Eurojust and EJM.

Victim's Rights in the EU in Practice: Violence Against Women and Children Sexual Abuse (CR/2025/14) - To be confirmed

When

04-05 December 2025

Where

Bucharest, Romania 🏠

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

01 October 2025

Overview

This 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.

The seminar is aimed at providing knowledge about the recent adopted Directive (EU) 2024/1385 of the European parliament and of the Council of 14 May 2024 the first ever law to effectively fight violence against women and domestic violence. The Directive criminalises at EU level certain forms of violence against women offline and online and requires Member States to put in place robust measures of prevention, protection, access to justice, support, coordination and cooperation between authorities.

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 as well as the proposal amending the Victims' Rights Directive. The revision of the Directive is part of the 2020-2025 EU strategy on victims' rights. This revision aims at strengthening the rights of victims of crime throughout the EU. The scope of the revision includes improving access to information and support for victims, ensuring that victims are treated with dignity and respect throughout criminal proceedings, and enhancing their rights to participate in them.

Learning Objectives

- Get acquainted about the recent adopted Directive (EU) 2024/1385 of parliament and of the Council of 14 May 2024 to effectively fight violence against women and domestic violence.
- Learn about how at EU level certain forms of violence against women offline and online and requires Member States to put in place robust measures of prevention, protection, access to justice, support, coordination and cooperation between authorities.
- Get familiar with the proposal amending the Victims' Rights Directive.
- Be aware of the European protection order, the judicial protection offered to a victim of violence and harassment that can be enforced in other EU countries.
- Practical approaches from psychologists and case scenarios on victims of domestic violence and sexual abuse (children).

Judicial Cooperation in Criminal Matters and Transfer of Criminal Proceedings: Practical Case-Based Simulation and Digital Cross-Border Criminal Justice (CR/2025/15)

When

04-05 December 2025

Where

Budapest, Hungary 🏠

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

01 October 2025

Overview

This seminar is a practical training in the field of Judicial Cooperation and Transfer of Criminal proceedings in criminal law. Its aim is to address all legal professionals who are working in the area of mutual legal assistance and who want to gain experience in handling the relevant international tools and to improve their personal skills in working together swiftly on the international parquet.

The training is based on a 'learn-by-doing' methodology and the simulation of the different stages of EU judicial cooperation, focussing on the example of the fight against cross-border crime (THB).

A comprehensive overview of the work of Eurojust and the EJM, and their contribution to international judicial cooperation in criminal matters, will be also addressed. Digital cross-border criminal justice will also be discussed in the context of the new Regulation 2023/2844 on Digitalisation.

The new EU legal framework to regulate the transfer of proceedings in criminal matters will also be a topic in seminar.

Learning Objectives

Upon completion of the course, participants will have been trained to:

- Identify and describe the stages of judicial cooperation in criminal matters on EU level, especially on the basis of facts involving both national and cross-border judicial cooperation.
- Handle the various tools of judicial cooperation in criminal matters, such as the European Arrest Warrant, the European Investigative Order or a Freezing order.
- Be familiar with the circumstances in which a transfer of proceeding can take place and makes sense in an international setting.
- Have a comprehensive overview of the work of international players such as Eurojust and the EJM, and their contribution to international judicial cooperation in criminal matters.
- Comment on practical cases according to their own national legal systems and their colleagues' legal systems in counterpart Member States.

The Use of AI for Addressing Key Challenges in the Criminal Justice System: The Forensic Perspective (CR/2025/16)

When

19 February 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

20 January 2025

Overview

This webinar aims to bridge the gap between forensic science and the judicial system by introducing participants to the transformative potential of Artificial Intelligence (AI) within forensic practices. In collaboration with the European Network of Forensic Science Institutes (ENFSI), the webinar provides a comprehensive understanding of how AI can enhance the quality, efficiency, and availability of forensic services, ultimately supporting the delivery of justice.

Participants will delve into the integral role of forensic science in the judicial process and explore various AI applications already making significant impacts in the field. Through a combination of theoretical knowledge and practical examples, the course will highlight the continuous advancements in AI technology and their foreseeable influence on forensic science.

The webinar will also address the legislative and educational efforts required to foster acceptance of AI tools within the legal framework. By understanding the mechanisms and implications of forensic science, judges and prosecutors will be better equipped to manage the consequences of forensic evidence and facilitate informed decision-making.

The webinar follows the lines of the Action Plan for the European Forensic Science Area 2.0, approved by the Council (Justice and Home Affairs) on 9 March 2023.

Learning Objectives

Upon completion of the course, participants will have been trained to:

- Explain how forensic science integrates with the judicial system and why forensic results are critical in ensuring justice is served.
- Identify and assess various applications of Artificial Intelligence within forensic science processes, understanding how AI can enhance quality, efficiency, and availability of forensic services.
- Critically analyse the current and potential future impacts of AI on forensic science, including advancements and the implications for judicial practices and outcomes.
- Advocate for the integration of AI tools within the legal framework through legislative review, and will be prepared to engage in discussions to facilitate this acceptance among judiciary members.

Hate Crimes: Protecting Citizens Against Racism, Homophobia, Transphobia, Sexism (CR/2025/17)

<p>When 30 April 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 01 April 2025</p>	<p>Overview</p> <p>This webinar aims at raising awareness among practitioners of the legal framework applicable to hate crimes, recent ECtHR case law, needs of hate crime victims and civil organizations' actions on victims' rights protection.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Acquire knowledge on the legal framework on hate crimes and recent case law of ECtHR. • Provide hate crime victims adequate recognition, support and respectful treatment during the investigation. • Address hate crimes and fundamental rights violations and hold perpetrators accountable. • Be aware of best national practices of different member states on handling racism, xenophobia, homophobia, transphobia and sexism cases. • Be conversant with the role of civil organisations actions on victims' rights protection in the EU.
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International Cooperation in Criminal Matters: Mutual Legal Assistance and Extradition with 3rd Countries (CR/2025/18)

When

21 May 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

21 April 2025

Overview

Globalisation and people's increasing mobility across the EU create new opportunities for cross-border crime. This is why mutual legal assistance and agreements on extradition are essential to stop cross-border crime.

This webinar aims at providing participants with information on the general context related to judicial cooperation and extradition 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

- Gain insights into the differences between judicial cooperation within the EU and with third countries.
- 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 JIAs.
- Consider the importance of mutual legal assistance and extradition with 3rd countries as essential mechanisms in the fight against cross-border crime.

Digitalisation in Judicial Cooperation in Criminal Matters - The Use of Platforms by Practitioners (CR/2025/19)

<p>When 18 September 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 25 August 2025</p>	<p>Overview</p> <p>This half-day webinar, which is a part of three trainings on the subject matter the “European Investigation Order in Practice” focuses on the implementation of e-Evidence Exchange System (eEDES), which is created to foster the usage and successful exchange of European Investigation Order (EIO) forms and evidence across the European Union in digital manner. Participants will learn about the various legal, technical, and organisational aspects of preparing, exchanging and executing EIO forms and evidence.</p> <p>This webinar will serve as a bridge between first seminar, which is focused on the basic knowledge about the main phases of the lifecycle of the EIO (issuing, transmission, recognition and execution phases) and the third one, which aims at upgrading the knowledge of the practitioners in the area of gathering evidence in cross border cases through EIO. Practitioners will receive before the webinar materials with guidelines on how to work with eEDES platform. They will have access to the testing environment and will discuss their experience during the webinar.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Learn about the benefits of the e-Evidence Digital Exchange System (eEDES) platform and digitalisation in cross border judicial cooperation in criminal matters. • Acquire knowledge on how to use the e-CODEX testing environment for real-time simulation of an EIO form and evidence exchange and how to work properly with the eEDES system for preparing, exchanging and executing EIO forms and evidence.
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Probation Measures and Alternative Sanctions to Detention / European Supervision Order (CR/2025/20)

<p>When 05 November 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 06 October 2025</p>	<p>Overview</p> <p>In its Conclusions on alternative measures to detention, the Council of the EU stressed the use of non-custodial sanctions and measures in the field of criminal justice. Representatives of Member States also agree on the need to strengthen the use of alternatives to detention at both pre-trial and post-trial stage, underlining the many benefits of these measures.</p> <p>The webinar highlights the regimes of probation measures as a penalty to a crime and as an alternative to the penalty. EU instruments in this field based on the principle of mutual recognition in criminal matters will be analysed. Sharing knowledge, best practices and how to overcome e obstacles will be at the core of the webinar.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Develop understanding about the Framework Decisions on probation and alternative sanctions (2008/947/JHA) and on the European supervision order (2009/829/JHA). • Explore and consider the opportunities to enhance, where appropriate, the use of non- custodial sanctions and measures. • Share best practices about procedures and measures in the Member States and increase European cooperation about probation measures.
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EPPO Cases and Judicial Review: The Role of National Courts (CR/2025/21)

<p>When 13 November 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 13 October 2025</p>	<p>Overview</p> <p>This webinar aims at enlightening the essential role of the national courts in the judicial review of EPPO's activities, ensuring respect of its normative framework, including the Regulation (EU) 2017/1939, as well as the limited, but also crucial, intervention of the CJEU.</p> <p>Learning Objectives</p> <p>Practitioners will be able to understand better:</p> <ul style="list-style-type: none"> • The operational framework of the EPPO and cooperation with national authorities. • The broader legal context of judicial review in EU law. • The evolution of the judicial control on the EPPO in the previous legislative projects and negotiations, leading to the final text of the Regulation. • List of procedural acts of the EPPO subject to judicial review and national law applicable. • Cross-border cases and the specificity of cross-border investigations. • Judicial review before the CJEU. <p>Practitioners will also be challenged to reflect on future evolutions, i.e., the necessity of the establishment of a 'pre-trial' Chamber or specialised chambers at the CJEU.</p>
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Violation of Restrictive Measures to the List of ‘EU Crimes’: Types of Measures, Types of Sanctions and Enforcement (CR/2025/22)-To be confirmed

<p>When 10 December 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 10 November 2025</p>	<p>Overview</p> <p>This webinar aims at raising awareness on the recently approved Directive (EU) 2024/1226 of the European parliament and of the Council, on the definition of criminal offences and penalties for the violation of the Union restrictive measures. This Directive establishes minimum rules concerning the definition of criminal offences and penalties for the violation of Union restrictive measures.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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EJTN-CEPOL - Environmental Crimes (CR/2025/23 - CEPOL 22/2025)

<p>When TBD</p> <p>Where Bratislava, Slovakia 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Law Enforcement (CEPOL Applicants)</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>To enhance the fight against all forms of environmental crimes by better sharing good intelligence, investigation, general enforcement and cooperation practices. To promote the use of EU tools, cross-border intelligence exchange and the application of financial investigative techniques in environmental crime cases.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Compare recent crime patterns of environmental crimes. 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 of plants and animals, shipbreaking. • Interpret good intelligence and investigative practices in tackling environmental crime including open sources intelligence and cyber investigations; 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 that enables to circumvent administrative controls. • Select good practices on how to obtain operational information from the local communities, private sector, administrative authorities to boost intelligence-led and evidence-based actions; Examine the possibilities of administrative law/actions. • Apply financial investigations to ensure asset recovery and the better understanding of criminal structures, relations. • Demonstrate concrete examples of the existing EU and international cooperation instruments and initiatives in the area of waste crime, such as, IMPEL, ENPE, EUFJE, EnviCrimeNet, UNEP, UNEA; Appraise cooperation possibilities with third countries.
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EJTN-CEPOL - Cross Border Exchange of Electronic Evidence (CR/2025/24 - CEPOL 37/2025)

<p>When 19-23 May 2025</p> <p>Where Budapest, Hungary 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Law Enforcement (CEPOL Applicants)</p> <p>Application Deadline 07 March 2025</p>	<p>Overview</p> <p>To enhance cyber-investigations by providing knowledge and skills to allow prosecutors and law enforcement officials to fulfil their roles relating to cybercrime investigations, by improving the use and exchange of electronic evidence in investigation and prosecution of cybercrime and relevancy and admissibility of such evidence.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Explain the legal framework of electronic evidence. • Understand issues of 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 how to collect, preserve, analyse electronic evidence. • Understand and use cross-border data disclosure request via voluntary, police or international judicial cooperation. • Use international channels to exchange information packages related to electronic evidence within cross border cases.
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EJTN-CEPOL - Joint Investigation Teams - Implementation (CR/2025/25 - CEPOL 56/2025)

When

05-09 May 2025

Where

Trier, Germany 🏠

Language

English

Target Audience

Judges
Prosecutors
Law Enforcement
(CEPOL Applicants)

Application Deadline

28 February 2025

Overview

To improve the use and effectiveness of Joint Investigation Teams (JITs) by enhancing the competencies and deepen the understanding of law enforcement officers on the set-up, functioning, management, funding and evaluation of JITs.

Learning Objectives

- Apply the concept of JITs.
- Compare JIT with other forms of criminal investigations.
- Identify legal practice and procedural issues in JITs.
- Illustrate how to set up and operate a JIT.
- Recognise the appropriate services offered by the European Union to support JITs.
- Differentiate the roles of the different actors in a JIT.
- Complete and submit applications for JIT funding.
- Draft a JIT agreement based on the model agreement available in the JITs Manual.
- Evaluate a JIT based on the evaluation template.
- Review series of case studies on the practical functioning of JITs, identify good practices.

EJTN-CEPOL - Joint Investigation Teams - Leadership (CR/2025/26 - CEPOL 57/2025) - To be confirmed

<p>When 27-31 October 2025</p> <p>Where Lublin, Poland 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Law Enforcement (CEPOL Applicants)</p> <p>Application Deadline 16 July 2025</p>	<p>Overview To improve the use and effectiveness of Joint Investigation Teams (JITs) by enhancing the competencies and deepen the understanding of law enforcement officers on the set-up, functioning, management, funding and evaluation of JITs. To strengthen leadership capacities in the context of JITs.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Explain JITs leadership principles. • Recognise management challenges of JITs through the review of practice, illustrate the skillset of a JITs leader through examples. • Apply the concept of JITs, discuss the responsibilities of leaders. • Compare JIT with other forms of criminal investigations. • Identify legal practice and procedural issues in JITs. • Illustrate how to set up and operate a JIT from leaders perspective. • Select appropriate services offered by the European Union to support JITs. • Differentiate the roles of the different actors in a JIT from leaders perspective. • Complete and submit applications for JIT funding. • Draft a JIT agreement based on the model agreement available in the JITs Manual. • Evaluate a JIT based on the evaluation template.
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EJTN-CEPOL - Investigating and Preventing Corruption (CR/2025/27 - CEPOL 67/2025)

<p>When TBD</p> <p>Where Bucharest, Romania 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Law Enforcement (CEPOL Applicants)</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>To improve law enforcement capacity in the fight against corruption by exchanging knowledge and good practices on effective anti-corruption measures, targeting and detecting the forms, manifestations and main actors of corruption and using the international tools for prevention, investigation and prosecution.</p> <p>Learning Objectives</p> <p>Upon completion of the activity the participants will be able to:</p> <ul style="list-style-type: none"> • Discuss corruption investigations in various scales via the review of case studies. • Share experience regarding integrity assessment practices for the control of law enforcement officials' ethical behaviour and design effective measures to curb police corruption. • Cooperate efficiently with international stakeholders; List the EU cooperation instruments on information/intelligence exchange. • 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 the handling of whistle-blowers. • Apply financial investigative techniques in corruption cases; Deploy tools available for identification and seizure of assets obtained through corruption, including international mutual legal assistance or JITS. • Utilise effective risk assessment techniques. • Evaluate the challenges for anti-corruption strategies and policies.
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Human Rights and Fundamental Freedoms

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.

The trainings also explore complex issues around juvenile justice, vulnerable people and people with disabilities, cultural diversity in the courtroom, antisemitism and hate crimes. EJTN training activities provide EU justice practitioners with in-depth insights into digital matters, such as the Artificial Intelligence and data protection as well as 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 offering 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](#) 



Independent Judges as a Cornerstone of the Rule of Law (HFR/2025/01)

<p>When 27-28 February 2025</p> <p>Where Barcelona, Spain 🏠</p> <p>Language English</p> <p>Target Audience Judges</p> <p>Application Deadline 27 December 2024</p>	<p>Overview</p> <p>This seminar aims at addressing the elements of the Rule of Law, including judicial independence and its grey zones, as well as the dilemmas related to judicial independence, in particular in their own work environment.</p> <p>Judges will be able to assess and integrate the crucial role of judges in upholding the Rule of Law in practice.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Getting introduced to the elements and principles of the Rule of Law. • Exchange of knowledge and best practices between judges from across the EU. • Reflection upon dilemmas related to judicial independence, in particular in the own work environment.
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Multi-Level Protection in the Application of Fundamental Rights (HFR/2025/02)

<p>When 03-04 April 2025</p> <p>Where Thessaloniki, Greece 🏠</p> <p>Language English</p> <p>Target Audience Judges</p> <p>Application Deadline 31 January 2025</p>	<p>Overview</p> <p>The seminar is organised in partnership with the Association of European Administrative Judges (AEAJ).</p> <p>Participants will be able to understand and reflect on the possible violations of fundamental rights and conflicts between international law, national (ordinary) law, national constitutional law and European Union law. The training aims to provide constructive solutions to conflicts between international, national and European Union 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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, that 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. • Analyse how national constitutional courts, the Court of Justice of the European Union and the European Court of Human Rights have been dealing with the different levels of normative protection of fundamental rights.
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Applicability and Effect of the EU Charter on Fundamental Rights in National Proceedings - Introductory (HFR/2025/03)

<p>When 20-21 February 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 20 December 2024</p>	<p>Overview</p> <p>This webinar focuses on the EU Charter of Fundamental Rights, providing a general overview, analysing its importance in the protection of fundamental rights in the EU, and emphasising its main content and applicability issues in relation to the effects at national level.</p> <p>The course combines theoretical training with practical workshops, ensuring participants to gain a comprehensive knowledge of the Charter and its application. For this purpose general presentations followed by Q&A sessions will alternate with workshops focused on practical case and best practices.</p> <p>The training is supported by resources from the European Union Agency for Fundamental Rights (FRA), providing participants with relevant tools and essential documentation for their professional roles.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Obtain sound knowledge of the scope and interpretation of the EU Charter of Fundamental Rights. • Understand the content and structure of the Charter. • Comprehend the effectiveness of the Charter in national legal systems. • Apply theoretical knowledge in practical scenarios through workshops. • Navigate the FRA website and utilize its tools for professional documentation and application of fundamental rights.
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Applicability and Effect of the EU Charter on Fundamental Rights in National Proceedings - Advanced (HFR/2025/04)

<p>When 23-24 April 2025</p> <p>Where FRA, Vienna 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 14 February 2025</p>	<p>Overview</p> <p>This advanced seminar delves into the EU Charter of Fundamental Rights, providing a general overview, analysing its importance in the protection of fundamental rights in EU, focusing on its interaction with national constitutional principles and other international legal instruments topics, such as the European Convention on Human Rights (ECHR) and the European Social Charter.</p> <p>It explores the relevant elements of convergence and conflict in the area of fundamental rights protection at both national and supranational level, analysing the models for their solution, also taking into account the CJEU case law.</p> <p>In order to combine the theoretical knowledge - through general presentations followed by Q&A sessions - with a more practical approach, workshop sessions will also be organised in order to provide participants the possibility of applying the Charter and CJEU case law in practical cases, and facilitate the exchange of best practices with the aim to improve a comprehensive understanding of the Charter and its concrete application.</p> <p>The course is supported by resources from the European Union Agency for Fundamental Rights (FRA).</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand the relationship between the EU Charter and the ECHR system. • Analyse the CJEU case law on fundamental rights. • Assess and resolve potential conflicts between national and European levels of fundamental rights protection. • Enhance dialogue between national and supranational judges on human rights issues. • Apply theoretical knowledge in practical scenarios through workshops based on FRA resources.
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Combatting Hate Crimes and Antisemitism (HFR/2025/05)

When

08-09 May 2025

Where

Krakov and Auschwitz,
Poland 🏠

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Application Deadline

28 February 2025

Overview

The seminar will allow practitioners to better understand the phenomena of antisemitism and its origins. It focuses on how to recognise 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, recognise and investigate hate-motivated crimes, as well as to differentiate between antisemitism and hate crime.

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

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

Learning Objectives

- Explore the legal challenges faced by practitioners when addressing hate crimes - antisemitism, anti-Roma and anti-Muslim hatred and other forms of discriminations.
- Provide participants with a comprehensive understanding of antisemitism, hate crime, and their impacts.
- Develop increased awareness and sensitivity to bias motives in hate crimes and to discrimination behaviors.
- Understand the crucial role of the judiciary in the protection of procedural rights of hate crime victims.
- Raise awareness regarding the protection of the hate crime victims' rights.
- Provide participants with an overview of the recent jurisdiction of the ECtHR related to the rights of hate-motivated crime victims.

Human Rights and (Digital) Access to Justice (HFR/2025/06) - To be confirmed

<p>When TBD</p> <p>Where Strasbourg, France 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>The seminar will examine the essential concepts of the right to a fair trial and effective remedies as a fundamental right.</p> <p>It will cover specific aspects of Article 6 of the European Convention on Human Rights (ECHR) and Article 47 of the EU Charter on Fundamental Rights such as the independence of the judiciary, evidence standards as part of the fair trial and the use of Internet in court.</p> <p>The Council of Europe and speakers from the European Court of Human Rights (ECtHR) will collaborate in organising 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 ECtHR to practical cases.</p> <p>The course will include guest speakers sessions, case study analysis and discussions to foster a deeper understanding and critical thinking. They will also be able to explore the knowledge sharing platform of the ECtHR and attend a session on the use of HUDOC database. The participants will have the opportunity to attend a hearing at the ECtHR.</p> <p>The format of the activity – face-to-face or online - remains to be determined.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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 ECHR, 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 ECtHR and CJEU in cases they are adjudicating.
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Impact of New Technologies on Fundamental Rights and Judicial Ethics (HFR/2025/07)

<p>When 27-28 March 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 24 January 2024</p>	<p>Overview</p> <p>This course addresses the intersection of new technologies and judicial ethics, particularly from the point of view of judicial independence and impartiality, focusing on how these advancements impact fundamental rights and the judicial process with all its guarantees.</p> <p>Participants will explore the ethical challenges posed by emerging technologies and develop strategies to mitigate risks, ensuring that the adoption of new technologies does not compromise the integrity of the judicial process. Emphasis will be placed on maintaining judicial independence and impartiality.</p> <p>By examining real-world scenarios and practical applications, the course aims at enhancing decision-making skills regarding the implementation and trustworthiness of new technologies within the judicial system.</p> <p>The course will combine theoretical lectures with practical workshops designed to encourage active participation and debate. Through the analysis of case studies and real-world examples, participants will engage in discussions to critically assess the implications of new technologies in judicial ethics.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Evaluate the ethical challenges posed by new technologies, particularly concerning the principles of judicial ethics and the preservation of an independent and impartial judiciary. • Identify and analyse the risks that new technologies may pose to judicial independence and impartiality, understanding the potential consequences for litigants and their right to a fair trial. • Formulate strategies and best practices for implementing new technologies in a manner that upholds judicial ethics and integrity, ensuring that the adoption of these technologies does not compromise judicial independence or impartiality. • Critically assess when and how to trust and implement new technologies in judicial processes, making informed decisions that evaluate risks and uphold the principles of judicial ethics.
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Cultural Diversity in the Courtroom - Introductory (HFR/2025/08)

<p>When 06-07 May 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 10 February 2025</p>	<p>Overview</p> <p>The introductory webinar to “Cultural Diversity in the Courtroom” shall serve as a preparatory course for the seminar “HFR/2025/09”.</p> <p>Participants of the webinar will be offered the opportunity to prepare and discuss the case studies that will be part of the advanced seminar HFR/2025/09.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Prepare participants for the face-to-face seminar HFR/2025/09 which is related to this webinar. • Familiarise participants with the case studies to be prepared and presented during the face-to-face seminar HFR/2025/09. • Provide the basic knowledge for the advanced seminar HFR/2025/09 and the topics to be discussed during this event. • Provide participants with the necessary tools, literature, materials and data to prepare the seminar HFR/2025/09.
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Cultural Diversity in the Courtroom -Advanced (HFR/2025/09)

<p>When 18-19 September 2025</p> <p>Where Bonn, Germany 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 23 June 2025</p>	<p>Overview</p> <p>This seminar aims at creating a platform to address cultural and religious diversity and the challenges it poses to judicial institutions throughout Europe nowadays.</p> <p>Designed specifically for prosecutors, judges and court staff, in cooperation with the Department Law & Anthropology of the Max Planck Institute for Social Anthropology, this training offers an opportunity to conduct comparative legal exercises and to engage in discussions among practitioners on delicate questions they increasingly face in their daily practice.</p> <p>The training will include guest speakers sessions, interactive workshops, case study analysis, structured debates and discussions to foster a deeper understanding and critical thinking. Each participant will be asked to submit in advance a summary of an exemplary case from his or her jurisdiction based on their own practical experience for the group exercises.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Identify and describe various types of cultural and religious diversity and be familiar with the regulatory framework. • Analyse the impact of cultural and religious diversity on legal disputes and apply this understanding to assess its implications for judicial proceedings. • Develop an increased awareness of and sensitivity to cultural diversity in their individual daily judicial practice and assess how such can be best incorporated into the professional ethics and commitments by courts and public prosecutor's offices in general.
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Freedom of Speech in the Digital Era (HFR/2025/10)

<p>When 09-10 October 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 07 July 2025</p>	<p>Overview</p> <p>The training 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), with an emphasis on the right of expression on the Internet.</p> <p>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.</p> <p>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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Identify and describe a range of issues related to freedom of expression and understand how it may intersect with the judiciary (Article 10, article 8 of the ECHR). • Understand and analyse specific aspects of the freedom of expression on the internet. • Explore and evaluate the relationship between the freedom of expression and other human rights. • Apply the right to freedom of expression concepts in case they adjudicate.
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The Fundamental Rights of Vulnerable Persons (HFR/2025/11)

<p>When 27-28 November 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 25 August 2025</p>	<p>Overview</p> <p>The training 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.</p> <p>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.</p> <p>Practitioners will better understand the application and situation of other EU 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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Artificial Intelligence and Data Protection in Judicial Proceedings (HFR/2025/12)

<p>When TBD</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>The first part of the training will focus on understanding what Artificial Intelligence (AI) is. It will then examine the structure of the European Regulation on AI, the first general document regulating these technologies, approved in December 2023.</p> <p>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.</p> <p>The second part of the training 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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Linguistics Seminars and Summer Schools

EJTN linguistics seminars focus on training EU justice practitioners 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 as well as on 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 future and early career justice practitioners to further improve their language skills in specific areas of law.

[More Information](#) 



Legal Language Training in Cooperation in Criminal Matters (LI/2025/01)

<p>When 17-21 March 2025</p> <p>Where Bordeaux, France 🏠</p> <p>Language Either English B2 or French B2 level as per the CEFR¹ (to be self-assessed but online diagnostic test is recommended)</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 14 January 2025</p>	<p>Overview</p> <p>A five-day 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.</p> <p>Furthermore, it intends to improve the 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.</p> <p>The seminar 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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¹ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Family Law (LI/2025/02)

<p>When 05-07 May 2025</p> <p>Where Vilnius, Lithuania 🏠</p> <p>Language English C1 or French C1 level as per the CEFR² (to be self-assessed but online diagnostic test is recommended)</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 05 March 2025</p>	<p>Overview</p> <p>A three-day 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.</p> <p>Furthermore, it intends to improve the 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.</p> <p>The training 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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² Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Civil Matters (LI/2025/03)

<p>When 02-06 June 2025</p> <p>Where Kroměříž, Czech Republic 🏠</p> <p>Language Either English B2 or Spanish B2 level as per the CEFR³ (to be self-assessed but online diagnostic test is recommended)</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 02 April 2025</p>	<p>Overview</p> <p>A five-day 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.</p> <p>Furthermore, it intends to improve the 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.</p> <p>The seminar 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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³ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Human Rights (LI/2025/04)

<p>When 30 June - 04 July 2025</p> <p>Where Lublin, Poland 🏠</p> <p>Language English B2 or German B2 level as per the CEFR⁴ (to be self-assessed but online diagnostic test is recommended)</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline 28 April 2025</p>	<p>Overview</p> <p>A five-day 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.</p> <p>Furthermore, it intends to improve the 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.</p> <p>The seminar 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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⁴ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Asylum & Refugees (LI/2025/05)

<p>When 24-26 September 2025</p> <p>Where Rome, Italy 🏠</p> <p>Language English C1 or French C1 level as per the CEFR⁵ (to be self-assessed but online diagnostic test is recommended)</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 24 June 2025</p>	<p>Overview</p> <p>A three-day 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.</p> <p>Furthermore, it intends to improve the 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.</p> <p>The seminar 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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⁵ Common European Framework of Reference for Languages.

Legal Language Training in Cooperation in Cross-Border Organised Crime (LI/2025/06)

<p>When 20-22 October 2025</p> <p>Where Ljubljana, Slovenia 🏠</p> <p>Language English C1 or French C1 level as per the CEFR⁶ (to be self-assessed but online diagnostic test is recommended)</p> <p>Target Audience Judges Prosecutors</p> <p>Application Deadline 01 July 2025</p>	<p>Overview</p> <p>A three-day 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.</p> <p>Furthermore, it intends to improve the 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.</p> <p>The seminar 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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⁶ Common European Framework of Reference for Languages.

Summer School in Linguistics in Civil Matters (SLI/2025/01)

When

19-23 May 2025

Where

Omšenie, Slovakia 🏠

Language

English B1/2 or French B1/2 level as per the CEFR⁷ (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 the seminar is not
filled with trainees, it
will open to Court Staff.

Application Deadline

17 March 2025

Overview

A five-day 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 intends to improve the 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 seminar 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.

Summer School in Linguistics in Criminal Matters (SLI/2025/02)

<p>When 16-20 June 2025</p> <p>Where Naples, Italy 🏠</p> <p>Language Either English B1/2 or French B1/2 level as per the CEFR⁸ (to be self-assessed but online diagnostic test is recommended)</p> <p>Target Audience Trainee Judges Trainee Prosecutors Judges and Prosecutors within 3 years of practice. If the seminar is not filled with trainees, it will open to Court Staff.</p> <p>Application Deadline 02 April 2025</p>	<p>Overview</p> <p>A five-day 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.</p> <p>Furthermore, it intends to improve the 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.</p> <p>The seminar 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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • 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.
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⁸ Common European Framework of Reference for Languages.

Judicial Training Methods

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

One of the key topics tackled by the EJTN training activities is the use of new technologies in judicial practice and training. These include online learning methodologies and virtual hearings as well as the challenges and opportunities they present.

Other themes explored include leadership and adaptation to digitalisation, communication and vulnerability, 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 judiciaries of the European Union and judicial trainers.

[More Information](#) 



Designing and Video Production for Judicial Training Part 2 (TM/2025/01)

<p>When 23-24 January 2025</p> <p>Where Utrecht, Netherlands 🏠</p> <p>Language English</p> <p>Target Audience Participants in TM/2024/12</p> <p>Application Deadline 20 December 2024</p>	<p>Overview</p> <p>This training was built in order to better support and train trainers in the design of a video production. In this seminar, trainers will continue to design a video production, based on the knowledge and skills obtained during the first seminar.</p> <p>This activity is only open to the participants in the part 1 of the seminar TM/2024/12</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Demonstrate how a video presentation or lecture can support the training. • Access, understand and use technology effectively in the context of judicial training. • Practicing the recording of a short video presentation for teaching purposes in the premises and with the help of SSR. • Understand the fundamentals in designing a video production: explaining the purpose of video presentations, identifying the target audience, and establishing clear communication objectives. • Learn about effective storytelling techniques, structuring content, and creating engaging visuals that supports and contributes to the training activity.
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Change Management in the Digital Era for Judicial Leaders (TM/2025/02)

When

18-19 March 2025

Where

Nicosia, Cyprus 🏠

Language

English

Target Audience

Court Presidents
Chief Prosecutors
Court Staff Managers

Application Deadline

15 January 2025

Overview

This two-day seminar is designed specifically for judicial leaders, focusing on two critical areas: Change Management and Effective Communication, in the context of the digitalisation of justice. Judicial leaders are frequently required to manage change within the legal system and communicate effectively with various stakeholders, including court staff, fellow judges, the public, and the media. The seminar combines theoretical frameworks with practical, experience-based learning to equip participants with the necessary skills to lead through change and communicate with clarity and authority. The seminar will be based on practical examples related to the digitalisation of files and how to manage this important change in a court or a prosecution office.

The programme emphasizes active learning techniques, including group discussions, role-playing, and case studies, to ensure participants engage deeply with the content.

Learning Objectives

- Explain the fundamentals of change management and the specific challenges faced by judicial leaders in managing digital change within legal systems.
- Recognise the psychological impact of change on individuals and organisations, and develop strategies to support teams through transitions.
- Apply strategic change management tools to real-world digital scenarios, identifying potential challenges and solutions in judicial settings.
- Use leadership communication skills, including the ability to clearly articulate ideas and decisions in judicial contexts.
- Improve active listening and manage difficult conversations effectively, particularly in high-stakes and sensitive situations.
- Develop persuasive communication strategies to build consensus, manage conflict, and navigate the complexities of judicial leadership.

Communication and Vulnerability (TM/2025/03)

When

10-11 April 2025

Where

Sofia, Bulgaria 🏠

Language

English

Target Audience

Trainers
Judges
Prosecutors

Application Deadline

24 January 2025

Overview

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

The seminar will take the form of a series of workshops which will address understanding communication and communication styles; common vulnerabilities and how to adapt judicial styles to assist the vulnerable; procedural and substantive justice; managing relationship dynamics in hearings; judicial resilience and reflection.

The participants will be required to actively participate in the seminar workshops at various stages. This is a seminar where positive engagement is required. There will also be an element of reflection and self-critical analysis with an opportunity to share experiences.

Learning Objectives

- Understand the elements of communication, how communication can go wrong and how communication can be improved.
- Understand key indicators of vulnerabilities which may affect the ability of an individual to understand the court process or to be able to communicate effectively in court.
- Understand, how, as judges, they need to adapt their communication styles when communicating with individuals with different vulnerabilities in order to ensure that both procedural and substantive justice are met.
- Develop strategies for managing difficult relationship dynamics in the courtroom.
- Recognise own vulnerabilities as judges and improve own resilience by means of reflection and discussion.
- Develop skills and strategies to become better, more thoughtful and more empathetic communicators.

Judicial Conduct and Ethics: New Horizons (TM/2025/04)

When

24-25 April 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors

Application Deadline

24 March 2025

Overview

Judgecraft is an interdisciplinary field that deals with the knowledge, practical skills and attitudes required to be a judge. For their acquisition and/or improvement, judges need to access and understand extra-legal (non-legal) information provided by other areas of knowledge such as behavioural sciences, psychology, anthropology, economics or philosophy. Indeed, a judge must know himself, understand those with whom he interacts, and generally the community s/he serves and this cannot be done without the help of other sciences. Key topics for judgecraft include judicial conduct, resilience, unconscious bias, case and courtroom management, and even leadership.

This webinar aims to discuss the relevance for the judiciary of other sciences, such as linguistics, philosophy and statistics, in addition to psychology. Various topics will be presented during the webinar, such as:

- The wisdom of words – what a judge could learn from etymology; what does the word “judgecraft” tell us about judgecraft; what does the word “jurisprudence” mean for a linguist or philosopher, and why a judge should care about it; what the fairness is; ethics, metaethics, morality and deontology.
- Intellectual virtues and virtues of conduct; why the logical fallacy is an ethical fallacy within the judiciary.
- Tacit presuppositions of ethical nature in the decisions of judges.

Learning Objectives

- Identify what judgecraft is and define the specific meaning of judgecraft within their own judiciary.
- Know the meaning of the basic concepts used during the training: ethics, metaethics, judicial ethics, morality, professional deontology, virtue, etc.; understand the practical usefulness of these concepts in analysing one’s own conduct and the conduct of others.
- Be aware of ethical assumptions that influence legal decisions.
- Recognise the risks of probabilistic reasoning.
- Recognise and use moral judgment in practical contexts, being aware of its psychological foundation and the differences that may arise between persons belonging to different cultures.

Personal Leadership and Effective Communication for Judicial Leaders (TM/2025/05)

<p>When 15-16 May 2025</p> <p>Where Dublin, Ireland 🏠</p> <p>Language English</p> <p>Target Audience Court Presidents Chief Prosecutors Court Staff Managers</p> <p>Application Deadline 28 February 2025</p>	<p>Overview</p> <p>This two-day seminar is designed to equip judicial leaders with the essential skills for personal growth and effective communication, vital for navigating the complexities of leadership within the judiciary. Through a combination of interactive workshops, case studies, and experience-sharing sessions, participants will enhance their emotional intelligence, refine their conflict resolution techniques, and develop strategies for better time management and work-life balance.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Recall the key components of emotional intelligence and their relevance in judicial leadership. • Apply conflict resolution strategies by engaging in role-play scenarios, effectively managing and resolving conflicts within a judicial context. • Demonstrate an understanding of the principles of effective communication by identifying and explaining different communication styles and their impact on judicial interactions. • Analyse their current time management practices to identify inefficiencies and areas for improvement, proposing solutions to optimise their workflow. • Create personalised plans to integrate work-life balance strategies, reducing stress and enhancing resilience.
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Online Learning Methodology for Judicial Trainers (TM/2025/06)

<p>When 05-06 June 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Trainers</p> <p>Application Deadline 02 May 2025</p>	<p>Overview</p> <p>The webinar on “Online Learning Methodology for Judicial Trainers” aims at equipping judicial trainers with the skills and knowledge necessary to design and implement effective online learning.</p> <p>During this webinar, participants will be familiarised with key theories and best practices in online education; they will explore and use various e-learning platforms and tools in order to deliver training content effectively and they will learn how to design online courses that promote active learning.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand how adult learning theories can be applied to an online judicial training context. • Be able to design quizzes, assignments, and discussions that accurately assess the progress and comprehension of learners. • Be able to develop learning modules that align with specific judicial training goals, ensuring the material is interactive, relevant and accessible.
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Training for Trainers to Train Judgecraft (TM/2025/07)

<p>When 17-18 June 2025</p> <p>Where Stockholm, Sweden 🏠</p> <p>Language English</p> <p>Target Audience Trainers</p> <p>Application Deadline 31 March 2025</p>	<p>Overview</p> <p>This is a seminar designed to provide the basic tools for judicial trainers wishing to introduce a judgecraft training programme in their national institutions.</p> <p>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.</p> <p>This seminar will also include discussions to encourage knowledge sharing and understanding between the delegates, group tasks and activities on the design of judicial training, group presentation and individual tasks.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Identify what is meant by and what elements generally constitute judgecraft. • Define the specific meaning of judgecraft within own judiciary. • Create a judge craft skills matrix that reflects the specific practices of own judiciary. • Use the skills matrix to identify learning needs and to design and deliver an effective judge craft training programme. • Be aware of and able to apply the best practice principles of adult learning design, delivery and evaluation.
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Public Speaking for Judicial Trainers (TM/2025/08)

<p>When 18-19 September 2025</p> <p>Where Tallinn, Estonia 🏠</p> <p>Language English</p> <p>Target Audience Trainers with maximum 2 years' experience</p> <p>Application Deadline 01 July 2025</p>	<p>Overview</p> <p>This day and half seminar is focused on developing the public presentation skills of beginner trainers (maximum 2 years' experience). The purpose of the first part of the training is to draw the participants' attention to the five public speaking skills that have a significant impact on the quality of conducting a training.</p> <p>The whole training will be very practical. Participants will all have the possibility to practice public speaking in smaller groups, to be filmed and later to analyse the presentation skills among themselves. The recordings will be only shown in the smaller groups and will not be saved for later. Every workshop is coordinated by an expert experienced in public speaking.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Learn how to capture, retain and lead the attention of the listener(s) during training. • Learn how to use one's body, face and voice during a training. • Get familiar with different linguistic, physical and technological ways to illustrate one's message. • Learn how to create a connection with the audience members during the training. • Learn how to analyse own public speaking skills.
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A to Z Video Production for Judicial Training (TM/2025/09)

When

14 October 2025

Where

Online 

Language

English

Target Audience

Trainers

Application Deadline

14 September 2025

Overview

As the judicial training sector evolves, the ability to create clear, informative, and engaging video presentations is becoming increasingly important. This sixty-minute webinar is designed to introduce judicial trainers to advanced digital tools and techniques that can transform traditional training materials into compelling video content. Throughout this webinar, participants will explore a variety of eTools that assist in scripting, filming, editing, and distributing educational videos. From understanding the basics of video production to leveraging advanced editing software and interactive elements, this webinar will guide the participants through every step of producing educational videos that captivate and educate.

Learning Objectives

- Understand the fundamentals of video production, including planning, scripting, shooting, and editing, to create clear and engaging video presentations.
- Identify and evaluate the latest eTools and software for creating educational video content, with a focus on applications within the judicial training context.
- Utilise advanced video editing techniques and eTools to enhance the visual appeal and educational value of video content, including adding annotations, interactive elements, and legal case visualisations.
- Learn how to measure the effectiveness and impact of video presentations through analytics, feedback, and assessment tools to continually improve judicial training programmes.

Virtual Reality in Judicial Training (TM/2025/10)

<p>When TBD</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Trainers Members of Training Institutions</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>The training will explore the role and possibilities of incorporating Virtual Reality (VR) tools in judicial training.</p> <p>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.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Discover the background and the history of VR and augmented reality technologies. • Understand and follow safety procedures, such as identifying hazards and using protective equipment, in a realistic and engaging way. • 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. • Understand the challenges and problems of using VR in judicial training. • 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.
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Managing Conflicts and Cognitive Biases (TM/2025/11)

<p>When October 2025</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Trainers</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>This online training focuses on the important judicial skills of managing conflict and cognitive biases.</p> <p>Managing conflict is an important part of the judicial role, and there are many different approaches that may serve to resolve issues when they arise. Understand that the management of judicial proceedings, particularly at the outset, can play a significant part in constructively managing the risk of conflict arising at all.</p> <p>The participants will develop a list of strategies to manage conflict risk and a clear understanding of when it might be helpful to apply a facilitative or an evaluative approach.</p> <p>Delegates will also develop ways to manage cognitive biases that may cause them to react adversely to the behaviour of a litigant or lawyer or witness, for example.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Understand how conflict can arise in the courtroom or in online hearings. • Understand the different approaches to managing conflict as it arises and develop their own strategies to manage conflict. • Understand how managing judicial proceedings may prevent the risk of conflict arising at all. • Explore and better understand the concept of cognitive biases and develop strategies to manage their own cognitive biases.
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Leadership for Court Staff Leaders (TM/2025/12)

<p>When 26-27 November 2025</p> <p>Where Online </p> <p>Language French</p> <p>Target Audience Court Staff Managers</p> <p>Application Deadline 26 October 2025</p>	<p>Overview</p> <p>Two half-days of training tailored for court directors in consideration of their specific position between staff, court president and chief prosecutor. Inspiring others as a leader through a middle management position represents a special challenge for court directors.</p> <p>The participants will be involved in interactive workshops and group works with case studies and simulations.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Acquire the skills to effectively communicate as a leader and distinguish the different types of leadership styles. • Enhance their up-and-down communication skills to embody the appropriate posture. • Recognise the importance of self-care management for a successful middle-manager.
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Women in Leadership (TM/2025/13)

When

02-03 October 2025

Where

Online 

Language

English

Target Audience

Women in judicial
leading positions

Application Deadline

03 September 2025

Overview

The webinar aims at inspiring participants by showcasing leadership journeys of women across diverse sectors and discussing challenges. It will explore the barriers women face in leadership roles, offering strategies to overcome these obstacles through practical tools and examples of resilience and adaptability.

Learning Objectives

- Identify key challenges women face in leadership roles and how to overcome them through personal resilience and adaptability.
- Develop an action plan for their leadership growth, including mentorship and networking opportunities.
- Analyse real-world case studies of successful women leaders and the strategies they used to break barriers.
- Engage in discussions on how to implement inclusive leadership in their workplaces.

Digitalisation

EJTN's digitalisation training activities are tailored to address the challenges and opportunities brought by technological advancements in the justice sector. These programmes equip justice professionals with essential skills, tools, and insights to navigate digital transformation effectively while fostering a common digital culture across the EU judiciary. The training activities combine practical skills and theoretical knowledge, ensuring that participants not only understand digital and AI-related challenges but are also prepared to apply these tools effectively in their daily professional roles.

The programme offers a mix of online, hybrid, and in-person formats for accessibility and flexibility and focuses on the following areas:

- Digital skills: digital literacy, understanding digital terminology, use of digital tools in judiciary contexts, certification of participants with a "Digital Passport".
- Artificial Intelligence (AI) and its ethical implications in the judiciary, focusing on bias, fundamental rights, and case law.
- Sharing Best Practices, facilitating collaboration and knowledge-sharing on the effective use of digital tools, case management systems, and innovative training methods.
- Digital tools: the use and integration of electronic tools into workflows, improving productivity and collaboration in judicial environments.

EJTN's digitalisation activities are supported by partnerships with key organisations, including the Court of Justice of the European Union, CEPOL, FRA, CEPEJ, Eurojust, UNESCO, eu-LISA, and the European Judicial Cybercrime Network (EJCN).

The digitalisation programme complements the training on legal aspects offered under other areas of law.

[More Information](#) 



Artificial Intelligence in the Judiciary: The Impact and Challenges - Webinar Series (DIGI/2025/01 - DIGI/2025/03)

When

12 February 2025
19 February 2025
26 February 2025

Where

Online 

Language

English

Target Audience

Judges
Prosecutors
Court Staff

Participating Countries

EU Member States

Application Deadline

05 February 2025

Overview

What is Artificial Intelligence and what is the impact of Artificial Intelligence on the judiciary? This is one of the questions that will be discussed during the webinar series 'Artificial Intelligence in the judiciary: the impact and challenges'. This webinar series will enable participants to develop a practical concept of Artificial Intelligence in the judiciary. Participants will benefit from an overview of the AI Act and topics such as ethics and the principles of the Rule of Law in relation to Artificial Intelligence. The programme will also cover aspects regarding the use of Artificial Intelligence in decision-making processes and examples of Artificial Intelligence tools in the judicial system.

Through different training methods participants will have the opportunity not only to improve their overall understanding of Artificial Intelligence in the judiciary, but also to identify the importance, risks and efficiency of Artificial Intelligence.

Learning Objectives

- Understand ethical issues that can occur by using Artificial Intelligence in the judiciary.
- Become familiar with the legal framework of the AI Act.
- Obtain an overview of important developments related to Artificial Intelligence in the judicial system.

DIGI/2025/01 - 12 February 2025

First webinar: An introduction to Artificial Intelligence

DIGI/2025/02 - 19 February 2025

Second webinar: Artificial Intelligence and the impact on the work of judiciary

DIGI/2025/03 - 26 February 2025

Third webinar: Artificial Intelligence and the legal framework

Building A Common Digital Culture – Kick Off (DIGI/2025/04)

<p>When 01-02 April 2025</p> <p>Where Lisbon, Portugal 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff Trainers</p> <p>Application Deadline 07 February 2025</p>	<p>Overview</p> <p>This innovative programme is designed to equip members of the judiciary with essential digital competencies having as reference the competencies outlined in the Digital Competence Framework for the Training of Justice Personnel. Upon completion of the full course the participants will receive a Digital Passport and the status of the EJTN Digital Ambassador.</p> <p>In a hybrid conference, planned for a day and a half, participants will actively engage in shaping the programme through a participatory approach, by voting for the competencies they are most interested in acquiring in. This agile methodology empowers participants to become architects of their own learning journey, ensuring relevance and effectiveness in achieving their digital literacy goals.</p> <p>With a focus on introductory-level content, the programme aims to demystify digital terminology and concepts, providing participants with a solid foundation to navigate the digital landscape within the context of their judicial roles. While not intended as a training of trainers, the programme serves as a crucial first step in fostering digital literacy among judiciary members, empowering them to leverage digital tools and practices effectively in their professional endeavours.</p> <p>A series of webinars and an e-learning programme will be developed based on the outcome of this activity.</p>
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Building A Common Digital Culture - Webinar Series (DIGI/2025/05 - DIGI/2025/12)

<p>When</p> <p>14 May 2025 28 May 2025 11 June 2025 25 June 2025 17 September 2025 01 October 2025 15 October 2025 29 October 2025</p> <p>Where</p> <p>Online </p> <p>Language</p> <p>English</p> <p>Target Audience</p> <p>Judges Prosecutors Court Staff</p> <p>Participating Countries</p> <p>EU Member States</p> <p>Application Deadline</p> <p>One week before the webinar</p>	<p>Overview</p> <p>This webinar series is a blended learning programme that follows the Building the Common Digital Culture kickoff event. The webinar topics will be integrated into the e-learning programme. Following the successful completion of the course – participants will receive the certificate of the EJTN Digital Ambassador. Building a common digital culture:</p> <p><u>DIGI/2025/05 - 14 May 2025</u></p> <p>Ensuring Privacy and Data Protection in Judicial Digital Systems</p> <p>Competences (4):</p> <ul style="list-style-type: none"> • Knowledge and application of the Digital Rights Charter. • Ethical and legally responsible behaviour. • Privacy and personal data protection. • Scope of intellectual property rights. <p>Privacy and data protection are fundamental in the justice system, particularly with the increasing use of digital tools that process sensitive information. This webinar will focus on the legal responsibilities of justice personnel in handling personal data in compliance with GDPR and national regulations.</p> <p><u>DIGI/2025/06 - 28 May 2025</u></p> <p>Mastering the Use of Electronic Court Files: Legal and Technical Aspects</p> <p>Competences (5):</p> <ul style="list-style-type: none"> • Remote working. • Identification, authentication, and electronic signature. • Electronic court file. • Data-driven information management and processing. • Problem solving. <p>Managing court files electronically is becoming the norm, and it is critical for judicial personnel to understand both the technology and legal framework for processing court documents digitally. This competence is essential to streamline justice delivery and ensure efficiency.</p>
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Course description continues to the next page



DIGI/2025/07 - 11 June 2025

Enhancing Access to Justice through Digital Immediacy and Remote Services

Competences (4):

- Equal and inclusive access to justice.
- Digital points of access to justice: awareness-raising, information, and citizen services.
- Digital immediacy and online services.
- Digital content creation and editing.

Ensuring timely access to justice through digital services like online hearings and electronic submissions is crucial. The shift towards non-face-to-face services, accelerated by the pandemic, necessitates training on the technologies that support digital immediacy.

DIGI/2025/08 - 25 June 2025

Exploring AI and Automation in Judicial Procedures

Competences (5):

- Change management linked to digital transformation.
- Self-knowledge, learning, and continuous improvement.
- Needs assessment and technological responses.
- Automation and Artificial Intelligence applied to the field of justice.
- Institutional collaboration.

AI is increasingly being integrated into judicial processes, including decision-making, case management, and predictive analytics. This is a future-forward area that judicial professionals must be prepared for.

DIGI/2025/09 - 17 September 2025

Protecting Confidential Judicial Information in a Digital World

Competences (5):

- Security and protection of systems and devices.
- Security and confidentiality of information.
- Security incident management and reporting.
- Health and safety: occupational risk prevention.
- Sustainable use of ICTs.

In an era where cyber threats are prevalent, ensuring the confidentiality of judicial information is paramount. Training on encryption, data security protocols, and compliance with legal standards is necessary for all justice personnel.

DIGI/2025/10 - 01 October 2025

Building a Common Digital Culture webinar 6 - topic chosen by participants

DIGI/2025/11 - 15 October 2025

Building a Common Digital Culture webinar 7 - topic chosen by participants

DIGI/2025/12 - 29 October 2025

Building a Common Digital Culture webinar 8 - topic chosen by participants

Building A Common Digital Culture – Final Session (DIGI/2025/13)

<p>When 27-28 November 2025</p> <p>Where Thessaloniki, Greece 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff Trainers</p> <p>Application Deadline 15 September 2025</p>	<p>Overview</p> <p>This will be the closing session following the completed webinar series on the specific digital skills.</p> <p>The final hybrid conference will be organised in November 2025, where participants' knowledge and skills will be assessed, and EJTN Digital Passports for the basic level will be awarded to certify their attained competencies.</p> <p>To successfully obtain the EJTN digital passport certificate the participants will need to complete the e-learning programme on the topic.</p> <p>The final session will include an overview of the covered topics from the Digital Competence framework and the digital topics chosen by the participants. The recipients of the digital passport will become EJTN Digital Ambassadors.</p> <p>Following the event, the e-learning programme will be available to all judges and prosecutors to complete at their own pace.</p>
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Best Practices Webinar Series - Case Management Systems (DIGI/2025/14 - DIGI/2025/18)

<p>When TBD</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>Five countries will show their journey from paper to digital handling of cases and share their experiences. This series of five webinars aims to provide an overview of different Case Management Systems (CMS) developed and implemented in different countries.</p> <p>Learning Objectives:</p> <ul style="list-style-type: none"> • Gain an overview of different CMS and challenges met in development and implementation. • Establish connections with other countries using a digital CMS for further Study Visits and advice when developing and implementing a CMS. <p>DIGI/2025/14</p> <p>DIGI/2025/15</p> <p>DIGI/2025/16</p> <p>DIGI/2025/17</p> <p>DIGI/2025/18</p>
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Best Practices Webinar - Training on the Use of Acrobat in Court Proceedings - Introductory (DIGI/2025/19)

<p>When TBD</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>The webinar on Adobe, particularly focusing on judicial practice, will include a structured session that utilizes Adobe's suite of tools such as Adobe Acrobat, Adobe Sign, and Adobe Creative Cloud tools like Adobe Photoshop for presenting purposes.</p>
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Best Practices Webinar - E-Learning Production

Best Practices: Didactics of Engaging and Impactful E-Learning (DIGI/2025/20)

<p>When TBD</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>Seasoned e-learning producers will share best practices on creating impactful e-learning. From didactic design principles to user-friendliness of materials, this event will empower participants to create (even more) impactful e-learning experiences.</p> <p>A keynote speaker will delve into effective e-learning strategies with a focus on the particularities of judicial training (visual aspects, interaction, how to translate 'dry legal materials' to an accessible and fun e-learning?). Next, producers from 2 countries will showcase their success stories of an impactful e-learning and the lessons learned on their developing journey.</p>
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Best Practices Webinar - Digital Presentations Skills (Mentimeter) (DIGI/2025/21)

<p>When TBD</p> <p>Where Online </p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>In today's fast-paced digital world, effective presentation skills are more essential than ever. This comprehensive webinar is designed to equip trainers and educators with the tools and techniques necessary to deliver engaging and impactful presentations in virtual environments using Mentimeter. The webinar will include guest speakers' sessions and a workshop to use the software</p>
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The Future Of Justice: Artificial Intelligence, Ethics And Legal Frameworks (DIGI/2025/22) - To be confirmed

<p>When TBD</p> <p>Where Budapest, Hungary 🏠</p> <p>Language English</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Application Deadline TBD</p>	<p>Overview</p> <p>This seminar aims to reflect on the profession of judges and prosecutors and the ethical issues that can occur by executing their profession with Artificial Intelligence.</p> <p>Ethical implications and the application of Artificial Intelligence in the judiciary will be discussed during this seminar.</p> <p>The programme will also cover deliberation on topics such as bias, open data, fundamental rights and challenges for judges and prosecutors in judicial proceedings and criminal investigation. Case studies will illustrate the impact of Artificial Intelligence on society and the judiciary. The participants will analyse a case study and will reflect on their contribution to justice in society. The deliberation and exchange of experience with ethical issues from different perspectives will stimulate the awareness of the ethical compass and underlying principles.</p> <p>Learning Objectives</p> <ul style="list-style-type: none"> • Gain in-depth knowledge of Artificial Intelligence concepts, their characteristics and their impact on the profession of judges and prosecutors. • Raise awareness of the impact of Artificial Intelligence and its implications on judicial proceedings, justice and society. • Understand and reflect on professional ethical principles in relation to Artificial Intelligence . • Become familiar with case law examples that illustrate the ethical dilemmas judges and prosecutors can encounter in executing their profession. • Identify the risks of Artificial Intelligence in judicial proceedings and criminal investigations. • Gain in-depth knowledge of topics such as bias, open data and fundamental rights in the framework of Artificial Intelligence . • Understand the algorithmic decision-making and raise awareness of the current state of the judiciary in relation to rapid technological developments.
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2.2. 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 practitioners to improve their knowledge of other judicial systems, EU law and judicial cooperation tools. Participants improve their individual practice and debate and share views with peers across Europe.

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

These options are complemented by long-term training periods, which grant justice practitioners a unique opportunity to immerse themselves in the daily work of the Court of Justice of the European Union (CJEU), the European Court of Human Rights (ECtHR), Eurojust or the European Public Prosecutor's Office (EPPO).



General Exchanges

<p>When All year round</p> <p>Where Courts and prosecution offices of EU Member States. The list of hosting countries is available in the annual call for applications</p> <p>Language To be agreed between participants and host institution (most frequently English)</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Length 5 working days</p> <p>Application Period Beginning of September – mid-October</p>	<p>Overview</p> <p>General exchanges in the courts and prosecution offices of EU Member States enable judges, prosecutors and court and prosecution staff to learn about the judicial system of the host country by attending court hearings, visiting relevant judicial institutions and meeting with their peers.</p> <p>The exchange format - group or individual - offers room for discussions, debates and networking with fellow judges, prosecutors or court or prosecution staff.</p> <p>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.</p>
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Specialised Exchanges

<p>When</p> <p>All year round</p> <p>Where</p> <p>Courts and prosecution offices of EU Member States. The list of hosting countries is available in the annual call for applications</p> <p>Language</p> <p>To be agreed between participants and host institution (most frequently English)</p> <p>Target Audience</p> <p>Judges Prosecutors Court Staff (Specialised in the area they are applying for)</p> <p>Length</p> <p>3 to 5 working days</p> <p>Application Period</p> <p>Beginning of September – mid-October</p>	<p>Overview</p> <p>Specialised exchanges offer judges, prosecutors and court and prosecution staff an in-depth training experience in their field of expertise in the court or prosecution office of another EU Member State. In 2025, the following thematic areas are available under specialised exchanges:</p> <ul style="list-style-type: none"> • Anti-corruption • Asylum-Refugee law • Banking law • Company law • Counter-terrorism • Digitalisation of justice • Domestic violence • Environmental law • Family law • Financial crime • Hate crime • Intellectual property law • Insolvency proceedings • Juvenile law • Labour law • Mediation • Organised crime • Sentence enforcement • Tax law
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Exchanges for Judicial Leaders

<p>When All year round</p> <p>Where Courts and prosecution offices of EU Member States. The list of hosting countries is available in the annual call for applications</p> <p>Language To be agreed between participants and host institution (most frequently English)</p> <p>Target Audience Court Presidents Chief Prosecutors Court Staff Managers</p> <p>Length 3 to 5 working days</p> <p>Application Period Beginning of September – mid-October</p>	<p>Overview</p> <p>Exchanges for judicial leaders allow court presidents, chief prosecutors or court staff managers to shape their management and leadership skills.</p> <p>Being matched with an EU counterpart of the same function, participants debate subjects as various as digitalisation of justice, media and influence on jurisdiction, human resources, financial and budgetary management or sustainable management.</p> <p>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 and prosecution staff working with them.</p>
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Trainers Exchanges

<p>When All year round</p> <p>Where Courts and prosecution offices of EU Member States. The list of hosting countries is available in the annual call for applications</p> <p>Language To be agreed between participants and host institution (most frequently English)</p> <p>Target Audience Trainers</p> <p>Length 5 working days</p> <p>Application Period Beginning of September – mid-October</p>	<p>Overview</p> <p>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.</p> <p>Participants actively explore other judicial training cultures and learn about training methodologies, pedagogical tools, and training initiatives developed by the host country.</p> <p>Upon their return, they are encouraged to implement new techniques they discovered, and share knowledge gained with their colleagues.</p> <p>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.</p>
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Bilateral Exchanges

<p>When All year round</p> <p>Where Courts and prosecution offices of EU Member States, except Denmark</p> <p>Language To be agreed between participants and host institution (most frequently English)</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Length 3 to 5 working days</p> <p>Application Period Beginning of September – mid-October</p>	<p>Overview</p> <p>In bilateral exchanges, a group of 5 judges, prosecutors and/or court and prosecution staff from the same court or prosecution office, visit a court or prosecution office in another EU Member State to exchange experiences and best practices on a specific topic of common interest.</p> <p>Participants draft their agenda in close cooperation with their hosting partners, providing the freedom to design an exchange suited to their needs.</p> <p>These exchanges often lead to long-lasting partnerships between courts and prosecution offices across country borders.</p> <p>Bilateral exchanges can be reciprocal, but this is not compulsory.</p>
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Regional Exchanges

<p>When All year round</p> <p>Where Courts and prosecution offices of EU Member States except Denmark</p> <p>Language To be agreed between participants</p> <p>Target Audience Judges Prosecutors Court Staff</p> <p>Length 5 working days</p> <p>Application Period All year long until exhaustion of the budget.</p>	<p>Overview</p> <p>Regional exchanges are designed to develop direct cooperation and trust between practitioners located on two sides of a border.</p> <p>Individual participants or up to 2 practitioners meet their counterparts on the other side of the border, discuss common issues, share their experience, and further collaborate on specific cases.</p> <p>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.</p> <p>Visiting and hosting participants must be located at a maximum distance of 150 km from the domestic border.</p>
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Judiciary Learning Grant Programme

<p>When All year round</p> <p>Where Courts and prosecution offices of EU Member States except Denmark Court of Justice of the EU European Court of Human Rights</p> <p>Language To be agreed between participants</p> <p>Target Audience Judges Prosecutors Court Staff Trainers</p> <p>Length Up to 5 working days</p> <p>Application Period All year long until exhaustion of the budget.</p>	<p>Overview</p> <p>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.</p> <p>Through this programme, judges, prosecutors, court and prosecution staff and judicial trainers can study in another EU Member State an issue of their choice, the Court of Justice of the EU or the European Court of Human Rights. Then, they use the outcome of their field research in their daily practice.</p> <p>The programme enables judiciaries:</p> <ul style="list-style-type: none"> • To gain new knowledge through problem identification and resolution. • To set up tailor-made and customised study projects. • To use the insight gained to solve issues they may encounter in their own practice. <p>This initiative also allows judiciaries to strengthen judicial work and contribute to positive change through transnational dialogues, networking and collaborative problem-solving.</p>
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EJTN-CEPOL Exchanges

<p>When All year round</p> <p>Where Law enforcement and judicial institutions</p> <p>Language English</p> <p>Target Audience Prosecutors Investigative Judges Law Enforcement (CEPOL Applicants)</p> <p>Length 5 working days</p> <p>Application Period January - February</p>	<p>Overview</p> <p>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.</p> <p>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.</p> <p>Participants in EJTN-CEPOL exchanges usually discuss areas such as economic, financial crime, cybercrime, drug trafficking, trafficking in human beings, environmental crime, corruption and joint investigation teams (JITs).</p>
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Long-Term Training Periods

<p>When</p> <p>CJEU: early Sept. ECtHR: early Sept. EUROJUST: all year long EPPO: early Sept.</p> <p>Where</p> <p>CJEU ECtHR EUROJUST EPPO</p> <p>Language</p> <p>English or French depending on the host institution</p> <p>Target Audience</p> <p>Judges Prosecutors</p> <p>Length</p> <p>From 3 to 12 months depending on the host institution</p> <p>Application Period</p> <p>Beginning of September – mid-October</p>	<p>Overview</p> <p>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 a unique opportunity to gather first-hand practical experience of EU law and international judicial cooperation.</p> <p>Usually assigned to the Cabinet of a Member of the Court, the Registry (European Court of Human Rights), a National Desk (Eurojust), the Operations unit, Data protection unit or Legal service (EPPO), participants get acquainted with the work, procedures, and decision-making of the host institutions.</p> <p>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.</p>
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Study Visits

<p>When</p> <p>The dates of the study visits are published in the two annual calls for applications</p> <p>Where</p> <p>CJEU ECtHR Eurojust EU institutions EPPO FRA UNODC HCCH Max Planck Institute</p> <p>Language</p> <p>English or French</p> <p>Target Audience</p> <p>Judges Prosecutors Court Staff Trainers</p> <p>Length</p> <p>1.5 to 5 days depending on host institution</p> <p>Application Period</p> <p>April - May November - December</p>	<p>Overview</p> <p>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.</p> <p>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.</p> <p>For many participants, these visits represent a unique opportunity to establish a first contact with the work and officials of the visited organisations.</p> <p>5 visits a year (including one in French)</p> <ul style="list-style-type: none"> • Court of Justice of the EU, Luxembourg. • European Court of Human Rights, Strasbourg, France. <p>3 visits a year</p> <ul style="list-style-type: none"> • European Public Prosecutor's Office, Luxembourg. <p>2 visits a year</p> <ul style="list-style-type: none"> • EU institutions (European Commission, European Parliament, Council of the EU, OLAF), Brussels, Belgium. <p>1 visit a year</p> <ul style="list-style-type: none"> • EU Agency for Fundamental Rights and United Nations Office on Drugs and Crime, Vienna, Austria. • Eurojust, the Hague, Netherlands. • The Hague Conference on Private International Law, the Hague, Netherlands. • Max Planck Institute for Social Anthropology, Halle, Germany.
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03

Digital Training and Resources

EJTN is at the forefront of digital transformation of judicial training by offering EU justice practitioners high-quality face-to-face, online activities and digital deliverables on EU law and language skills.

What is digital training from the viewpoint of EJTN?

Digital training is a broad term that can refer to:

- **Training delivered virtually:** Such as webinars or online training sessions.
- **Content delivered digitally:** Including formats like e-learning modules or learning videos.
- **Training focused on digital topics:** Covering areas like digitalisation, Artificial Intelligence, and other technology-related subjects.

Digital Training Formats

EJTN's digital training offering includes various formats tailored to different learning objectives, participant engagement levels and accessibility requirements. Below is an overview of each format, including descriptions, requirements and platform options:

Format	Description	Access
Webinar	A live, interactive event where presenters share real-time information, often with Q&A sessions. Typically lasts up to 3 hours and can be recorded. Webinar series includes several webinars connected with a common topic that are at least a week apart.	Webinars are hosted on Zoom or Microsoft Teams. Recorded webinars are stored for specific EJTN audiences on a designated platform – EJTN Intranet/webpage or EJTN YouTube /Vimeo channels. <u>More information</u> Please see section 4.2. for more information on how to apply.
EJTN Lunchtime Webinar	A unique EJTN format, held two times per month. Each session includes a 40-minute presentation followed by a 15-minute Q&A. 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.	Lunchtime webinars are held every other Thursday from 13:00 – 14:00 CET on Microsoft Teams. Recordings are shared exclusively with participants and saved in EJTN's designated internal storage. The lunchtime webinar topics will be advertised on EJTN website and social media platforms at the beginning of each semester. <u>More information</u> Please see section 4.2. for more information on how to apply.

Table continues to the next page



Format	Description	Access
<p>Online Training</p>	<p>Structured learning sessions designed to teach specific skills or knowledge.</p> <p>Sessions may be live or pre-recorded and are generally interactive.</p> <p>Maximum duration: 2-3 days, from 1.5-3 hours per day.</p>	<p>Online trainings are hosted on Zoom, Microsoft Teams or other EJTN digital platforms.</p> <p><u>More information</u></p> <p>Please see section 4.2. for more information on how to apply.</p>
<p>Online Conversation Classes (OCCs)</p>	<p>The OCCs are a series of weekly language courses held online.</p> <p>Each series comprises ten classes of 60 minutes each.</p> <p>Languages offered are : English, Spanish, French, Italian and German.</p> <p>Activities envisioned for the OCCs include authentic language usage via legal case review and discussion, discussion and comparison of laws between EU Member States and applying second language skills in a professional context.</p>	<p><u>More information</u></p> <p>OCCs are aimed at judges and prosecutors who already possess knowledge of a second language but wish to advance their skills for use in the workplace.</p> <p>Prerequisites:</p> <p>B1 or B2 proficiency is a prerequisite for English language classes.</p> <p>B2 proficiency is required for French, German, Italian and Spanish classes.</p> <p>Please see section 4.2. for more information on how to apply.</p>
<p>Online Language Test Tool</p>	<p>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.</p> <p>Participants have a time limit of 45 minutes to complete the test.</p>	<p>To sit this English language level test, participants must visit <u>learning.ejtn.eu/login</u> and create their profile. No application is needed.</p> <p>After completing the test, each participant receives a digital certificate with the level they have attained.</p> <p>Candidates can repeat the test after one year.</p>

Table continues to the next page



Format	Description	Access
Video Podcast	Video episodes discussing specific topics, combining visuals and narration for lectures and thematic sessions.	Video podcasts are openly accessible: EJTN E-learning EJTN Youtube Vimeo
Audio Podcast	A series of audio discussions focused on various topics.	Audio podcasts are openly accessible: EJTN E-learning EJTN Youtube Vimeo
Learning Video	Video content with advanced animations aimed at enhancing engagement and comprehension. Primarily used for specific instructional purposes.	Learning videos are openly accessible: EJTN E-learning EJTN Youtube Vimeo
E-learning	Self-paced courses featuring multimedia (text, video, quizzes) and progress tracking. E-learning sessions incorporate podcasts, videos, and interactive modules, usually limited to 1.5 hours per session.	More information: E-learning EJTN Training EJTN Please see section 4.2. for more information on how to apply. EJTN will assign the candidates to the selected course and they will receive the login credentials to access the Moodle platform. Some courses will be available to all participants.

Digital Resources

EJTN provides a diverse array of publications and resources covering various judicial topics including linguistics and judicial training handbooks, the Themis Annual Journal and Rule of Law publications. In 2025, EJTN intends to produce a glossary on digitalisation terminology.

These publications are accessible on the EJTN website under the [Publications section](#), providing valuable support for the continuous development of justice practitioners.

04

General Conditions

4.1 Who Can Apply

EJTN activities are specifically designed for EU justice practitioners. The table below summarises the profiles that can apply to our activities.

<p>Future and early career judges and prosecutors</p>	<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 practitioners in their first years holding their positions.</p> <p>Both profiles can benefit from initial training activities, such as the AIAKOS Programme and the THEMIS Competition.</p>
<p>Judges and prosecutors</p>	<p>Serving judges and prosecutors can participate in most EJTN training activities, exchanges, and study visits. Some prerequisites, such as specific professional experience in a legal area, or language level, may apply to some training activities.</p>
<p>Judicial leaders</p>	<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. EJTN offers some specific trainings dedicated to judicial leaders.</p>
<p>Judicial trainers</p>	<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 • Digitalisation • Diversity and inclusion • Judgecraft
<p>Court and prosecution staff</p>	<p>In line with the EJTN Strategic Plan 2021-2027, 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 B) Make judicial or prosecutorial decisions at least at a preliminary phase, or C) Play a significant role in cross-border judicial cooperation”⁹.</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 judicial training institution.</p>

⁹ 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

4.2 How To Apply

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

1. Initial Training

AIAKOS Programme and THEMIS Competition	Applications to AIAKOS and THEMIS are collected through the judicial training institutions of the country of the applicant.
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2. Seminars

Step 1	Consult EJTN's training catalogue online for a full listing of all training seminars at Seminars and Webinars
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 registration portal (OSP) to complete your personal registration details. This will officially register you to attend the event.

3. Digital Training

Lunchtime webinars	<p>Participants can join freely without formal approval from their training institution.</p> <p>Participants can get the Microsoft Teams link by registering through our Online Training Catalogue</p>
Webinars and online trainings	<p>Participants are selected by their home training institution. Interested participants should contact the national training institution with regards to the selection procedure.</p> <p>Participants are encouraged to check the online training offer on the training catalogue available at Seminars and Webinars</p> <p>Some trainings may require a specialised profile or relevant prior experience. Please check the details of each individual training for more information about prerequisites.</p>
Online conversation classes	<p>Participants are selected by their home training institution.</p> <p>Each new series of online conversation classes is advertised months in advance on EJTN website and social media.</p> <p>Interested participants should contact the national training institution with regards to the selection procedure.</p>

4. Exchanges and Study Visits

Exchanges	
<p>General exchanges</p> <p>Specialised exchanges</p> <p>Exchanges for judicial leaders</p> <p>Trainers exchanges</p>	<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 https://exp-platform.ejtn.eu/</p>

Project-Based Exchanges	
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 at https://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. 3) A draft agenda. <p>EJTN Member institutions are responsible for the selection of projects.</p>
Regional exchanges	<p>Applications may be submitted all year long until exhaustion of the budget via the Exchange Programme Platform at https://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>
Judiciary learning grant programme	<p>Applications may be submitted all year long until exhaustion of the budget via the Exchange Programme Platform at https://exp-platform.ejtn.eu/ and include:</p> <ol style="list-style-type: none"> 1) A project proposal form. 2) A sending agreement, signed by the sending institution. 3) A hosting agreement, signed by the host institution. <p>EJTN Member institutions are responsible for the selection of projects.</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>Applications must be submitted on the Exchange Programme platform at https://exp-platform.ejtn.eu/ and include a project proposal form.</p> <p>EJTN Member institutions are responsible for the selection of projects.</p>

Study Visits

<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>Applications must be submitted on the Exchange Programme platform at https://exp-platform.ejtn.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 judicial training institutions and are published on the EJTN website. For more details please visit Study Visits</p>
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Long-Term Training Periods

<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 judicial 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 https://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. Long-term training periods start on different dates according to the hosting institution. Eurojust trainees may agree on a starting date in cooperation with the hosting institution. CJEU, ECtHR and EPPO trainees always start on the first working day of September. For more details please visit Long-Term Training Periods</p>
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4.3 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.

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 Policy](#).

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 type¹¹	<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>

¹¹ 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)¹². 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.

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 [here](#).

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

[More Information](#) 

¹² 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.

05 Annexes

5.1 Training Activities by Date

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
1/23/2025	1/24/2025	TM/2025/01	Judicial Training Methods	Designing and video production for judicial training Part 2	Face to face	Netherlands	Utrecht	Participants in TM/2024/12	English	12/20/2024
2/12/2025	2/12/2025	DIGI/2025/01	Digitalisation	Artificial Intelligence in the Judiciary: The Impact and Challenges Webinar Series - Part 1 - An introduction to AI	Online	Online	Online	Judges, Prosecutors, Court Staff	English	2/5/2024
2/19/2025	2/19/2025	DIGI/2025/02	Digitalisation	Artificial Intelligence in the Judiciary: The Impact and Challenges Webinar Series - Part 2 - AI and the impact on the work of judiciary	Online	Online	Online	Judges, Prosecutors, Court Staff	English	2/5/2024
2/19/2025	2/19/2025	DIGI/2025/02	Digitalisation	Artificial Intelligence in the Judiciary: The Impact and Challenges Webinar Series - Part 2 - AI and the impact on the work of judiciary	Online	Online	Online	Judges, Prosecutors, Court Staff	English	2/5/2024
2/20/2025	2/21/2025	HFR/2025/03	Human and Fundamental Rights	Applicability and effect of the EU Charter on Fundamental Rights in national proceedings - Introductory	Online	Online	Online	Judges, Prosecutors, Court Staff	English	12/20/2024
2/26/2025	2/26/2025	DIGI/2025/03	Digitalisation	Artificial Intelligence in the Judiciary: The Impact and Challenges Webinar Series - Part 3 - AI and Legal Framework	Online	Online	Online	Judges, Prosecutors, Court Staff	English	2/5/2024
2/27/2025	2/28/2025	HFR/2025/01	Human and Fundamental Rights	Independent Judges as a Cornerstone of the Rule of Law	Face to face	Spain	Barcelona	Judges	English	12/27/2024
3/6/2025	3/7/2025	AD/2025/01	Administrative Law	The Role of the Administrative Judges and Court Staff in the State	Face to face	Portugal	Porto	Judges, Court Staff	English	1/10/2025
3/13/2025	3/14/2025	CR/2025/01	Criminal Law	Investigation and prosecution of THB cases in the EU for labour exploitation: focus on child labour exploitation	Face to face	Belgium	Brussels	Judges, Prosecutors	English	1/17/2025

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
3/13/2025	3/14/2025	CR/2025/02	Criminal Law	Practical application of the European Investigation Order - Integrating the e-EDES system - Introductory	Online	Online	Online	Judges, Prosecutors	English	1/31/2025
3/17/2025	3/18/2025	AD/2025/02	Administrative Law	EU Immigration Law	Online	Online	Online	Judges, Court Staff	English	2/17/2025
3/17/2025	3/21/2025	LI/2025/01	Linguistics	Legal language training in cooperation in criminal matters	Face to face	France	Bordeaux	Judges, Prosecutors, Court Staff	English, French	1/14/2025
3/18/2025	3/19/2025	TM/2025/02	Judicial Training Methods	Change Management in the Digital Era for Judicial Leaders	Face to face	Cyprus	Nicosia	Court Presidents, Chief Prosecutors, Court Staff Managers	English	12/20/2024
3/20/2025	3/21/2025	CI/2025/04	Civil Law	European Civil Procedure and the use of electronic communications via E-codex	Face to face	Spain	Barcelona	Judges, Prosecutors, Court Staff	English	1/24/2025
3/25/2025	3/26/2025	CI/2025/09	Civil Law	Cross-border succession cases in legal practice	Online	Online	Online	Judges, Prosecutors, Trainers, Court Staff	English	3/7/2025
3/27/2025	3/28/2025	HFR/2025/07	Human and Fundamental Rights	Impact of New Technologies on Fundamental Rights and Judicial Ethics	Online	Online	Online	Judges, Prosecutors, Court Staff	English	1/24/2025
4/1/2025	4/2/2025	DIGI/2025/04	Digitalisation	Building a Common Digital Culture - kick off	Face to face	Portugal	Lisbon	Judges, Prosecutors, Court Staff, Trainers	English	2/7/2025
4/3/2025	4/4/2025	HFR/2025/02	Human and Fundamental Rights	Multi-level-protection in the application of Fundamental Rights	Face to face	Greece	Thessaloniki	Judges	English	1/31/2025
4/7/2025	4/8/2025	AD/2025/03	Administrative Law	Impact of digitalisation and Artificial Intelligence in Administrative Law	Face to face	Italy	Rome	Judges, Court Staff	English	2/7/2025
4/9/2025	4/10/2025	AD/2025/04	Administrative Law	State Liability	Online	Online	Online	Judges, Prosecutors	English	3/10/2025
4/10/2025	4/11/2025	CI/2025/03	Civil Law	Protecting Consumers in the digital era: EU Law, e-Commerce, and the role of preliminary rulings	Online	Online	Online	Judges, Prosecutors, Court Staff	English	3/21/2025
4/10/2025	4/11/2025	CR/2025/03	Criminal Law	Environmental Crimes	Online	Online	Online	Judges, Prosecutors	English	2/28/2025
4/10/2025	4/11/2025	CR/2025/04	Criminal Law	Procedural Safeguards in criminal proceedings in the EU in practice: focus on the Children's Directive - Specialised	Face to face	Austria	Vienna	Judges, Prosecutors, Court Staff	English	1/28/2025
4/10/2025	4/11/2025	TM/2025/03	Judicial Training Methods	Communication and vulnerability	Face to face	Bulgaria	Sofia	Trainers, Judges, Prosecutors	English	1/24/2025

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
4/23/2025	4/24/2025	HFR/2025/04	Human and Fundamental Rights	Applicability and effect of the EU Charter on fundamental rights in national proceedings - Advanced	Face to face	Vienna	FRA	Judges, Prosecutors, Court Staff	English	2/14/2025
4/24/2025	4/25/2025	TM/2025/04	Judicial Training Methods	Judicial Conduct and Ethics - New Horizons	Online	Online	Online	Judges, Prosecutors	English	2/21/2025
4/28/2025	4/29/2025	AD/2025/05	Administrative Law	EU Environmental Law	Online	Online	Online	Judges, Court Staff	English	3/28/2025
4/29/2025	4/30/2025	AD/2025/06	Administrative Law	EU Asylum Law	Face to face	Malta	EUA	Judges	English	2/28/2025
4/30/2025	4/30/2025	CR/2025/17	Criminal Law	Hate crimes: Protecting citizens against racism, homophobia, transphobia, sexism	Online	Online	Online	Judges, Prosecutors, Court Staff	English	4/1/2025
5/5/2025	5/9/2025	CR/2025/25	Criminal Law	EJTN-CEPOL- Joint Investigation Teams – Implementation (CEPOL 56/2025)	Face to face	Germany	Trier	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	2/28/2025
5/5/2025	5/7/2025	LI/2025/02	Linguistics	Legal language training in cooperation in family law	Face to face	Lithuania	Vilnius	Judges, Prosecutors	English, French	3/5/2025
5/6/2025	5/7/2025	HFR/2025/08	Human and Fundamental Rights	Cultural Diversity in the Courtroom - Introductory	Online	Online	Online	Judges, Prosecutors, Court Staff	English	2/10/2025
5/8/2025	5/9/2025	HFR/2025/05	Human and Fundamental Rights	Combatting Hate Crimes and Antisemitism	Face to face	Poland	Krakow and Auschwitz	Judges, Prosecutors, Court Staff	English	2/28/2025
5/12/2025	5/13/2025	CI/2025/02	Civil Law	Jurisdiction, applicable law in civil and commercial matters and an overview on electronic communication via E-codex	Face to face	Romania	Bucharest	Judges, Prosecutors, Court Staff	English	3/12/2025
5/13/2025	5/14/2025	CR/2025/06	Criminal Law	Asset recovery, confiscation and management of criminal assets in the EU in practice - Advanced	Face to face	Spain	Barcelona	Judges, Prosecutors	English	2/28/2025
5/14/2025	5/15/2025	CR/2025/05	Criminal Law	Cybercrime in the digital age: using E-Evidence in a connected world - Introductory	Online	Online	Online	Judges, Prosecutors	English	3/28/2025
5/14/2025	5/14/2025	DIGI/2025/05	Digitalisation	Building a Common Digital Culture webinar 1: Ensuring privacy and data protection in judicial digital systems	Online	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	TBD
5/15/2025	5/16/2025	TM/2025/05	Judicial Training Methods	Personal Leadership and effective communication for Judicial Leaders	Face to face	Ireland	Dublin	Court Presidents, Chief Prosecutors, Court Staff Managers	English	2/28/2025

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
5/19/2025	5/23/2025	CR/2025/24	Criminal Law	EJTN-CEPOL- Cross Border Exchange of Electronic Evidence (CEPOL 37/2025)	Face to face	Hungary	Budapest	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	3/7/2025
5/19/2025	5/23/2025	SLI/2025/01	Linguistics	Summer School in Linguistics Civil Matters	Face to face	Slovakia	Omšenie	Trainee Judges, Trainee Prosecutors, Judges, Prosecutors	English, French	3/17/2025
5/21/2025	5/21/2025	CR/2025/18	Criminal Law	International Cooperation in criminal matters: Mutual legal assistance and extradition with 3rd countries	Online	Online	Online	Judges, Prosecutors, Court Staff	English	4/21/2025
5/28/2025	5/28/2025	DIGI/2025/06	Digitalisation	Building a Common Digital Culture - webinar 2 : Mastering the use of Electronic Court Files: Legal and technical aspects	Online	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	TBD
6/2/2025	6/3/2025	AD/2025/07	Administrative Law	EU Public Procurement	Online	Online	Online	Judges, Prosecutors	English	5/5/2025
6/2/2025	6/6/2025	LI/2025/03	Linguistics	Legal language training in cooperation in civil matters	Face to face	Czech Republic	Kroměříž	Judges, Prosecutors, Court Staff	English, Spanish	4/2/2025
6/5/2025	6/6/2025	TM/2025/06	Judicial Training Methods	Online Learning Methodology for Judicial Trainers	Online	Online	Online	Trainers	English	5/2/2025
6/11/2025	6/11/2025	DIGI/2025/07	Digitalisation	Building a Common Digital Culture - webinar 3 - Enhancing Access to Justice through Digital immediacy and Remote services	Online	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	TBD
6/12/2025	6/13/2025	CR/2025/07	Criminal Law	The EPPO: investigations and prosecutions to fight crimes against the financial interests of the EU	Face to face	Germany	Trier	Judges, Prosecutors	English	4/1/2025
6/16/2025	6/20/2025	SLI/2025/02	Linguistics	Summer School in Linguistics Criminal Matters	Face to face	Italy	Naples	Trainee Judges, Trainee Prosecutors, Judges, Prosecutors	English, French	4/2/2025
6/17/2025	6/18/2025	TM/2025/07	Judicial Training Methods	Training for Trainers to Train Judgecraft	Face to face	Sweden	Stockholm	Trainers	English	3/31/2025

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
6/19/2025	6/20/2025	CR/2025/08	Criminal Law	Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation and digital Cross-border criminal justice	Online	Online	Online	Judges, Prosecutors, Court Staff	English	5/2/2025
6/25/2025	6/25/2025	DIGI/2025/08	Digitalisation	Building a Common Digital Culture - webinar 4 - Exploring AI and Automation in Judicial Procedures	Online	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	TBD
6/30/2025	7/4/2025	LI/2025/04	Linguistics	Legal language training in cooperation in human rights' EU law	Face to face	Poland	Lublin	Judges, Prosecutors, Court Staff	English, German	4/28/2025
7/3/2025	7/4/2025	CI/2025/01	Civil Law	EU Cross-border Labour Law	Face to face	Greece	Thessaloniki	Judges, Prosecutors, Court Staff	English	5/5/2025
9/8/2025	9/9/2025	AD/2025/08	Administrative Law	Data Protection and Privacy Rights in the age of digital transformation - To be confirmed	Face to face	Greece	Thessaloniki	Judges, Court Staff	English	7/8/2025
9/17/2025	9/17/2025	DIGI/2025/09	Digitalisation	Building a Common Digital Culture - webinar 5 - Protecting Confidential Judicial Information in a Digital World	Online	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	TBD
9/18/2025	9/18/2025	CR/2025/19	Criminal Law	Digitalisation in judicial cooperation in criminal matters – The use of platforms by practitioners.	Online	Online	Online	Judges, Prosecutors, Court Staff	English	8/25/2025
9/18/2025	9/19/2025	HFR/2025/09	Human and Fundamental Rights	Cultural Diversity in the Courtroom - Advanced	Face to face	Germany	Bonn	Judges, Prosecutors, Court Staff	English	6/23/2025
9/18/2025	9/19/2025	TM/2025/08	Judicial Training Methods	Public speaking for judicial trainers	Face to face	Estonia	Tallinn	Trainers	English	7/1/2025
9/23/2025	9/24/2025	AD/2025/09	Administrative Law	The Enforcement of State aid law by National Courts	Online	Online	Online	Judges, Prosecutors, Court Staff	English	8/25/2025
9/24/2025	9/26/2025	LI/2025/05	Linguistics	Legal language training in cooperation in asylum & refugees	Face to face	Italy	Rome	Judges, Prosecutors	English, French	6/24/2025
10/1/2025	10/1/2025	DIGI/2025/10	Digitalisation	Building a Common Digital Culture - webinar 6 - topic chosen by participants	Online	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	TBD
10/2/2025	10/3/2025	TM/2025/13	Judicial Training Methods	Women in leadership	Online	Online	Online	Women in judicial leading positions	English	9/3/2025

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
10/7/2025	10/8/2025	AD/2025/10	Administrative Law	EU Tax Law: Tax Avoidance, Evasion, and Abuse in the EU	Online	Online	Online	Judges, Prosecutors	English	9/8/2025
10/9/2025	10/10/2025	CR/2025/09	Criminal Law	The European Investigation Order in Practice and digital tools - Advanced	Face to face	Bulgaria	Sofia	Judges, Prosecutors	English	7/16/2025
10/9/2025	10/10/2025	HFR/2025/10	Human and Fundamental Rights	Freedom of Speech in the Digital Era	Online	Online	Online	Judges, Prosecutors, Court Staff	English	7/7/2025
10/13/2025	10/14/2025	CI/2025/05	Civil Law	Family Law matters – advanced	Face to face	Estonia	Tartu	Judges, Court Staff	English	8/15/2025
10/15/2025	10/15/2025	DIGI/2025/11	Digitalisation	Building a Common Digital Culture - webinar 7 - topic chosen by participants	Online	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	TBD
10/21/2025	10/22/2025	AD/2025/11	Administrative Law	Digital Market: Competition and Tax Challenges in the Digitalised Economy	Online	Online	Online	Judges, Prosecutors	English	9/22/2025
10/21/2025	10/22/2025	CR/2025/11	Criminal Law	Procedural Safeguards in criminal proceedings in the EU in practice: improving the existing aquis directives - Introductory	Online	Online	Online	Judges, Prosecutors, Court Staff	English	9/15/2025
10/23/2025	10/24/2025	AD/2025/12	Administrative Law	EU Preliminary Ruling Procedure	Face to face	Luxembourg	CJEU	Judges, Prosecutors, Court Staff	English	8/25/2025
10/27/2025	10/28/2025	CR/2025/10	Criminal Law	Cybercrime and E-evidence - Advanced	Face to face	Austria	Vienna	Judges, Prosecutors	English	7/15/2025
10/27/2025	10/31/2025	CR/2025/26	Criminal Law	EJTN-CEPOL- Joint Investigation Teams – Leadership (CEPOL 57/2025) -To be confirmed	Face to face	Poland	Lublin	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	7/16/2024
10/29/2025	10/29/2025	DIGI/2025/12	Digitalisation	Building a Common Digital Culture - webinar 8 - topic chosen by participants	Online	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	TBD
11/4/2025	11/5/2025	AD/2025/13	Administrative Law	Basic notions of the antitrust law	Online	Online	Online	Judges, Prosecutors, Court Staff	English	10/6/2025
11/5/2025	11/5/2025	CR/2025/20	Criminal Law	Probation measures and alternative sanctions to detention/ European Supervision Order	Online	Online	Online	Judges, Prosecutors, Court Staff	English	10/6/2025
11/6/2025	11/7/2025	CI/2025/06	Civil Law	Mediation and Conciliation	Face to face	Croatia	Zagreb	Judges, Court Staff	English	TBD
11/6/2025	11/7/2025	TM/2025/09	Judicial Training Methods	Mediation and Conciliation	Face to face	Croatia	Zagreb	Judges, Court Staff	English	9/5/2025

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
11/13/2025	11/13/2025	CR/2025/21	Criminal Law	EPPO cases and judicial review: the role of national courts	Online	Online	Online	Judges, Prosecutors, Court Staff	English	10/13/2025
11/20/2025	11/21/2025	CR/2025/12	Criminal Law	Fostering cross-border cooperation: the functioning of the EAW in practice and in the digital era	Online	Online	Online	Judges, Prosecutors	English	10/10/2025
11/20/2025	11/21/2025	CR/2025/13	Criminal Law	Asset recovery, confiscation and management of criminal assets in the EU in practice - Advanced	Face to face	Italy	Naples	Judges, Prosecutors	English	9/10/2025
11/25/2025	11/26/2025	AD/2025/14	Administrative Law	Prevention of conflicts of interest in administrative cases	Online	Online	Online	Judges, Prosecutors, Court Staff	English	10/24/2025
11/26/2025	11/27/2025	TM/2025/12	Judicial Training Methods	Leadership pour Directeurs de Greffe / Leadership for Court Staff Leaders	Online	Online	Online	Court Staff Managers	French	10/26/2025
11/27/2025	11/28/2025	CI/2025/07	Civil Law	Digital transformation in Cross-Border legal procedures: the service of documents and taking of evidence - (To be confirmed)	Face to face	Romania	Bucharest	Judges, Prosecutors, Court Staff	English	TBD
11/27/2025	11/28/2025	DIGI/2025/13	Digitalisation	Building a Common Digital Culture - Final session	Face to face	Greece	Thessaloniki	Judges, Prosecutors, Court Staff, Trainers	English	9/15/2025
11/27/2025	11/28/2025	HFR/2025/11	Human and Fundamental Rights	The Fundamental Rights of Vulnerable Persons	Online	Online	Online	Judges, Prosecutors, Court Staff	English	8/25/2025
12/4/2025	12/5/2025	AD/2025/15	Administrative Law	The role of Court Staff in justice: Constitutional principles, Deontological rules, and Modern working challenges	Face to face	Greece	Thessaloniki	Court Staff	English	10/3/2025
12/4/2025	12/5/2025	CR/2025/14	Criminal Law	Victim's Rights in the EU in practice: violence against women and children sexual abuse - To be confirmed	Face to face	Romania	Bucharest	Judges, Prosecutors, Court Staff	English	10/1/2025
12/4/2025	12/5/2025	CR/2025/15	Criminal Law	Judicial Cooperation in Criminal Matters and Transfer of Criminal proceedings: Practical Case-Based Simulation and Digital Cross-Border Criminal Justice	Face to face	Hungary	Budapest	Judges, Prosecutors, Court Staff	English	10/1/2025

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
12/9/2025	12/10/2025	AD/2025/16	Administrative Law	Combating Tax Crimes and VAT Fraud in the EU	Online	Online	Online	Judges, Prosecutors	English	11/10/2025
12/9/2025	12/10/2025	CI/2025/08	Civil Law	Intellectual Property: Green Trademark	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD
12/9/2025	12/10/2025	LI/2025/06	Linguistics	Intellectual Property: Green Trademarks	Online	Online	Online	Judges, Prosecutors, Court Staff	English	11/28/2025
12/10/2025	12/10/2025	CR/2025/22	Criminal Law	Violation of Restrictive Measures to the list of 'EU Crimes'. Types of Measures, Types of Sanctions and Enforcement - To be confirmed	Online	Online	Online	Judges, Prosecutors	English	11/10/2025
TBD	TBD	CI/2025/11	Civil Law	International commercial arbitration	Online	Online	Online	Judges, Prosecutors, Trainers, Court Staff	English	TBD
TBD	TBD	CI/2025/10	Civil Law	Civil liability of companies under the application of EU sanctions	Online	Online	Online	Judges, Prosecutors, Trainers, Court Staff	English	TBD
TBD	TBD	CI/2025/12	Civil Law	Digital Regulation and impact on EU civil proceedings	Online	Online	Online	Judges, Prosecutors, Trainers, Court Staff	English	TBD
TBD	TBD	CR/2025/23	Criminal Law	EJTN-CEPOL-Environmental Crime (CEPOL 22/2025)	Face to face	Bratislava	Slovakia	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	TBD
TBD	TBD	CR/2025/27	Criminal Law	Investigating and Preventing Corruption (CEPOL 67/2025)	Face to face	Bucharest	Romania	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	TBD
TBD	TBD	DIGI/2025/14	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 1	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	DIGI/2025/15	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 2	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	DIGI/2025/16	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 3	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	DIGI/2025/17	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 4	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	DIGI/2025/18	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 5	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD

Start date	End date	Activity Reference	Area	Title	Format	Country	City	Target Audience	Language	Application deadline
TBD	TBD	DIGI/2025/19	Digitalisation	Best Practices Webinar - Training on the use of Acrobat in court proceedings - Introductory	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	DIGI/2025/20	Digitalisation	Best Practices Webinar - E-learning production best practices: didactics of engaging and impactful e-learning	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	DIGI/2025/21	Digitalisation	Best Practices Webinar - Digital presentation skills (MentiMeter)	Online	Online	Online	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	DIGI/2025/22	Digitalisation	The Future of Justice: Artificial Intelligence, Ethics And Legal Frameworks - To be confirmed	Face to face	Hungary	Budapest	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	HFR/2025/06	Human and Fundamental Rights	Human Rights and Digital Access to Justice - to be confirmed	Face to face	France	Strasbourg	Judges, Prosecutors, Court Staff	English	TBD
TBD	TBD	HFR/2025/12	Human and Fundamental Rights	AI and Data Protection in Judicial Proceedings	Online	Online	Online	Judges, Prosecutors	English	TBD
TBD	TBD	TM/2025/10	Judicial Training Methods	Virtual Reality in Judicial Training	Online	Online	Online	Trainers, Members of training institutions	English	TBD
TBD	TBD	TM/2025/11	Judicial Training Methods	Managing conflicts and cognitive bias	Online	Online	Online	Judges, Prosecutors, Trainers	English	TBD

5.2 Training Activities by Format

Format	Activity Reference	Area	Title	Country	City	Target Audience	Language	Start date	End date	Application deadline
Face to face	AD/2025/01	Administrative Law	The Role of the Administrative Judges and Court Staff in the State	Portugal	Porto	Judges, Court Staff	English	3/6/2025	3/7/2025	1/10/2025
Face to face	AD/2025/03	Administrative Law	Impact of digitalisation and Artificial Intelligence in Administrative Law	Italy	Rome	Judges, Court Staff	English	4/7/2025	4/8/2025	2/7/2025
Face to face	AD/2025/06	Administrative Law	EU Asylum Law	Malta	EUAA	Judges	English	4/29/2025	4/30/2025	2/28/2025
Face to face	AD/2025/08	Administrative Law	Data Protection and Privacy Rights in the age of digital transformation - To be confirmed	Greece	Thessaloniki	Judges, Court Staff	English	9/8/2025	9/9/2025	7/8/2025
Face to face	AD/2025/12	Administrative Law	EU Preliminary Ruling Procedure	Luxembourg	CJEU	Judges, Prosecutors, Court Staff	English	10/23/2025	10/24/2025	8/25/2025
Face to face	AD/2025/15	Administrative Law	The role of Court Staff in justice: Constitutional principles, Deontological rules, and Modern working challenges	Greece	Thessaloniki	Court Staff	English	12/4/2025	12/5/2025	10/3/2025
Face to face	CI/2025/04	Civil Law	European Civil Procedure and the use of electronic communications via E-codex	Spain	Barcelona	Judges, Prosecutors, Court Staff	English	3/20/2025	3/21/2025	1/24/2025
Face to face	CI/2025/02	Civil Law	Jurisdiction, applicable law in civil and commercial matters and an overview on electronic communication via E-codex	Romania	Bucharest	Judges, Prosecutors, Court Staff	English	5/12/2025	5/13/2025	3/12/2025
Face to face	CI/2025/01	Civil Law	EU Cross-border Labour Law	Greece	Thessaloniki	Judges, Prosecutors, Court Staff	English	7/3/2025	7/4/2025	5/5/2025
Face to face	CI/2025/05	Civil Law	Family Law matters – advanced	Estonia	Tartu	Judges, Court Staff	English	10/13/2025	10/14/2025	8/15/2025
Face to face	CI/2025/06	Civil Law	Mediation and Conciliation	Croatia	Zagreb	Judges, Court Staff	English	11/6/2025	11/7/2025	9/5/2025
Face to face	CI/2025/07	Civil Law	Digital transformation in Cross-Border legal procedures: the service of documents and taking of evidence - To be confirmed	Romania	Bucharest	Judges, Prosecutors, Court Staff	English	11/27/2025	11/28/2025	9/26/2025

Format	Activity Reference	Area	Title	Country	City	Target Audience	Language	Start date	End date	Application deadline
Face to face	CR/2025/01	Criminal Law	Investigation and prosecution of THB cases in the EU for labour exploitation: focus on child labour exploitation	Belgium	Brussels	Judges, Prosecutors	English	3/13/2025	3/14/2025	1/17/2025
Face to face	CR/2025/04	Criminal Law	Procedural Safeguards in criminal proceedings in the EU in practice: focus on the Children's Directive - Specialised	Austria	Vienna	Judges, Prosecutors, Court Staff	English	4/10/2025	4/11/2025	1/28/2025
Face to face	CR/2025/25	Criminal Law	EJTN-CEPOL- Joint Investigation Teams – Implementation (CEPOL 56/2025)	Germany	Trier	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	5/5/2025	5/9/2025	2/28/2025
Face to face	CR/2025/06	Criminal Law	Asset recovery, confiscation and management of criminal assets in the EU in practice - Advanced	Spain	Barcelona	Judges, Prosecutors	English	5/13/2025	5/14/2025	2/28/2025
Face to face	CR/2025/24	Criminal Law	EJTN-CEPOL- Cross Border Exchange of Electronic Evidence (CEPOL 37/2025)	Hungary	Budapest	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	5/19/2025	5/23/2025	3/7/2025
Face to face	CR/2025/07	Criminal Law	The EPPO: investigations and prosecutions to fight crimes against the financial interests of the EU	Germany	Trier	Judges, Prosecutors	English	6/12/2025	6/13/2025	4/1/2025
Face to face	CR/2025/09	Criminal Law	The European Investigation Order in Practice and digital tools - Advanced	Bulgaria	Sofia	Judges, Prosecutors	English	10/9/2025	10/10/2025	7/16/2025
Face to face	CR/2025/10	Criminal Law	Cybercrime and E-evidence - Advanced	Austria	Vienna	Judges, Prosecutors	English	10/27/2025	10/28/2025	7/15/2025
Face to face	CR/2025/26	Criminal Law	EJTN-CEPOL- Joint Investigation Teams – Leadership (CEPOL 57/2025) -To be confirmed	Poland	Lublin	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	10/27/2025	10/31/2025	7/16/2024
Face to face	CR/2025/13	Criminal Law	Asset recovery, confiscation and management of criminal assets in the EU in practice - Advanced	Italy	Naples	Judges, Prosecutors	English	11/20/2025	11/21/2025	9/10/2025
Face to face	CR/2025/14	Criminal Law	Victim's Rights in the EU in practice: violence against women and children sexual abuse - To be confirmed	Romania	Bucharest	Judges, Prosecutors, Court Staff	English	12/4/2025	12/5/2025	10/1/2025

Format	Activity Reference	Area	Title	Country	City	Target Audience	Language	Start date	End date	Application deadline
Face to face	CR/2025/15	Criminal Law	Judicial Cooperation in Criminal Matters and Transfer of Criminal proceedings: Practical Case-Based Simulation and Digital Cross-Border Criminal Justice	Hungary	Budapest	Judges, Prosecutors, Court Staff	English	12/4/2025	12/5/2025	10/1/2025
Face to face	CR/2025/23	Criminal Law	EJTN-CEPOL - Environmental Crime (CEPOL 22/2025)	Bratislava	Slovakia	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	TBD	TBD	TBD
Face to face	CR/2025/27	Criminal Law	Investigating and Preventing Corruption (CEPOL 67/2025)	Bucharest	Romania	Judges, Prosecutors, Law Enforcement (CEPOL Applicants)	English	TBD	TBD	TBD
Face to face	DIGI/2025/04	Digitalisation	Building a Common Digital Culture - kick off	Portugal	Lisbon	Judges, Prosecutors, Court Staff, Trainers	English	4/1/2025	4/2/2025	2/7/2025
Face to face	DIGI/2025/13	Digitalisation	Building a Common Digital Culture - Final session	Greece	Thessaloniki	Judges, Prosecutors, Court Staff, Trainers	English	11/27/2025	11/28/2025	9/15/2025
Face to face	DIGI/2025/22	Digitalisation	The Future of Justice: Artificial Intelligence, Ethics And Legal Frameworks - To be confirmed	Hungary	Budapest	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Face to face	HFR/2025/01	Human and Fundamental Rights	Independent Judges as a Cornerstone of the Rule of Law	Spain	Barcelona	Judges	English	2/27/2025	2/28/2025	12/27/2024
Face to face	HFR/2025/02	Human and Fundamental Rights	Multi-level-protection in the application of Fundamental Rights	Greece	Thessaloniki	Judges	English	4/3/2025	4/4/2025	1/31/2025
Face to face	HFR/2025/04	Human and Fundamental Rights	Applicability and effect of the EU Charter on fundamental rights in national proceedings - Advanced	Vienna	FRA	Judges, Prosecutors, Court Staff	English	4/23/2025	4/24/2025	2/14/2025
Face to face	HFR/2025/05	Human and Fundamental Rights	Combatting Hate Crimes and Antisemitism	Poland	Krakow and Auschwitz	Judges, Prosecutors, Court Staff	English	5/8/2025	5/9/2025	2/28/2025
Face to face	HFR/2025/09	Human and Fundamental Rights	Cultural Diversity in the Courtroom - Advanced	Germany	Bonn	Judges, Prosecutors, Court Staff	English	9/18/2025	9/19/2025	6/23/2025
Face to face	HFR/2025/06	Human and Fundamental Rights	Human Rights and Digital Access to Justice - to be confirmed	France	Strasbourg	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Face to face	TM/2025/01	Judicial Training Methods	Designing and video production for judicial training Part 2	Netherlands	Utrecht	Participants in TM/2024/12	English	1/23/2025	1/24/2025	12/20/2024
Face to face	TM/2025/02	Judicial Training Methods	Change Management in the Digital Era for Judicial Leaders	Cyprus	Nicosia	Court Presidents, Chief Prosecutors, Court Staff Managers	English	3/18/2025	3/19/2025	12/20/2024

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Face to face	TM/2025/03	Judicial Training Methods	Communication and vulnerability	Bulgaria	Sofia	Trainers, Judges, Prosecutors	English	4/10/2025	4/11/2025	1/24/2025
Face to face	TM/2025/05	Judicial Training Methods	Personal Leadership and effective communication for Judicial Leaders	Ireland	Dublin	Court Presidents, Chief Prosecutors, Court Staff Managers	English	5/15/2025	5/16/2025	2/28/2025
Face to face	TM/2025/07	Judicial Training Methods	Training for Trainers to Train Judgecraft	Sweden	Stockholm	Trainers	English	6/17/2025	6/18/2025	3/31/2025
Face to face	TM/2025/08	Judicial Training Methods	Public speaking for judicial trainers	Estonia	Tallinn	Trainers	English	9/18/2025	9/19/2025	7/1/2025
Face to face	LI/2025/01	Linguistics	Legal language training in cooperation in criminal matters	France	Bordeaux	Judges, Prosecutors, Court Staff	English, French	3/17/2025	3/21/2025	1/14/2025
Face to face	LI/2025/02	Linguistics	Legal language training in cooperation in family law	Lithuania	Vilnius	Judges, Prosecutors	English, French	5/5/2025	5/7/2025	3/5/2025
Face to face	SLI/2025/01	Linguistics	Summer School in Linguistics Civil Matters	Slovakia	Omšenie	Trainee Judges, Trainee Prosecutors, Judges, Prosecutors	English, French	5/19/2025	5/23/2025	3/17/2025
Face to face	LI/2025/03	Linguistics	Legal language training in cooperation in civil matters	Czech Republic	Kroměříž	Judges, Prosecutors, Court Staff	English, Spanish	6/2/2025	6/6/2025	4/2/2025
Face to face	SLI/2025/02	Linguistics	Summer School in Linguistics Criminal Matters	Italy	Naples	Trainee Judges, Trainee Prosecutors, Judges, Prosecutors	English, French	6/16/2025	6/20/2025	4/2/2025
Face to face	LI/2025/04	Linguistics	Legal language training in cooperation in human rights' EU law	Poland	Lublin	Judges, Prosecutors, Court Staff	English, German	6/30/2025	7/4/2025	4/28/2025
Face to face	LI/2025/05	Linguistics	Legal language training in cooperation in asylum & refugees	Italy	Rome	Judges, Prosecutors	English, French	9/24/2025	9/26/2025	6/24/2025
Face to face	LI/2025/06	Linguistics	Legal language training in cooperation in cross-border organised crime	Slovenia	Ljubljana	Judges, Prosecutors	English, French	10/20/2025	10/22/2025	7/1/2025
Online	AD/2025/02	Administrative Law	EU Immigration Law	Online	Online	Judges, Court Staff	English	3/17/2025	3/18/2025	2/17/2025
Online	AD/2025/04	Administrative Law	State Liability	Online	Online	Judges, Prosecutors	English	4/9/2025	4/10/2025	3/10/2025
Online	AD/2025/05	Administrative Law	EU Environmental Law	Online	Online	Judges, Court Staff	English	4/28/2025	4/29/2025	3/28/2025
Online	AD/2025/07	Administrative Law	EU Public Procurement	Online	Online	Judges, Prosecutors	English	6/2/2025	6/3/2025	5/5/2025
Online	AD/2025/09	Administrative Law	The Enforcement of State aid law by National Courts	Online	Online	Judges, Prosecutors, Court Staff	English	9/23/2025	9/24/2025	8/25/2025
Online	AD/2025/10	Administrative Law	EU Tax Law: Tax Avoidance, Evasion, and Abuse in the EU	Online	Online	Judges, Prosecutors	English	10/7/2025	10/8/2025	9/8/2025
Online	AD/2025/11	Administrative Law	Digital Market: Competition and Tax Challenges in the Digitalised Economy	Online	Online	Judges, Prosecutors	English	10/21/2025	10/22/2025	9/22/2025

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Online	AD/2025/13	Administrative Law	Basic notions of the antitrust law	Online	Online	Judges, Prosecutors, Court Staff	English	11/4/2025	11/5/2025	10/6/2025
Online	AD/2025/14	Administrative Law	Prevention of conflicts of interest in administrative cases	Online	Online	Judges, Prosecutors, Court Staff	English	11/25/2025	11/26/2025	10/24/2025
Online	AD/2025/16	Administrative Law	Combating Tax Crimes and VAT Fraud in the EU	Online	Online	Judges, Prosecutors	English	12/9/2025	12/10/2025	11/10/2025
Online	CI/2025/09	Civil Law	Cross-border succession cases in legal practice	Online	Online	Judges, Prosecutors, Trainers, Court Staff	English	3/25/2025	3/26/2025	3/7/2025
Online	CI/2025/03	Civil Law	Protecting Consumers in the digital era: EU Law, e-Commerce, and the role of preliminary rulings	Online	Online	Judges, Prosecutors, Court Staff	English	4/10/2025	4/11/2025	3/21/2025
Online	CI/2025/08	Civil Law	Intellectual Property : Green Trademarks	Online	Online	Judges, Prosecutors, Court Staff	English	12/9/2025	12/10/2025	11/28/2025
Online	CI/2025/10	Civil Law	Civil liability of companies under the application of EU sanctions	Online	Online	Judges, Prosecutors, Trainers, Court Staff	English	TBD	TBD	TBD
Online	CI/2025/11	Civil Law	International commercial arbitration	Online	Online	Judges, Prosecutors, Trainers, Court Staff	English	TBD	TBD	TBD
Online	CI/2025/12	Civil Law	Digital Regulation and impact on EU civil proceedings	Online	Online	Judges, Prosecutors, Trainers, Court Staff	English	TBD	TBD	TBD
Online	CR/2025/16	Criminal Law	Use of AI for Addressing Key Challenges in the Criminal Justice System: The Forensic Perspective	Online	Online	Judges, Prosecutors	English	2/19/2025	2/19/2025	1/20/2025
Online	CR/2025/02	Criminal Law	Practical application of the European Investigation Order - Integrating the e-EDES system - Introductory	Online	Online	Judges, Prosecutors	English	3/13/2025	3/14/2025	1/31/2025
Online	CR/2025/03	Criminal Law	Environmental Crimes	Online	Online	Judges, Prosecutors	English	4/10/2025	4/11/2025	2/28/2025
Online	CR/2025/17	Criminal Law	Hate crimes: Protecting citizens against racism, homophobia, transphobia, sexism	Online	Online	Judges, Prosecutors, Court Staff	English	4/30/2025	4/30/2025	4/1/2025
Online	CR/2025/05	Criminal Law	Cybercrime in the digital age: using E-Evidence in a connected world - Introductory	Online	Online	Judges, Prosecutors	English	5/14/2025	5/15/2025	3/28/2025
Online	CR/2025/18	Criminal Law	International Cooperation in criminal matters: Mutual legal assistance and extradition with 3rd countries	Online	Online	Judges, Prosecutors, Court Staff	English	5/21/2025	5/21/2025	4/21/2025

Format	Activity Reference	Area	Title	Country	City	Target Audience	Language	Start date	End date	Application deadline
Online	CR/2025/08	Criminal Law	Judicial Cooperation in Criminal Matters: Practical Case-Based Simulation and digital Cross-border criminal justice	Online	Online	Judges, Prosecutors, Court Staff	English	6/19/2025	6/20/2025	5/2/2025
Online	CR/2025/19	Criminal Law	Digitalisation in judicial cooperation in criminal matters – The use of platforms by practitioners.	Online	Online	Judges, Prosecutors, Court Staff	English	9/18/2025	9/18/2025	8/25/2025
Online	CR/2025/11	Criminal Law	Procedural Safeguards in criminal proceedings in the EU in practice: improving the existing aquis directives - Introductory	Online	Online	Judges, Prosecutors, Court Staff	English	10/21/2025	10/22/2025	9/15/2025
Online	CR/2025/20	Criminal Law	Probation measures and alternative sanctions to detention/ European Supervision Order	Online	Online	Judges, Prosecutors, Court Staff	English	11/5/2025	11/5/2025	10/6/2025
Online	CR/2025/21	Criminal Law	EPPO cases and judicial review: the role of national courts	Online	Online	Judges, Prosecutors, Court Staff	English	11/13/2025	11/13/2025	10/13/2025
Online	CR/2025/12	Criminal Law	Fostering cross-border cooperation: the functioning of the EAW in practice and in the digital era	Online	Online	Judges, Prosecutors	English	11/20/2025	11/21/2025	10/10/2025
Online	CR/2025/22	Criminal Law	Violation of Restrictive Measures to the list of 'EU Crimes'. Types of Measures, Types of Sanctions and Enforcement - To be confirmed	Online	Online	Judges, Prosecutors	English	12/10/2025	12/10/2025	11/10/2025
Online	DIGI/2025/01	Digitalisation	Artificial Intelligence in the Judiciary: The Impact and Challenges Webinar Series - Part 1 - An introduction to AI	Online	Online	Judges, Prosecutors, Court Staff	English	2/12/2025	2/12/2025	2/5/2024
Online	DIGI/2025/02	Digitalisation	Artificial Intelligence in the Judiciary: The Impact and Challenges Webinar Series - Part 2 - AI and the impact on the work of judiciary	Online	Online	Judges, Prosecutors, Court Staff	English	2/19/2025	2/19/2025	2/5/2024
Online	DIGI/2025/03	Digitalisation	Artificial Intelligence in the Judiciary: The Impact and Challenges Webinar Series - Part 3 - AI and Legal Framework	Online	Online	Judges, Prosecutors, Court Staff	English	2/26/2025	2/26/2025	2/5/2024

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Online	DIGI/2025/05	Digitalisation	Building a Common Digital Culture webinar 1: Ensuring privacy and data protection in judicial digital systems	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	5/14/2025	5/14/2025	TBD
Online	DIGI/2025/06	Digitalisation	Building a Common Digital Culture - webinar 2 : Mastering the use of Electronic Court Files: Legal and technical aspects	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	5/28/2025	5/28/2025	TBD
Online	DIGI/2025/07	Digitalisation	Building a Common Digital Culture - webinar 3 - Enhancing Access to Justice through Digital immediacy and Remote services	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	6/11/2025	6/11/2025	TBD
Online	DIGI/2025/08	Digitalisation	Building a Common Digital Culture - webinar 4 - Exploring AI and Automation in Judicial Procedures	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	6/25/2025	6/25/2025	TBD
Online	DIGI/2025/09	Digitalisation	Building a Common Digital Culture - webinar 5 - Protecting Confidential Judicial Information in a Digital World	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	9/17/2025	9/17/2025	TBD
Online	DIGI/2025/10	Digitalisation	Building a Common Digital Culture - webinar 6 - topic chosen by participants	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	10/1/2025	10/1/2025	TBD
Online	DIGI/2025/11	Digitalisation	Building a Common Digital Culture - webinar 7 - topic chosen by participants	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	10/15/2025	10/15/2025	TBD
Online	DIGI/2025/12	Digitalisation	Building a Common Digital Culture - webinar 8 - topic chosen by participants	Online	Online	Judges, Prosecutors, Court Staff, Trainers	English	10/29/2025	10/29/2025	TBD
Online	DIGI/2025/14	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 1	Online	Online	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Online	DIGI/2025/15	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 2	Online	Online	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Online	DIGI/2025/16	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 3	Online	Online	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Online	DIGI/2025/17	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 4	Online	Online	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD

Format	Activity Reference	Area	Title	Country	City	Target Audience	Language	Start date	End date	Application deadline
Online	DIGI/2025/18	Digitalisation	Best Practices Webinar series - Digital CMS implementation success story 5	Online	Online	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Online	DIGI/2025/19	Digitalisation	Best Practices Webinar - Training on the use of Acrobat in court proceedings - Introductory	Online	Online	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Online	DIGI/2025/20	Digitalisation	Best Practices Webinar - E-learning production best practices: didactics of engaging and impactful e-learning	Online	Online	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Online	DIGI/2025/21	Digitalisation	Best Practices Webinar - Digital presentation skills (MentiMeter)	Online	Online	Judges, Prosecutors, Court Staff	English	TBD	TBD	TBD
Online	HFR/2025/03	Human and Fundamental Rights	Applicability and effect of the EU Charter on Fundamental Rights in national proceedings - Introductory	Online	Online	Judges, Prosecutors, Court Staff	English	2/20/2025	2/21/2025	12/20/2024
Online	HFR/2025/07	Human and Fundamental Rights	Impact of New Technologies on Fundamental Rights and Judicial Ethics	Online	Online	Judges, Prosecutors, Court Staff	English	3/27/2025	3/28/2025	1/24/2025
Online	HFR/2025/08	Human and Fundamental Rights	Cultural Diversity in the Courtroom - Introductory	Online	Online	Judges, Prosecutors, Court Staff	English	5/6/2025	5/7/2025	2/10/2025
Online	HFR/2025/10	Human and Fundamental Rights	Freedom of Speech in the Digital Era	Online	Online	Judges, Prosecutors, Court Staff	English	10/9/2025	10/10/2025	7/7/2025
Online	HFR/2025/11	Human and Fundamental Rights	The Fundamental Rights of Vulnerable Persons	Online	Online	Judges, Prosecutors, Court Staff	English	11/27/2025	11/28/2025	8/25/2025
Online	HFR/2025/12	Human and Fundamental Rights	AI and Data Protection in Judicial Proceedings	Online	Online	Judges, Prosecutors	English	TBD	TBD	TBD
Online	TM/2025/04	Judicial Training Methods	Judicial Conduct and Ethics - New Horizons	Online	Online	Judges, Prosecutors	English	4/24/2025	4/25/2025	2/21/2025
Online	TM/2025/06	Judicial Training Methods	Online Learning Methodology for Judicial Trainers	Online	Online	Trainers	English	6/5/2025	6/6/2025	5/2/2025
Online	TM/2025/13	Judicial Training Methods	Women in leadership	Online	Online	Women in judicial leading positions	English	10/2/2025	10/3/2025	9/3/2025
Online	TM/2025/09	Judicial Training Methods	A to Z Video Production for judicial training	Online	Online	Trainers	English	10/14/2025	10/14/2025	9/14/2025
Online	TM/2025/12	Judicial Training Methods	Leadership for Court Staff Leaders	Online	Online	Court Staff Managers	French	11/26/2025	11/27/2025	10/26/2025
Online	TM/2025/10	Judicial Training Methods	Virtual Reality in Judicial Training	Online	Online	Trainers, Members of training institutions	English	TBD	TBD	TBD
Online	TM/2025/11	Judicial Training Methods	Managing conflicts and cognitive bias	Online	Online	Judges, Prosecutors, Trainers	English	TBD	TBD	TBD

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