

2025
CATALOGUE PLUS
AND
CATALOGUE OF
MEMBERS' ACTIVITIES

EUROPEAN JUDICIAL TRAINING NETWORK



Contents

Catalogue Plus	04
Catalogue of Members' Activities	15

The 2025 EJTN Catalogue Plus and Catalogue of Members' Activities publication brings together a wealth of training opportunities designed to strengthen the European judiciary's expertise. This joint offering highlights national and EU-level seminars covering diverse topics such as EU Civil and Criminal Law, Administrative Law, Human Rights, Linguistics, and Judicial Skills.

The Catalogue Plus fosters international collaboration, with training activities open to participants from across the EU, supported by funded interpretation and reciprocal participation. Meanwhile, the Catalogue of Members' Activities, supported by the Scholarship Fund, enables access to national-level training sessions organized by EJTN Members and Associate Members.

Together, these catalogues reflect EJTN's dedication to equipping the judiciary with the tools needed to navigate complex legal landscapes and promote cross-border cooperation.

1. Catalogue Plus

Overview

The EJTN Catalogue Plus was created in 2011 with the aim to allow the European judiciary to learn about both EU and national law useful for them in their daily professional life.

Each EJTN member institution that organises at national level seminars relating to European law is entitled to submit training activities to be included in the EJTN Catalogue Plus. Each training activity included in the Catalogue Plus becomes international: interpretation into English is funded by EJTN allowing 10 judges and prosecutors from other Member States to attend.

Training activities included in the Catalogue Plus touch upon various law areas, such as: Administrative law – EU Civil law – EU Criminal law – International law – Human Rights and Linguistics.

Allocation of places and principle of reciprocity

EJTN member institutions opening activities under the Catalogue Plus receive 10 foreign participants and will have the possibility of sending participants to the seminars organised by other Members within the context of this project. If a member hosts 1 seminar, they will be entitled to send 10 participants in other Catalogue Plus seminars, ie. 1 activity = 10 places - 2 activities = 20 places, etc.

Members hosting an event do not have any place for their own event. Members can only send their participants abroad.

Target audience and prerequisites

Catalogue Plus seminars are open to EU judges and prosecutors. Participants should have a B1-B2 English level in order to participate.

[More Information](#) ➡



THE PUBLIC PROSECUTOR'S OFFICE IN VIEW OF THE NEW REGULATION ON THE TAKING OF ELECTRONIC EVIDENCE APPROVED IN REGULATION (EU) 2023/1543 AND ELECTRONIC EVIDENCE – CP/2025/01

<p>When 17-18 March 2025</p> <p>Where Madrid, Spain</p> <p>Topic European (General) and International Law</p> <p>Language English</p> <p>Target Audience Prosecutors, Investigative judges</p>	<p>Member Centre for Legal Studies of Spain (CEJ)</p> <p>Description To analyse the added value and the role of the Public Prosecutor's Office in the implementation of the e-Evidence regulatory package following the publication of Regulation (EU) 2023/1543 and Directive 2023/1544 on electronic evidence in criminal proceedings.</p> <p>The new Regulation, directly applicable as of 16 August 2026, will allow an authority in one Member State to request directly from a service provider established or represented in another Member State to produce or retain electronic data necessary for the investigation and prosecution of criminal offences, irrespective of the location of such data.</p>
<p>Allocation of places BG (1) - CZ (1) - FR (1) - HR (1) - IT (1) - NL (1) - PT (1) - RO (2) - SI (1)</p>	

SEIZURE AND CONFISCATION – CP/2025/02

<p>When 18-19 March 2025</p> <p>Where Brussels, Belgium</p> <p>Topic Criminal Law National Law</p> <p>Language French, with English translation</p> <p>Target Audience Prosecutors, investigative judges</p>	<p>Member Judicial Training Institute of Belgium (IGO-IFJ)</p> <p>Description After this training, the participants will have the necessary knowledge to adequately handle the legal tools available to apply the seizure and the confiscation of property benefits of criminal origin.</p> <ul style="list-style-type: none"> ▪ 1st day: basic training: Introduction to the essential basic knowledge relating to the criminal seizure and confiscation of assets deriving from an offence. ▪ 2nd day: specialised training: Deepening of the specific seizure and confiscation issues.
<p>Allocation of places BG (1) - DE (1) - FR (2) - HR (1) - IT (1) - NL (1) - PT (1) - RO (1) - SK (1)</p>	

ON THE INDEPENDENCE OF THE JUDICIARY – A EUROPEAN COMPARISON – CP/2025/03

<p>When 23-28 March 2025</p> <p>Where Wustrau, Germany</p> <p>Topic Society Issues</p> <p>Language English</p> <p>Target Audience Prosecutors, judges</p>	<p>Member Federal Ministry of Justice (BMJ)</p> <p>Description</p> <p>This conference is aimed at judges from all branches of jurisdictions and at public prosecutors, from other EU Member States as well.</p> <p>The judiciary constitutes the autonomous third power and is made up of independent judges. This conference focuses on the question of what institutional conditions must exist to preserve this independence. There will also be discussions on the degree to which the organisation of the court administration – the structures of which are currently being re-evaluated in many countries – affects the realisation of this constitutional principle. In addition, eminent judges from England, France, Italy, Spain and other European countries will elucidate the judicial profession, the organisation of the court system, as well as historical and especially current developments within the justice system in their own countries, and will discuss these topics with the participants from a comparative point of view.</p> <p>Most presentations will be held in English or German. Thus, participants should have a good command of English and German.</p>
<p>Allocation of places</p> <p>BE (1) - BG (1) CZ - (1) - FR (1) - HR (2) - IT (1) - NL (1) - PT (1) - RO (1)</p>	

SEXUAL CRIMES – CP/2025/04

<p>When 4 April 2025</p> <p>Where Lisbon, Portugal</p> <p>Topic Criminal Law National Law</p> <p>Language Portuguese, English</p> <p>Target Audience Judges, prosecutors</p>	<p>Member Centre for Judicial Studies of Portugal (CEJ)</p> <p>Description</p> <p>Deepen knowledge about investigation, collection of evidence, protection of victims, procedural management in processes involving crimes against sexual self-determination.</p> <p>Training Level Advanced</p>
<p>Allocation of places</p> <p>BG (2) - CZ (1) - FR (1) - HR (1) - IT (1) - NL (1) - RO (1) - SI (1) - SK (1)</p>	

RULE OF LAW AND GOOD ADMINISTRATION OF JUSTICE IN THE DIGITAL ERA - CP/2025/05

<p>When 30 April 2025</p> <p>Where Lisbon, Portugal</p> <p>Topic Judicial Skills</p> <p>Language Portuguese, English</p> <p>Target Audience Prosecutors</p>	<p>Member Center for Judicial Studies of Portugal (CEJ)</p> <p>Description Reflection on the challenges posed to the Rule of Law and in particular to the good administration of justice due to the most recent technological advances, with particular emphasis on digitalization, distance communication mechanisms and the use of artificial intelligence.</p> <p>Training Level Advanced</p>
<p>Allocation of places BE (1) - BG (1) - DE (1) - ES-CEJ (1) - FR (1) - HR (1) - IT (2) - NL (1) - RO (1)</p>	

PERSONAL DEVELOPMENT & LEADERSHIP – CP/2025/06

<p>When Spring 2025</p> <p>Where Utrecht, The Netherlands</p> <p>Language English</p>	<p>Member Training and Study Centre for the Judiciary of The Netherlands (SSR)</p>
<p>Allocation of places BG (1) - ES-CEJ (1) - FR (1) - HR (1) - IT (1) - PT (2) - RO (2) - SK (1)</p>	

COMMUNICATION IN THE COURT ROOM – CP/2025/07

When

08-09 May 2025

Where

Bucharest, Romania

Topic

Judicial Skills

Language

English

Target Audience

Judges

Member

National Institute of Magistracy of Romania (NIM)

Description

A court hearing is a dynamic process involving multiple interactions. Parties, lawyers, witnesses, and court-appointed experts engage with the court from different perspectives. Competent guidance by the presiding judge is essential for preparing the court's decision or, if possible, facilitating a settlement in civil proceedings. The topics will focus, among other things, on general aspects of communication, as well as communication with witnesses, lawyers, and parties in civil proceedings.

Training Level

Advanced

Allocation of places

BE (1) - BG (1) - DE (1) - FR (1) - HR (1) - IT (1) - NL (1) - PT (1) - SI (1) - SK (1)

LEGAL ENGLISH. COMMERCIAL MATTERS – CP/2025/08

When

19-21 May 2025

Where

Bucharest, Romania

Topic

Linguistics

Language

English

Target Audience

Judges specialised in
commercial matters

Member

National Institute of Magistracy of Romania (NIM)

Description

Training seminar in the field of foreign languages. The purpose of the seminar is to learn the judicial English terminology. The seminar is opened to judges specialised in commercial matters that already have intermediate level of English.

Training Level

Advanced

Allocation of places

BG (1) - CZ (1) - ES-CEJ (1) - FR (2) - HR (1) - IT (1) - NL (1) - PT (1) - SI (1)

INSOLVENCY AND HUMAN RIGHTS - CP/2025/09

When

15-16 May 2025

Where

Rome, Italy

Topic

EU Civil Law

Language

English

Target Audience

Judges (bankruptcy)

Member

School for the Judiciary of Italy (SSM)

Description

The course will equip participants with the ability to identify and apply the legal framework about insolvency, in the particular key of HR, developing a comprehensive understanding of the key concepts and analysing real-world cases and their outcomes for practical insights

Training Level

Advanced

Allocation of places

BE (1) - BG (1) - DE (1) - FR (1) - HR (1) - NL (1) - PT (1) - RO (1) - SI (1) - SK (1)

DIGITALISATION OF JUSTICE SYSTEMS IN EU: TOWARDS A EUROPEAN JUDICIAL AREA – CP/2025/10

When

12-13 June 2025

Where

Sofia, Bulgaria

Topic

European (General) and International Law

Language

Bulgarian, with English translation

Target Audience

Judges, admin judges, prosecutors

Member

National Institute of Justice of Bulgaria (NIJ)

Description

The “Digital Justice” Regulation is an important step in the structuring of cross-border digital justice in the Union and establishes a (new) European “digital judicial culture”. In that respect, the Regulation leaves the Member States room for manoeuvre by allowing them to extend its scope to purely domestic judicial procedures. In this context the seminar will offer an overview of Regulation (EU) 2023/2844 and its impact on the digitalization of justice on national level.

Training Level

Introductory

Allocation of places

CZ (1) - DE (1) - ES-CEJ (1) - FR (1) - HR (1) - IT (1) - NL (1) - PT (1) - RO (1) - SK (1)

PAYMENT TRANSACTIONS IN BANK MONEY – CP/2025/11

<p>When 10-12 November 2025</p> <p>Where Rome, Italy</p> <p>Topic European (General) and International Law</p> <p>Language Italian, English</p> <p>Target Audience Judges, prosecutors</p>	<p>Member School for the Judiciary of Italy (SSM)</p> <p>Description Between European rules for the offer of payment services and crypto-assets, financial banking arbitrator, severance pay and new criminal phenomena</p>
<p>Allocation of places BE (1) - BG (1) - CZ (1) - FR (1) - HR (1) - NL (1) - PT (1) - RO (1) - SI (1) - SK (1)</p>	

SUMMER SCHOOL OF LINGUISTICS - LEGAL ENGLISH – CP/2025/12

<p>When 04-08 August 2025</p> <p>Where Omšenie, Slovakia</p> <p>Topic Linguistics</p> <p>Language English</p> <p>Target Audience Judges, prosecutors, court staff</p>	<p>Member Judicial Academy of Slovakia</p> <p>Description Legal terminology - professional English with a focus on terminology of both procedural and substantive law with a focus on improving communication skills using authentic materials.</p> <p>Participants between 40-50 (including EJTN). With option of accommodation at our premises with full kitchen, wellness area and 24/7 reception.</p> <p>Training Level Group 1 -B1,B2, Group 2 - C1,C2</p>
<p>Allocation of places BE (1) - BG (1) - ES-CEJ (1) - FR (1) - HR (1) - IT (1) - NL (1) - PT (1) - RO (1) - SI (1)</p>	

CONFERENCE ON FINANCIAL AND ECONOMIC CRIME – CP/2025/13

<p>When</p> <p>6-7 November 2025</p> <p>Where</p> <p>Ljubljana, Slovenia</p> <p>Topic</p> <p>Criminal Law Judicial Cooperation in Criminal Matters</p> <p>Language</p> <p>Slovenian, English</p> <p>Target Audience</p> <p>Judges, prosecutors</p>	<p>Member</p> <p>Ministry of Justice of Slovenia</p> <p>Description</p> <p>The Annual Conference on Financial and Economic Crime is an integral part of the training programme, offering an opportunity to discuss current challenges related to financial and economic crime and the prosecution of criminal offences against the economy.</p> <p>Training Level</p> <p>Advanced</p>
<p>Allocation of places</p> <p>BG (1) - CZ (1) - DE (1) - HR (1) - IT (1) - NL (2) - PT (2) - RO (1)</p>	

CORRUPTION: DETECTION, PREVENTION, REPRESSION – CP/2025/14

<p>When</p> <p>17-21 November 2025</p> <p>Where</p> <p>Paris, France</p> <p>Topic</p> <p>Criminal Law Judicial Cooperation in Criminal Matters</p> <p>Language</p> <p>English, French</p> <p>Target Audience</p> <p>Judges, prosecutors</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>No country in the world is untouched by corruption which constitutes a serious threat to democracy. In some cases it reaches proportions such that it threatens to stifle economic growth and undermine efforts to introduce good governance. In the long term, it leads to the breakdown of the social fabric and distorts the economic system and political structure of States, to the detriment of the population.</p> <p>Intended for judges, prosecutors and other officials dealing with administrative or judicial management and prevention of corruption or similar acts, this session aims to raise awareness and train these professionals in both the prevention and repression of this phenomenon.</p> <p>Among other things, the course will make available to participants the expertise of the French Anticorruption Agency (AFA), as well as technical and legal tools that will enable them to detect, regulate and deal with this type of crime more effectively</p>
<p>Allocation of places</p> <p>BG (1) - CZ (1) - ES-CEJ (1) - HR (1) - IT (2) - NL (1) - PT (1) - RO (1) - SK (1)</p>	

ARTIFICIAL INTELLIGENCE - PREVENTION INVESTIGATION AND CRIMINAL SANCTION – CP/2025/15

<p>When 27-28 November 2025</p> <p>Where Sofia, Bulgaria</p> <p>Topic EU Criminal Law</p> <p>Language Bulgarian, with English translation</p> <p>Target Audience Judges, prosecutors, court staff</p>	<p>Member National Institute of Justice of Bulgaria (NIJ)</p> <p>Description Artificial intelligence (AI) is being used in criminal justice systems increasingly to improve efficiency and accuracy. AI could be beneficial if used to predict crime and as a criminal intelligence tool. However, software programs can malfunction, create biases and cause serious harm without being considered – as things stand today – “entities” subject to criminal liability.</p> <p>Training Level Introductory</p>
<p>Allocation of places BE (1) - DE (1) - FR (2) - HR (2) - IT (1) - NL (1) - PT (1) - RO (1)</p>	

COURT MANAGEMENT – CP/2025/16

<p>When 08-12 December 2025</p> <p>Where Paris, France</p> <p>Topic Management and leadership skills</p> <p>Language English, French</p> <p>Target Audience Judicial leaders</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description Judges and prosecutors are trained to exercise their judicial roles, but they generally receive no training in management, even though these skills are indispensable when they reach management positions. This is especially the case for new heads of courts, who will necessarily be confronted with human and organisational issues requiring specific training.</p> <p>The aim of this course is to present management techniques suited to the specific structure of a court, particularly as regards the way it operates and the status of the judges and prosecutors working in it. It is intended both for newly appointed heads of courts as well as their more experienced counterparts who would like to reflect on and share their practices.</p>
<p>Allocation of places BG (1) - CZ (1) - ES-CEJ (1) - HR (1) - IT (1) - NL (2) - PT (1) - RO (1) - SK (1)</p>	

PRESENTATIONS SKILLS AND PUBLIC SPEAKING – CP/2025/17

<p>When Autumn 2025</p> <p>Where Prague, Czech Republic</p> <p>Topic Professional Practice</p> <p>Language English</p> <p>Target Audience Judges, prosecutors, trainers</p>	<p>Member Judicial Academy of Czechia</p> <p>Description A specialised training crafted to empower participants with the necessary communication and presentation techniques vital to their role in the justice system.</p>
<p>Allocation of places BE (1) - BG (1) - DE (1) - FR (1) - HR (1) - IT (1) - NL (1) - PT (1) - RO (1) - SI (1)</p>	

TRAINING OF TRAINERS – CP/2025/18

<p>When Autumn 2025</p> <p>Where Utrecht, The Netherlands</p>	<p>Member Training and Study Centre for the Judiciary of The Netherlands (SSR)</p> <p>Language English</p>
<p>Allocation of places BG (1) - DE (1) - ES-CEJ (1) - FR (1) - HR (1) - IT (1) - PT (1) - RO (1) - SI (1) - SK (1)</p>	

THE RELATIONSHIP BETWEEN THE RIGHT TO FREEDOM OF EXPRESSION (ARTICLE 10 OF THE ECHR) AND THE RIGHT TO PRIVATE LIFE (ARTICLE 8 OF THE ECHR) IN THE PRACTICE OF THE ECTHR – CP/2025/19

<p>When</p> <p>TBD</p> <p>Where</p> <p>Zadar or Split, Croatia</p> <p>Topic</p> <p>Human Rights</p> <p>Language</p> <p>Croatian, English</p> <p>Target Audience</p> <p>Judges, prosecutors</p>	<p>Member</p> <p>Judicial Academy of Croatia</p> <p>Description</p> <p>Main topics: Freedom of expression; The relationship between freedom of expression and the right to protection of reputation;</p> <p>Freedom of expression and protection of the reputation of the judiciary; Freedom of expression in the workplace; Freedom of expression and access to information</p>
<p>Allocation of places</p> <p>BE (1) - BG (1) - DE (1) - ES-CEJ (1) - FR (1) - IT (1) - NL (1) - PT (1) - RO (1) - SI (1)</p>	

FREEDOM OF SPEECH IN THE PRACTICE OF THE ECTHR AND THE COURT OF EU – CP/2025/20

<p>When</p> <p>Autumn 2025</p> <p>Where</p> <p>Zagreb, Croatia</p> <p>Topic</p> <p>Human Rights</p> <p>Training Level</p> <p>Introductory</p>	<p>Member</p> <p>Judicial Academy of Croatia</p> <p>Language</p> <p>Croatian, English</p> <p>Target Audience</p> <p>Judges, prosecutors</p>
<p>Allocation of places</p> <p>BE (1) - BG (2) - CZ (1) - ES-CEJ (1) - FR (1) - IT (1) - NL (1) - PT (1) - RO (1)</p>	

2. Catalogue of Members' Activities

Overview

The EJTN Catalogue of Members' Activities was created in 2003. It is a wide catalogue of training activities organised at national level by EJTN Member and Associate Member institutions and opened to the judiciary of other EU Member States.

The Catalogue of Members' Activities include various topics, such as: Administrative Law - EU Civil Law - EU Criminal Law - European (General) and International Law – Forensics - Human Rights - Judicial Skills – Linguistics - Professional Practice - Rule of Law - Society Issues - Teaching Methods.

Target audience and prerequisites

The target group is judges, prosecutors, trainers, and court staff.

The Scholarship Fund

In 2015, EJTN put in place the Scholarship Fund, enabling the funding of the European judiciary to attend trainings organised at national level by EJTN Member and Associate Member institutions.

In principle, the number of scholarship fund is five (5), per eligible Member State and ERA, per year. In 2025, a total of 50 scholarships are budgeted. Scholarships will be granted by EJTN until exhaustion of the budget (50).

Nomination of Participants - Allocation of places

The selection of the participants for the Scholarship Fund is solely up to the discretion of EJTN members.

NOTA BENE: Member States who have more than one member at the EJTN are kindly asked to internally agree and allocate between themselves the places allocated to their country.

Application procedure

1. The participant contacts the member institution organising the seminar to express the wish to participate - without an invitation/confirmation, the participant is not guaranteed to participate at the seminar and cannot benefit from the Scholarship Fund.
2. The member institution confirms/denies the participation of the participant to the Secretariat.
3. In order to fully benefit from the Scholarship Fund, the participants should, prior the seminar, register on OSP via the open registration link provided by EJTN.
4. The member institution organising the seminar provides all required information (agenda, programme, certificates, materials, ...) to the participant.

[More Information](#) ➡



The significance of the Rosenberg Files for judicial practice and administration - CM/2025/01

When

19-24 January 2025

Where

Wustrau, Germany

Language

German

Target Audience

Judges and
Prosecutors

Training Level

Introductory

Member

The Federal Ministry of Justice BMJ

Description

The conference is being held for judges from all jurisdictions, and for public prosecutors.

The event centres around the Federal Ministry of Justice's Rosenberg Project, which formed the basis of the book "Die Akte Rosenberg" (The Rosenberg Files), published in 2016, which summarised key parts of the files. The project concerns the question of continuity in terms of personnel and operations within the Federal Ministry of Justice after 1949. After five years of research, the Independent Academic Commission, set up in 2012 under the leadership of Manfred Görtemaker, Professor of Modern History at the University of Potsdam, and Christoph Safferling, Professor of Criminal Law at the University of Erlangen-Nuremberg, reported on the way in which the upper echelons of the organisation at the time had been embedded within the Nazi Party, and the substantive effects of this on the Ministry's work. The two professors will present detailed results of their research.

Further presentations will concern the way in which Federal and Länder governments dealt with their own Nazi past, e.g. at the Federal Court of Justice, and the role played by Fritz Bauer in processing the Nazi era. Following on from a discussion on the significance of the Rosenberg Project for the culture of remembrance within the justice system and its administration, and an excursion to the Sachsenhausen Concentration Camp, conclusions will be drawn from the Rosenberg Project (e.g. regarding professional ethics, judicial education and further training, the way in which the justice system deals with racism and antisemitism) for our modern age, and will be viewed from a variety of interdisciplinary perspectives.

The conference will also be advertised as part of the European Judicial Training Network (EJTN). It is particularly suited to participants from abroad, as the information imparted can be used when dealing with issues of transnational justice.

Cybercrime – in-depth specialist conference for experts from the central offices and criminal judges - CM/2025/02

<p>When 26-31 January 2025</p> <p>Where Trier, Germany</p> <p>Language German</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description The conference is aimed at experts from the central offices for cybercrime/internet crime and interested criminal judges who already have experience in the area of cybercrime. In terms of content, case constellations that often occur in the course of processing central office procedures are to be dealt with in depth. Priorities are set in dealing with foreign offices in cooperative procedures and in the design and implementation of subject-specific legal assistance. In this context, the collection, processing and introduction of large amounts of data in procedures should also be discussed. Furthermore, efficient forms of communication with European institutions and other central offices in the course of handing over procedures or structural procedures as well as handing over mass procedures to local offices are presented. Depending on the current occasion, concrete phenomena are presented legally and in the best possible way of processing, and forensic possibilities and the position of the forensic expert are explained in detail.</p> <p>The aim of the conference is to train colleagues to efficiently deal with challenging large-scale proceedings and to familiarize them with the diverse possibilities of national and international cooperation. In addition, recurring problems in the collection, processing and use of digital evidence should be shown in a solution-oriented manner.</p>
--	--

European Social Law - CM/2025/03

<p>When</p> <p>2-7 February 2025</p>	<p>Member</p> <p>The Federal Ministry of Justice BMJ</p>
<p>Where</p> <p>Trier, Germany</p>	<p>Description</p> <p>The conference is primarily aimed at judges in social justice. It is intended to provide a systematic overview of European social law and to deepen current topics. The focus is on the social law aspects of the primary law of the European Union - in particular the fundamental freedoms and the freedom of movement of Union citizens - as well as the coordination of social law according to Regulation (EC) 883/2004.</p> <p>A half-day introductory event ensures that participants with little prior knowledge of European law can also take part in the conference profitably.</p> <p>European social legislation and national autonomy in the design of social law systems have always been in a latent tension. Thus, breaks with national regulatory traditions are inevitable. Examples are the changing case law of the ECJ on the social law content of Union citizenship, the interpretation of the concept of employees, the scope of the bans on discrimination and restrictions in the area of social security and the application of parts of EU commercial law within the social security systems. The result is a diversity of opinions in social court jurisprudence that needs to be reflected upon. A visit to the Court of Justice of the European Union in Luxembourg is planned.</p>
<p>Language</p> <p>German</p>	
<p>Training Level</p> <p>Advanced</p>	

International cooperation in criminal matters - CM/2025/04

<p>When</p> <p>3-7 February 2025</p>	<p>Member</p> <p>The Federal Ministry of Justice BMJ</p>
<p>Where</p> <p>Trier, Germany</p>	<p>Description</p> <p>The conference is aimed at public prosecutors and criminal judges.</p> <p>The following topics will be covered in lectures and discussions:</p> <ul style="list-style-type: none"> • Basics of extradition and enforcement assistance as well as other legal assistance in criminal matters, • The main focus is on the legal acts of the Council of Europe and the European Union, • Opportunities for police legal assistance, • Law of selected states and the European Union, insofar as this is important for international cooperation, • Profit skimming in cases with foreign implications.
<p>Language</p> <p>German</p>	
<p>Training Level</p> <p>Introductory</p>	
<p>Target Audience</p> <p>Judges and Prosecutors</p>	

Criminology: Scientific Data and Criminal Justice - CM/2025/05

When

2-7 February 2025

Where

Paris, France

Language

French

Target Audience

Judges and
Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Magistrates can support their criminal justice decisions with scientific data. Criminology makes it possible to pursue this objective by combining multidisciplinary theoretical contributions and reflection on practices.

UNFAIR COMPETITION AND FREE-RIDING - CM/2025/06

When

6-7 February 2025

Where

Paris, France

Language

French

Target Audience

Judges and
Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

A comprehensive overview of the latest developments in the field of unfair competition in its various forms (imitation, confusion, disparagement, etc.), especially free-riding, in terms of both the legal proceedings and the determination of wrong doing and reparable harm.

SLAPPs - Strategic lawsuits against public participation

A challenge in civil procedure? - CM/2025/07

When

18 February 2025

Where

Trier, Germany

Language

German

Target Audience

Judges

Training Level

Introductory

Member

The Federal Ministry of Justice BMJ

Description

The conference is aimed in particular at judges from media courts and civil jurisdictions.

The conference will concern the Directive issued in 2024 to protect individuals against obviously unfounded or frivolous court cases (or “strategic lawsuits against public participation”).

The European Commission, as part of its Democracy Action Plan, proposed an Anti-SLAPP Directive to prevent individuals taking part in public discourse being targeted by strategic lawsuits, which the Commission views as a danger to democracy, so as to protect defendants in these proceedings from the stresses and strains and the “chilling effect” of such lawsuits. Frivolous claims against journalists, human rights advocates, activists and other individuals are often not initiated for the purposes of defending fundamental legal rights, but as a way of intimidating the parties being sued.

It is incumbent upon national legislatures to implement special rules in civil proceedings which ensure that such proceedings are terminated as quickly as possible and thus minimise the stress placed on the parties being sued.

In doing so, the conference will shed light on how the Directive came into being, the phenomenon of SLAPPs, delving into questions of definition, scope, and the procedural rules which need to be implemented by legislatures.

The conference will also be advertised as part of the European Judicial Training Network (EJTN). It will be very well suited to the needs of participants from abroad.

Recent problems of asylum and immigration law - CM/2025/08

When

24-28 February 2025

Where

Wustrau, Germany

Language

German

Target Audience

Judges

Training Level

Advanced

Member

The Federal Ministry of Justice BMJ

Description

The conference is aimed at administrative court judges, interested judges of other courts and public prosecutors who deal with asylum and immigration law. It is geared towards experienced specialists in the fields of asylum and immigration law as well as newcomers and people who are changing posts.

From different perspectives - the judiciary, the legislature and the administration - the following topics are to be dealt with:

- The recent reform of the Residence Act, particularly concerning extradition law and humanitarian residence law
- Residence permits for Turkish citizens under ARB 1/80
- Relevance of the case law of the European Court of Justice and the European Court of Human Rights on the right of residence
- Enforcement problems in the foreigners registration sector
- European asylum system and transposition into national law
- Information gathering and decision practice of the Federal Office for Migration and Refugees
- Development of the recent practice of the Federal Office for Immigration and Refugees
- EASO - Overview of tasks and work results
- Issues concerning the enforcement of asylum law and legal remedies, e.g. within the context of the Dublin III procedure
- Current case law of the Federal Administrative Court on asylum law and immigration law.

GDPR for Judicial Administrators and Legal Professionals - CM/2025/09

<p>When</p> <p>25 February 2025</p>	<p>Member</p> <p>Federal Ministry of Justice of Austria</p>
<p>Where</p> <p>Innsbruck, Austria</p>	<p>Description</p> <p>This seminar is designed for judges, prosecutors and court staff, who frequently deal with data protection matters in their professional duties. The seminar will cover the theoretical foundations of the General Data Protection Regulation. By analysing practical case studies, practitioners from the judiciary and administration will be trained in developing practical solutions for common issues concerning data protection. Additionally, the seminar will offer ample opportunity for discussion and the exchange of ideas.</p>
<p>Language</p> <p>German</p>	
<p>Target Audience</p> <p>Judges, Prosecutors, Court staff</p>	
<p>Training Level</p> <p>Advanced</p>	

Alternative dispute settlement methods - CM/2025/10

<p>When</p> <p>17-19 March 2025</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p>
<p>Where</p> <p>Paris, France</p>	<p>Description</p> <p>This training course aims to examine the interest of amicable dispute resolution methods and to understand the challenges involved, both theoretical and practical in nature. It will address the implementation of such methods and provide participants with an introduction to the techniques of conciliation and mediation through workshops.</p>
<p>Language</p> <p>French</p>	
<p>Target Audience</p> <p>Judges and Prosecutors</p>	

The basics of fundamental rights - CM/2025/11

<p>When</p> <p>17-19 March 2025</p> <p>Where</p> <p>Paris, France</p> <p>Language</p> <p>French</p> <p>Target Audience</p> <p>Judges and Prosecutors</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>Human rights are no longer contained only in a Declaration, but in many normative tools, with varied statuses and applicability: constitutional, community (EU Charter), European (ECHR), international (UN Conventions), etc. The judicial magistrate has to be aware of them during disputes (QPC, proportionality control, direct effect of convention with specific provisions), which is required by his office as guardian of individual freedoms. However, the entanglement and normative conflicts, the extension of these standards to variable content require knowledge of both their content and scope of application as well as the modalities of their respective controls. This session will provide a thoughtful understanding of the various fundamental standards that the judge must know and know how to apply)</p> <p>Learning objectives:</p> <ul style="list-style-type: none"> • 1 - Identify the various normative sources of fundamental rights; • 2- Articulate fundamental rights between them; • 3 - Implement the various methods of applying fundamental rights.
--	---

Sexting Among Minors: European and Practical Perspectives - CM/2025/12

<p>When</p> <p>23 March 2025</p> <p>Where</p> <p>Innsbruck, Austria</p> <p>Language</p> <p>German</p> <p>Target Audience</p> <p>Judges, Prosecutors</p> <p>Training Level</p> <p>Advanced</p>	<p>Member</p> <p>Federal Ministry of Justice of Austria</p> <p>Description</p> <p>This seminar is designed for judges, prosecutors and court staff, who frequently deal with data protection matters in their professional duties. The seminar will cover the theoretical foundations of the General Data Protection Regulation. By analysing practical case studies, practitioners from the judiciary and administration will be trained in developing practical solutions for common issues concerning data protection. Additionally, the seminar will offer ample opportunity for discussion and the exchange of ideas.</p>
--	--

Domestic Violence - Family and Criminal law Aspects, Credibility Assessment on suspicion of sexual abuse - CM-2025-13

<p>When</p> <p>23-28 March 2025</p>	<p>Member</p> <p>The Federal Ministry of Justice BMJ</p>
<p>Where</p> <p>Trier, Germany</p>	<p>Description</p> <p>The conference is aimed at criminal and family judges as well as public prosecutors. Lectures and discussions will focus on the following topics in particular:</p> <ul style="list-style-type: none"> • Emergence of domestic violence • Homicides against women (femicides) • Reaction of the family courts to violence in the family with special consideration of the Protection against Violence Act (Gewaltschutzgesetz) • Credibility assessments in cases of suspected sexual abuse <ol style="list-style-type: none"> 1. The questioning of children and adolescents by means of video recording 2. Sexual abuse of children and child pornography - possibilities and limits of criminal investigations. <p>The interdisciplinary exchange between criminal judges and family judges is very important for practice.</p>
<p>Language</p> <p>German</p>	
<p>Training Level</p> <p>Introductory</p>	

Victims in criminal proceedings - CM/2025/14

<p>When</p> <p>25-28 March 2025</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p>
<p>Where</p> <p>Paris, France</p>	<p>Description</p> <p>A session combining contributions on the theory and discussions around the place and the rights of the victim in criminal trials, from prosecution through to compensation.</p>
<p>Language</p> <p>French</p>	
<p>Target Audience</p> <p>Judges and Prosecutors</p>	

Enforcement and execution of sentences: cross-border issues - CM/2025/15

<p>When 7-11 April 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges and Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description A comprehensive insight into this phenomenon. A presentation of the national and international legislative and operational frameworks, criminal justice responses, the identification and treatment of victims and work with specialised organisations.</p>
---	--

6th Vienna Civil Court Conference ("6. Wiener Zivilgerichtstag") - CM/2025/16

<p>When 8 April 2025</p> <p>Where Vienna, Austria</p> <p>Language German</p> <p>Target Audience Judges, Trainee judges</p> <p>Training Level Advanced</p>	<p>Member Federal Ministry of Justice of Austria</p> <p>Description The event offers an overview of current topics of substantive and formal civil law.</p>
--	---

Judicial cooperation in criminal matters in the framework of the European processes of digitalisation of justice - CM/2025/17

<p>When 9-11 April 2025</p> <p>Where Scandicci, Italy</p> <p>Language Italian</p> <p>Target Audience Judges and Prosecutors</p>	<p>Member School for the Judiciary of Italy (SSM)</p> <p>Description The course aims at reconstructing the complex framework of the discipline of judicial cooperation in criminal matters, clarifying its historical premises and operating principles.</p>
---	---

Égalité, diversité et lutte contre les discriminations - CM/2025/18

<p>When 22-24 April 2025</p> <p>Where Dijon, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors, Court staff</p> <p>Training Level Introductory</p>	<p>Member National School of Court Clerks ENG - France</p>
--	---

Etre manager 3.0 - CM/2025/19

<p>When 28-30 April 2025</p> <p>Where Dijon, France</p> <p>Language French</p> <p>Target Audience Court Staff Leaders</p>	<p>Member National School of Court Clerks ENG - France</p>
---	---

Dealing with hate crime in the criminal justice system - CM/2025/20

<p>When 5-9 May 2025</p> <p>Where Trier, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description The conference is aimed at public prosecutors and criminal judges, especially those who have not yet been dealing with criminal proceedings in the field of hate crime for a long time. The following topics in particular will be covered: Legal principles, procedures of specialised reporting offices, preventive approaches and victim protection aspects, special challenges in criminal prosecution and procedural aspects and criminological research on the digital hate phenomenon. This conference is also advertised within the scope of the European Judicial Training Network (EJTN). It is also particularly suitable for foreign participants.</p>
--	---

Detection, identification, seizure, and confiscation of criminal assets-initiation - CM/2025/21

When

5-6 May 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

A review of the legislative and regulatory measures and good professional practices. Exercises in the form of case studies.

INTRA-FAMILIAL VIOLENCE - CM/2025/22

When

12-16 May 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Violence within family units is a scourge that requires an overarching and innovative judicial approach to deal with the civil and criminal issues involved, to protect victims and punish perpetrators. When faced with these situations, justice professionals need to have a shared knowledge base that allows them to understand the mechanisms of these types of violence and the systemic solutions that need to be implemented.

This training course offers an extensive overview of violence within the family. It will present the most recent legislative initiatives on the protection of victims of intra-familial violence, the management of perpetrators and the role of children within the institutional framework. It will also provide an analysis of the underlying psychological and sociological mechanisms, whilst extending the discussion to civil mutual legal assistance in international child abduction cases. Participants will have an opportunity to reflect together on possible policies for courts, covering both the civil and the criminal aspects as part of a process of setting up institutional partnerships.

Addiction - CM/2025/23

When

19-23 May 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Better understand the neurobiological mechanisms that underpin addiction as well as changes in relevant public policies, and analyse the effectiveness of current professional practices.

Instruments européens de coopération judiciaire en matière pénale (fondamentaux) - CM/2025/24

When

20-23 May 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Interaction with 'state deniers' – 'Reichsbürger', 'self-governors', civil law proponents and other problematic clients - CM/2025/25

When

25-28 May 2025

Where

Wustrau, Germany

Language

German

Target Audience

Judges, Prosecutors

Member

The Federal Ministry of Justice BMJ

Description

The conference addresses judges of courts at all levels as well as public prosecutors.

It is designed to serve as an introduction to the phenomenon of state deniers and their bizarre belief systems. This is a very heterogeneous group of individuals: some believe in the continued existence of the German Reich (so-called 'Reichsbürger' – Citizens of the Reich), some that it is possible to 'drop out' of the 'system' of the Federal Republic of Germany and be answerable only to themselves (so-called 'self-governors'), while others claim that Germany is a business, namely 'BRD GmbH', which has no sovereign powers and only has authority to act under civil law (so-called 'civil law proponents'). They often adopt a menacing and belligerent attitude, and can be very difficult for servants of the court and other officials to deal with.

Ever since shots were fired at police officers, it has become increasingly apparent that these groups are also potentially very dangerous.

The event will inform participants about the ideology of those who embrace these mindsets and will consider the typical arguments put forward by such individuals. De-escalation and preventive strategies will also be considered from a psychological and psychiatric perspective. Recommendations for legal and concrete responses will also be proposed.

Precarity and the judge's role - CM/2025/26

Where

Paris, France

When

25-28 May 2025

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Precariousness can be defined as a situation in which a person no longer enjoys security in one or more areas of daily life (housing, employment, health, education, etc.) and consequently finds it difficult to meet his or her family, professional and social obligations and enjoy his or her fundamental rights. The economic crisis, followed by the Covid crisis, have led to an increase in precarious social situations. These developments have had an impact on recourse to the courts, which are sometimes seen as the only means of regulating a fragile and complex social situation.

This session will encourage thought and suggest tools: what is the role of the judge and the place of the law when faced with an imbalance between the parties involved?

Criminal Justice and European Courts - CM/2025/27

When

04-06 June 2025

Where

Naples, Italy

Language

Italian

Target Audience

Judges and
Prosecutors

Member

School for the Judiciary of Italy (SSM)

Description

The course aims to study in depth both the dynamics through which the judicial penetration of European law into national criminal law is achieved through the channels of the conforming interpretation and the non-application of the conflicting domestic rule, and the hypotheses in which the national judge, faced with a doubt as to the compatibility of national law with European law, decides to make a reference to the Court of Justice for a preliminary ruling or to raise a question of constitutionality.

„Verdict without law, legal authority without judges – the world of shadow justice“ - CM/2025/28

When

1-6 June 2025

Where

Trier, Germany

Language

German

Target Audience

Judges, Prosecutors

Training Level

Introductory

Member

The Federal Ministry of Justice BMJ

Description

The problem of “shadow justice” (or parallel justice) has become apparent to varying degrees in Germany and it has moved into the focus of the public debate, especially in the context of clan-organized crime. However, this structure of conflict resolution can be encountered in many areas of life, for instance in a large number of family law cases. It has its origin in thousands of years old customary law. We see a structure of an internal conflict resolution, which operates in secret, ignores the state's legal system, and expresses another standard of values and a different system of norms. Individual rights are restricted, the state's decision-making monopoly is disregarded, the fundamental values of our constitution are ignored and the execution of criminal or other legal proceedings are aggravated.

It is intended to inform about the experiences with those structures, to illuminate the cultural and / or ethnic background and to point out the borderline between desired out-of-court mediation and non-acceptable conflict resolution mechanisms.

"Schwechat Labour and Social Law Conference ('Schwechater Arbeits- und -CM/2025/29 Sozialrechtstagung')

<p>When 2 June 2025</p> <p>Where Schwechat, Austria</p> <p>Language German</p> <p>Target Audience Judges, Trainee judges</p> <p>Training Level Advanced</p>	<p>Member Federal Ministry of Justice of Austria</p> <p>Description This seminar is intended to discussion of current issues in the the field of labour and social law and as a forum for exchange of ideas between doctrine and jurisprudence.</p>
--	--

The quality of civil judgments - CM/2025/30

<p>When 2-4 June 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description What determines the "quality" of a judgment? Whether it is issued on the scheduled date, clearly explained and precise enough to be enforced, etc.? These criteria will be examined and debated through an approach based on comparative law and examples of quality monitoring techniques used in the courts.</p>
--	--

Joint investigation teams - CM/2025/31

When

2-3 June 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Based on case studies, this training explains how to set up and manage a joint investigation team

INVESTIGATING AND PROSECUTING: - CM/2025/32 THE CHALLENGES OF INTERNATIONAL CRIMINAL JUSTICE

When

2-6 June 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

International criminal law and international humanitarian law have become components in conflicts in their own right, whilst they remain essential aspects of conflict settlement. They are constantly changing. Both international and national courts, which can be seised under the universal jurisdiction mechanism, will have to deal - and indeed are already dealing - with these particular proceedings. Subject to the challenges of international cooperation, the complexity of the offences and charges involved, they deal with all forms of traditional crime as well as emerging crimes; This course will enable participants to exchange views on the changing legal situation, and facilitate a dialogue between justice professionals on issues relating to investigations, international mutual assistance, and judgments in international criminal cases.

Extradition, EAW and recognition of foreign criminal judgments: fundamental rights to the test of judicial cooperation - CM/2025/33

<p>When 9-11 June 2025</p> <p>Where Scandicci, Italy (TBC)</p> <p>Language Italian</p> <p>Target Audience Judges and Prosecutors</p> <p>Training Level Advanced</p>	<p>Member School for the Judiciary of Italy</p> <p>Description The course aims to provide magistrates with valid working tools to deal with issues that require the ability to identify points of balance and reconciliation between international, European and domestic law, the objective basis of which is entrusted to the teachings of the case law of the European Court of Human Rights on fundamental rights, as well as the ability to validly interlocute with the Ministry of Justice and with foreign requesting authorities in order to acquire information that is indispensable for the definition of proceedings.</p>
--	--

Sexualstraftaten und Zwangsprostitution - CM/2025/34

<p>When 10-13 June 2025</p> <p>Where Wustrau, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description This conference is aimed at criminal judges and public prosecutors. It will deal with the amendments to Sections 177 and 178 of the Criminal Code that came into force at the end of 2016, as well as Sections 232 et seq. StGB. In addition, practical solutions to problems in criminal proceedings are discussed. The seminar serves to promote understanding for victims and appropriate treatment of them, as well as to optimise proceedings. The seminar presents the phenomenon of forced prostitution as well as the role of the victim in investigation and criminal proceedings (psychological background and the effect of experiences on the ability to give evidence; dealing with victims in interrogations). Investigation tactics and technology, trauma research and testimony psychology as well as the special features of victim protection will be dealt with. The milieu and motives of the victim are illuminated (e.g. the "loverboy method", "ju-ju magic"). This conference is also advertised within the European Judicial Training Network (EJTN). It is particularly suitable for foreign participants.</p>
---	--

Violent Sexual Crimes - CM/2025/35

<p>When</p> <p>10-13 June 2025</p> <p>Where</p> <p>Paris, France</p> <p>Language</p> <p>French</p> <p>Target Audience</p> <p>Judges, Prosecutors</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>This training programme aims to :</p> <ul style="list-style-type: none"> • mobilise knowledge in areas such as history, sociology, psychology and foreign experience to identify the foundations of criminal activity, the psychological forces at work when a crime is committed and the social characteristics of the perpetrators, • discover new techniques for investigating and solving criminal cases, • discuss professional practices. <p>This course will include historical, sociological and psychological contributions, as well as foreign experience and other fields of knowledge. New techniques for investigating and solving criminal cases will also be presented, as well as a reflection on the specific nature of these cases in the public perception of criminal justice. Presentations by judges, historians, doctors, psychologists, investigative technicians and journalists will precede the debates.</p> <p>A knowledge test will be made available to participants on the educational platform at the end of the course.</p>
--	--

INTERNATIONAL ARBITRATION - CM/2025/36

When

10-13 June 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Protection against legal liability is one of the main purposes of contracts in international trade. This requires the assurance that in the event of a dispute arising, it can be settled within a reasonable timeframe, by independent, impartial judges, familiar with business practice, in accordance with the law specified in the contract, by a decision that is rapidly enforceable and in a setting that ensures discretion in the proceedings. The use of arbitration, where it is provided for in the contract at issue or where it results from a subsequent agreement or is provided for in an investment agreement, and where it is part of a legal system capable of guaranteeing the enforcement of the ruling, contributes to the achievement of that objective.

In this respect, French law on arbitration, shaped by the case law of Court of Cassation and the Court of Appeal of Paris, before being enshrined in the Code of Civil Procedure, has the particularity of encouraging recourse to this alternative method of dispute resolution, notably by giving arbitrators priority in ruling on their own competence, by giving the parties equal rights in the choice of the arbitrators, by ensuring their independence and impartiality and by limiting the oversight of the state judge when seised of an appeal.

Training objectives:

- Introduction to the different stages of arbitration proceedings,
- Reflection on the suitability of this method of dispute resolution in the participants' national contexts and in the international context,
- Reflection on their role, as State judges, in the control and enforcement of arbitral awards.

Adapter ses formations à l'ère de l'intelligence artificielle - colloque - CM/2025/37

When

11-13 June 2025

Where

Dijon, France

Language

French

Target Audience

Court Staff Leaders

Training Level

Introductory

Member

National School of Court Clerks ENG - France

Description

Face à l'évolution rapide de l'intelligence artificielle, il est essentiel d'adapter nos méthodes pédagogiques. Cette formation vise à vous outiller pour intégrer ces avancées technologiques dans vos programmes d'apprentissage

Criminal evidence and scientific progress - CM/2025/38

When

16-20 June 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

The IRCGN will present the latest developments in the fields of scientific evidence and forensic medicine through a combination of presentations and practical work.

Stress management and socio-emotional skills - CM/2025/39

<p>When 18 June 2025</p> <p>Where Lisbon, Portugal</p> <p>Language Portuguese</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Advanced</p>	<p>Member Centre for Judicial Studies Portugal (CEJ)</p> <p>Description Reflection on the exercise of the role of magistrate and its daily requirements, with a view to improving personal and technical skills, namely: training participants with stress management skills in a judicial context; development of socio-emotional skills to promote healthy work environments.</p>
--	--

Judicial challenges in the fight against cybercrime - CM/2025/40

<p>When 23-27 June 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description The Internet is a factor for progress in many areas and is omnipresent in everyday life, but it is also a frontier-free space for cybercrime. Cyber-threats now target businesses, individuals, public institutions and governments alike.</p> <p>Faced with the proliferation of cyber crimes (ASTAD, attacks on image and reputation, cyber fraud, ransomware, etc.) and the growing use of crypto-assets to support criminal activities, it is essential that investigators and magistrates familiarise themselves with all the concepts, offences and procedures involved in cybercrime, especially as the methods used by criminals as well as legislation and regulations are changing rapidly (for example, the creation in 2021 of the national centre for combating online hate).</p> <p>The educational objectives of this training session are therefore to:</p> <ul style="list-style-type: none"> • Identify the main cyber threats; • Identify the specialised players and their role in the fight against cybercrime; • To determine the procedural procedures applicable to the fight against cybercrime.
--	---

Introduction to European Law - in particular European Union law - CM/2025/41

<p>When 29 June-4 July 2025</p> <p>Where Trier, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description</p> <p>The conference is aimed at judges and public prosecutors interested in examining the basic principles of European law. In particular, the following topics will be addressed in lectures and discussions:</p> <ul style="list-style-type: none"> • Legislative procedure in the EU • Legal foundations of EU law • Influences of EU law on the national legal systems, especially examples of concrete implementation of European law in German civil law • Preliminary ruling procedure to the CJEU • Presentation of the basics of CJEU case law • The European Court of Human Rights (basics). <p>Besides, there will be a visit to the Court of Justice of the European Union in Luxembourg.</p> <p>This conference will also be announced within the European Judicial Training Network (EJTN). It is particularly suitable for foreign participants.</p>
---	--

Asylum and Foreigners Law - CM/2025/42

<p>When 30 June 2025</p> <p>Where Lisbon, Portugal</p> <p>Language Portuguese</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Advanced</p>	<p>Member National School of Court Clerks ENG - France</p> <p>Description</p> <p>Develop and consolidate knowledge about administrative procedures and judicial protection, the right to family life, detention and expulsion, in a comprehensive perspective that will involve the areas of family, criminal and administrative law.</p>
--	---

ORGANISATION OF A JUDICIAL TRAINING INSTITUTE - CM/2025/43

<p>When 30 June - 4 July 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description Understand the structure and functioning of the ENM's departments Get an understanding of the ENM and its role in training judges and prosecutors; Gain a good grounding in the management of a training institute: budgets, human resources and all the cross-functional departments. A test will be conducted at the start of the session to assess the participants' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.</p>
--	--

The fight against drug trafficking - CM/2025/44

<p>When 30 June - 2 July 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description Presentation of resources for the fight against drug trafficking from a legal, practical and operational point of view. Cross-disciplinary exchanges between professionals</p>
--	---

Judicial and prosecutorial ethics – standards from a transnational comparative point of view - CM/2025/45

<p>When 7-11 July 2025</p> <p>Where Wustrau, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description</p> <p>The conference addresses judges in all branches of the judiciary as well as public prosecutors. Judicial and prosecutorial professional ethics are being discussed all over the world, during the last twenty years increasingly also in Europe. Other countries, such as Austria, Italy and Poland, have developed national ethical rules or declarations.</p> <p>Based on specific examples from foreign countries, the conference aims at informing judges and prosecutors about the state of developments, encouraging them to review their role and ethical standards, discuss specific cases, and strengthen their inner independence. Amongst other, the following questions will be posed:</p> <ul style="list-style-type: none"> • Could and should judges and prosecutors in Germany adopt ethical principles for their behavior? If so, in what way should this be done and how could these principles be updated? • How truly independent am I? • How do I approach the problem of dealing with an immense workload and still finding the time needed to deal with some specific cases?
--	--

JUSTICE FACED WITH THE CHALLENGES OF DIGITAL TECHNOLOGY AND ARTIFICIAL INTELLIGENCE - CM/2025/46

<p>When 07-11 July 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>Digital technologies are changing our judicial environments by altering our relationship to users of the justice system, by restructuring our ability to receive information and transforming the ways we access information, by questioning our organisations and our professional processes even, sometimes, by outlining trends in our decision-making.</p> <p>Digital technology is also contributing to a redefinition of our missions and a reassertion of our shared values on Justice. In addition to these new issues, the use of artificial intelligence in the judicial field is also adding many other challenges.</p> <p>Training objectives:</p> <ul style="list-style-type: none"> • Develop a digital culture to get a better grasp of the new challenges facing the judicial institutions; • Foster a better understanding of digital issues; • Understand what management implies in the digital era; • Explore the new possibilities offered by recent technological developments (generative AI, cross-border tools, blockchain, etc.) et and their impact on the missions and jobs of tomorrow's justice system; • Raise awareness of the legal and regulatory framework of the digital transformation; • Learn from best practice abroad in the field of the digital transformation of judicial systems.
--	--

The National Socialist judiciary and its processing - CM/2025/47

<p>When 13-19 July 2025</p>	<p>Member The Federal Ministry of Justice BMJ</p>
<p>Where Wustrau, Germany</p>	<p>Description</p> <p>The conference is aimed at judges from all jurisdictions as well as public prosecutors.</p> <p>The roles of law, the judiciary and jurisprudence in the Nazi state are highlighted.</p> <p>The question of how the post-war judiciary dealt with its own past and the crimes of the National Socialists is also examined. Lectures, discussions, film screenings and a visit to the former concentration camp and the Oranienburg / Sachsenhausen memorial are planned.</p> <p>This conference is also advertised as part of the European Judicial Training Network (EJTN). It is also suitable for foreign participants.</p>
<p>Target Audience Judges, Prosecutors</p>	
<p>Training Level Introductory</p>	

Arbitration proceedings –a source of inspiration for public courts? - CM/2025/48

<p>When</p> <p>11-15 August 2025</p>	<p>Member</p> <p>The Federal Ministry of Justice BMJ</p>
<p>Where</p> <p>Trier, Germany</p> <p>Language</p> <p>German</p> <p>Target Audience</p> <p>Judges</p> <p>Training Level</p> <p>Introductory</p>	<p>Description</p> <p>The conference is aimed at civil law judges who are interested in the work of courts of arbitration and the lessons learned from it that could be of use in civil procedure.</p> <p>Within the jurisdiction of courts of arbitration, procedures and practices have developed which could be of use for proceedings before public courts.</p> <p>The event will first provide an introduction to the work of courts of arbitration and its overlap with that of the public courts. In this context, the possibility of civil law judges carrying out secondary professional activity as arbitrators will be explored, as will the limitations. This will be followed by a dialogue pertaining to both dispute resolution options, considering practical issues regarding the way in which proceedings are conducted before public courts and at courts of arbitration, both in legal and practical terms. This will relate to, for instance, the structure of the proceedings, how large-scale disputes are dealt with, how to promote mutually-agreed settlements as a way of resolving disputes, and the potential use of IT infrastructure. After this, an open discussion will take place as to whether, and if so which, techniques from arbitration courts could be adopted for use in civil procedure.</p> <p>The reform of German arbitration law, and the new rules which are due to enter into force in 2025 will no doubt give rise to ideas for further events, at which the changes and new legal provisions will be hot topics for discussion, among others. It is intended that presentations will be made by experienced judges and leading representatives from the arbitration courts in Germany.</p> <p>The conference will also be advertised as part of the European Judicial Training Network (EJTN). It will be very well suited to the needs of participants from abroad.</p>

Criminal proceedings in product and trademark piracy - CM/2025/49

<p>When 11-15 August 2025</p>	<p>Member The Federal Ministry of Justice BMJ</p>
<p>Where Trier, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Description</p> <p>The conference is aimed at judges and public prosecutors.</p> <p>International trade in pirated products accounted for as much as 2.5% of global trade in 2013 (worth up to 338 billion euros). Up to 5% of all of the goods imported to the European Union are now pirated (with a value of up to 85 billion euros). For this reason, public prosecution offices and criminal law judges are increasingly confronted with such cases.</p> <p>The conference will follow the same structure as has been successful in previous years but, in the light of current legislative developments, on both the national and European level, it will seek to add new insights. It will discuss provisions of substantive law from trademark, design, copyright and patent law, as well as the law on trade secrets and the relevant provisions for carrying out criminal proceedings. Alongside the effects of creating a law to protect trade secrets, the topics of the EU's Digital Services Act and the Digital Market Act or issues relating to asset recovery, other topics may also be focused on. The event will be concluded with reports of experiences in international cooperation and views will be gathered from the perspective of companies and legal practitioners who are affected by the matter.</p> <p>The conference will also be advertised as part of the European Judicial Training Network (EJTN). It will be very well suited to the needs of participants from abroad.</p>

Joint Investigation Teams – cross-border fight against crime with new possibilities and opportunities - CM/2025/50

<p>When 18-22 August 2025</p>	<p>Member The Federal Ministry of Justice BMJ</p>
<p>Where Trier, Germany</p>	<p>Description</p> <p>The conference is aimed primarily at public prosecutors involved in the prosecution of cross-border crime. The aim of the conference is to provide information on the legal and practical requirements for setting up and running a Joint Investigation Team (JIT) and to present the advantages and challenges of a JIT. Reports of JITs carried out in practice are provided for illustration. In addition, the important cooperation partners Eurojust and Europol as well as the support possibilities offered by the Federal Office of Justice will be presented. The possibilities of financial and logistical investigation support by European institutions, in particular Eurojust, will also be discussed. In workshops, participants will be given the opportunity to try out the establishment of a JIT on the basis of fictitious case constellations, in particular the formulation of a JIT contract with its judicial and country-specific features.</p> <p>This conference is also part of the programme of the European Judicial Training Network (EJTN). It is particularly suited for foreign participants.</p>
<p>Language German</p>	
<p>Target Audience Prosecutors</p>	
<p>Training Level Introductory</p>	

Animal welfare law – selected principles and current developments - CM/2025/51

<p>When 1-5 September 2025</p> <p>Where Trier, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description</p> <p>The conference is aimed primarily at public prosecutors involved in the prosecution of cross-border crime. The aim of the conference is to provide information on the legal and practical requirements for setting up and running a Joint Investigation Team (JIT) and to present the advantages and challenges of a JIT. Reports of JITs carried out in practice are provided for illustration. In addition, the important cooperation partners Eurojust and Europol as well as the support possibilities offered by the Federal Office of Justice will be presented. The possibilities of financial and logistical investigation support by European institutions, in particular Eurojust, will also be discussed. In workshops, participants will be given the opportunity to try out the establishment of a JIT on the basis of fictitious case constellations, in particular the formulation of a JIT contract with its judicial and country-specific features.</p> <p>This conference is also part of the programme of the European Judicial Training Network (EJTN). It is particularly suited for foreign participants.</p>
--	---

Copyright law - CM/2025/52

<p>When 8-12 September 2025</p> <p>Where Wustrau, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Advanced</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description The conference is for colleagues working in the departments and court divisions dealing with the specialised subject of copyright law. It is primarily intended to approach current issues of copyright law and to discuss these among colleagues. The digital environment is developing at a distinctly dynamic pace. Topical points of law arising from this domain are to be examined at this event. Additionally, particular consideration is to be placed on the relations of copyright law to European law, the significance of which are increasing in jurisprudence. In addition to aspects of substantive law, current procedural and, if possible, technical issues will be addressed. The programme will probably be supplemented by topics from adjacent areas of law (design law/ancillary copyright).</p> <p>As in previous conferences, this event provides the opportunity to colleagues working in this legal domain to cultivate and intensify their contacts. This conference is also announced as part of the European Judicial Training Network (EJTN). It is also particularly suitable for foreign participants.</p>
---	--

Management des équipes et gestion des conflits - CM/2025/53

<p>When 11-13 June 2025</p> <p>Where Dijon, France</p> <p>Language French</p> <p>Target Audience Court Staff Leaders</p> <p>Training Level Introductory</p>	<p>Member National School of Court Clerks ENG - France</p> <p>Description Face à l'évolution rapide de l'intelligence artificielle, il est essentiel d'adapter nos méthodes pédagogiques. Cette formation vise à vous outiller pour intégrer ces avancées technologiques dans vos programmes d'apprentissage</p>
--	--

Introduction to German and European data protection law - CM/2025/54

<p>When</p> <p>15-19 September 2025</p>	<p>Member</p> <p>The Federal Ministry of Justice BMJ</p>
<p>Where</p> <p>Wustrau, Germany</p> <p>Language</p> <p>German</p> <p>Target Audience</p> <p>Judges, Prosecutors</p> <p>Training Level</p> <p>Introductory</p>	<p>Description</p> <p>The conference is aimed at judges whose day-to-day work concerns data protection issues and who wish to receive an initial overview of the topic.</p> <p>The ever-growing number of court decisions and referrals to the European Court of Justice on the subject of data protection law make clear that this is an area of growing importance in the courts' day-to-day work. This conference, providing an introduction to data protection law, will offer foundational knowledge of this multifaceted area of law, which is increasingly occupying courts of all types. Furthermore, there will be discussions on developments arising from European Court of Justice decisions and specialist areas such as the law of data protection for employees.</p> <p>The conference will provide an introduction to the legal doctrine and structure of the General Data Protection Regulation (GDPR) and the Federal Data Protection Act (Bundesdatenschutzgesetz), especially as relates to the topics:</p> <ul style="list-style-type: none"> • Definitions • Principles of data processing • Rights of data subjects and • Responsibilities <p>Furthermore, the development of the GDPR as a result of legal practice will be discussed by taking a look at key decisions issued by the ECJ, as well as the latest developments by looking at pending preliminary decisions.</p> <p>The discussion will concern the following topics in broad terms:</p> <ul style="list-style-type: none"> • The system behind European and German legal bases: • GDPR: definitions, principles of data processing, rights of data subjects, consent • Data protection in the context of labour law • Overview of latest decisions issued by the ECJ • Current submission proceedings at the ECJ • Data protection officers working at the courts <p>The conference will also be advertised as part of the European Judicial Training Network (EJTN). It will be very well suited to the needs of participants from abroad.</p>

ETHICS AND THE RULE OF LAW - CM/2025/55

<p>When</p> <p>15-19 September 2025</p> <p>Where</p> <p>Paris, France</p> <p>Language</p> <p>French</p> <p>Target Audience</p> <p>Judges, Prosecutors</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>This session proposes to address the principles of independence and impartiality that must govern the actions of judges and prosecutors in a democratic system, so that they can live up to the trust that the public puts in them. Although the system has to guarantee that judges and prosecutors have the means to carry out their duties in accordance with these principles, they must also be responsible themselves. Beyond the question of sanctions, the professional ethics of judges and prosecutors must also be addressed through the prism of positive ethics, that is to say the dissemination of rules and values that will enlighten judges and prosecutors in their actions.</p> <p>The session will alternate the following activities:</p> <ul style="list-style-type: none"> • Presentations of the main stakeholders in the field and the networks that work on these issues at international level (such as the Global Judicial Integrity Network or the Council of Europe's European Commission for the Efficiency of Justice); • Reflections based on theoretical contrasts and comparative law; • Workshops on case studies the field of the digital transformation of judicial systems.
---	---

Forensic Medicine, Forensic Science and Criminalistics - CM/2025/56

<p>When 21-26 September 2025</p> <p>Where Wustrau, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description The conference is directed at criminal judges and prosecutors. Forensic medicine, forensic science and criminology play an increasing role in judicial and prosecutorial daily life. Unfortunately, judges and prosecutors are only rudimentarily prepared for this in their studies and their clerkship time. The goal of the conference is to do a little catching up and thus to point out the limits of forensic medicine as well as to present modern forensic sciences and special methods of criminology.</p> <p>These topics will be covered:</p> <ul style="list-style-type: none"> • New developments and trends in forensic medicine • Principles and areas of application in forensic thanatology and traumatology • Special features in cases of infanticide and child abuse • Forensic toxicology • Forensic anthropology • Zoologic and botanic investigations in criminology • Reconstruction of the crime with the aid of bloodstain distribution patterns • Forensic imaging • Computer-assisted biomechanic profiling. <p>This conference has also been advertised as a part of the European Judicial Training Network (EJTN). This is also particularly suitable for foreign participants.</p>
--	--

Modernisation of Civil Proceedings – Towards a modern, digital and accessible justice system - CM/2025/57

<p>When 22 September 2025</p> <p>Where Trier, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description</p> <p>The conference is being held for leading personnel at courts and public prosecution offices, judges from all jurisdictions, and for public prosecutors.</p> <p>New digital technologies are having an ever-increasing say in our everyday lives and the justice system is no exception. Developments in the general economy and among lawyers, especially on the market for legal services, mean new challenges for judicial authorities. Thanks to online legal platforms and automatic processes for making claims and out-of-court settlements, consumers are increasingly turning to alternative ways of accessing the law.</p> <p>Against this backdrop, there are comprehensive suggestions for reforming and further digitalising the civil justice system. This also means envisaging the next step in this development: the deployment of algorithm-based proceedings and automation systems using artificial intelligence.</p> <p>Which technologies can judicial authorities use to facilitate and streamline their day-to-day work? What advantages are offered by IT systems which support the administration of mass, standardised cases? How can we, in an increasingly digital world, make sure justice is done by the courts, and ensure the right to a fair trial? How can we guarantee that judges will remain independent, proceedings open to the public and court rulings accessible? These questions are just a few of those which will be looked at during the course of the conference. The conference will also delve into developments in technology, the economy and the law. It should also support the participants in shifting towards digital formats in the area of the law.</p> <p>The conference will also be advertised as part of the European Judicial Training Network (EJTN). It will be very well suited to the needs of participants from abroad.</p>
---	---

TRAINING INSTITUTE - CM/2025/58

<p>When 22-24 September 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description The judicial world must take up the new challenges posed by digital technologies and take a fresh look at its own organisation. In the 21st century, judges must be aware of and understand these developments</p>
---	--

Organised crime and international cooperation drug trafficking - CM/2025/59

<p>When 22-26 September 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description A presentation of the ways of fighting organised crime and of mutual assistance in criminal matters, from the legal, practical and operational points of view: multi-disciplinary exchanges between professionals.</p>
---	--

From sentencing to its enforcement : what collaboration exists between they key players ? - CM/2025/60

<p>When 29 September-01 October 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description Discussions on the workings of the criminal justice system and professional practices post-sentencing</p>
---	--

The judicial treatment of terrorism and violent radicalization - CM/2025/61

<p>When 29 September-03 October 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description Analysis of the issues and legal solutions, presentation of the institutional stakeholders and the changes in investigation and prosecution methods in respect of fundamental rights: multidisciplinary exchanges between Professionals.</p>
---	---

Instruments européens de coopération judiciaire en matière pénale (approfondissement) - CM/2025/62

<p>When 06-08 October 2025</p> <p>Where Dijon, France</p> <p>Language French</p> <p>Target Audience Judges, prosecutors, Court staff</p> <p>Training Level Advanced</p>	<p>Member National School of Court Clerks ENG - France</p>
--	---

Bioethics and law - CM/2025/63

<p>When 06-08 October 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description Analysis and reflection from sociologists, philosophers, legal experts and scientists on the consequences of the continuous progress in the field of life sciences and the values that come into play.</p>
---	--

ECONOMIC AND FINANCIAL - CM/2025/64 INVESTIGATIONS

<p>When 06-10 October 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description This session addresses criminal investigations intended to combat economic and financial crime as well as the investigative methods and strategies used in complex cases. The course rests on multidisciplinary exchanges between professionals and recent developments in the law and practice to intensify the fight against economic and financial offences.</p> <p>The opening up of capital markets, the growing complexity of relations between economic players and the internationalisation of organised crime, including in the business world, have obliged political and judicial authorities to create legal tools to combat these phenomena that undermine the economy, weaken public finances and damage the social pact. Faced with ever- more astute and better organised forms of crime, judges, prosecutors and investigation services have had to innovate in their approaches to fight this particular form of crime more effectively.</p>
---	---

Intercultural Competence - CM/2025/65

<p>When 12-17 October 2025</p> <p>Where Trier, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description This conference is aimed at judges from all jurisdictions, as well as at public prosecutors. The dealing with parties from foreign cultural backgrounds in court is part of the daily practice and at the same time a challenge. Often, intercultural competence is the prerequisite for fair and efficient shaping of the proceedings.</p> <p>Different cultural groups are presented as examples. In addition, the participants will gain insight into the effects of traumatization on communication. The imparting of theoretical knowledge is supported by practical exercises and group work and accompanied by discussions. The active cooperation of the participants is essential for the success of the conference.</p> <p>This conference is also announced within the European Judicial Training Network (EJTN). It is particularly suitable for foreign participants.</p>
--	---

Manifestations of cybercrime and how to combat them - CM/2025/66

When

12-16 October 2025

Where

Trier, Germany

Language

German

Target Audience

Judges, Prosecutors

Training Level

Introductory

Member

The Federal Ministry of Justice BMJ

Description

The seminar is directed towards criminal court judges and public prosecutors. Especially the following topics from the field of cybercrime will be addressed in lectures and discussions:

- Internet as an object and a tool of crime
- Current methods of committing crimes and their criminal classification
- Investigation approaches in Germany and abroad as well as criminal procedural measures
- Methods of search
- Investigations in social networks
- Recent developments and phenomena (e.g. cryptocurrencies, darknet).

This conference will also be announced within the European Judicial Training Network (EJTN). It is particularly suitable for foreign participants.

Le rôle des personnels de greffe dans la coopération judiciaire européenne en matière civile et commerciale - RJE - RJECCC - CM/2025/67

<p>When 13 October 2025</p> <p>Where Dijon, France</p> <p>Language French</p> <p>Target Audience Judges, Court staff</p> <p>Training Level Advanced</p>	<p>Member National School of Court Clerks ENG - France</p> <p>Description</p> <p>Collaboration with french ministry of justice - DACS vos fonctions qui vous amènent à appliquer les instruments européens et internationaux en matière civile (règlements Bruxelles I bis et Bruxelles II bis / II ter, règlements relatifs aux petits litiges européens et à l'injonction de payer européenne, règlements européens et conventions de La Haye relatifs à la notification des actes et à l'obtention des preuves).</p> <p>Objectifs :</p> <ul style="list-style-type: none"> • Identifier les circuits et les différents acteurs, les missions et rôles de chacun • Actualiser ses connaissances juridiques • Echanger et confronter son expérience professionnelle par l'étude de cas pratique <p>Contenu :</p> <ul style="list-style-type: none"> • Présentation du Réseau judiciaire européen en matière civile et commerciale (RJECC), du projet CLUE III et du portail e-justice • La participation des personnels de greffe aux activités du RJECC : quels apports pratiques ? Les exemples belge, portugais et italien • Les missions des personnels de greffe dans la mise en œuvre des instruments de coopération • Ordonner et/ou exécuter une mesure d'instruction transfrontalière en matière civile et commerciale au sein de de l'UE ou à l'étranger • Notifier une décision à l'étranger : les différents mécanismes de notifications internationales et les vérifications attendues de la juridiction • Reconnaître et exécuter une décision à l'étranger : les règles applicables et la rédaction des certificats prévus par les instruments européens et internationaux
--	---

Justice and forensic medicine - CM/2025/68

When

13-17 October 2025

Where

Paris, France

Language

French

Target Audience

Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Panorama of forensic medicine in France. What examinations and what do they bring to the investigation ? Recent developments.

Discussions between professionals from different backgrounds with a view to harmonising the quality of practices.

MARITIME JUSTICE: CRIMINAL AND INTERNATIONAL ASPECTS - CM/2025/69

When

13-15 October 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Maritime spaces are a major geopolitical issue which legal practitioners need to deal with using the international and national tools that apply to these spaces where not only trade but also trafficking take place. This course will focus on crimes committed at sea, involving different and often highly technical issues, such as piracy, drug trafficking, human trafficking and illegal immigration, as well as pollution and illegal fishing. These multiple types of crime are subject to the same procedural issues in terms of jurisdiction, but also international mutual assistance in criminal matters.

The course will address these issues in the form of interventions, case studies and horizontal exchanges between participants, and cover the applicable law, the respective roles of judges, prosecutors and investigators and the main challenges in terms of international criminal cooperation.

International corruption: between criminal phenomenology, legal analysis, judicial experiences and international developments - CM/2025/70

<p>When 13-15 October 2025</p> <p>Where Naples, Italy (TBC)</p> <p>Language Italian</p> <p>Target Audience Judges and Prosecutors</p>	<p>Member School for the Judiciary of Italy</p> <p>Description The course will examine, with an experiential approach, the reasons and objective difficulties in the emergence of crimes of international corruption, the prospects of full use of the possibilities of judicial cooperation between States, the efficient use of investigative tools, the effective protection of whistleblowers, the critical aspects of the phase of assessing the evidence and the legal qualification of the fact.</p>
---	---

ORGANISED CRIME AND JUDICIAL COOPERATION: HUMAN TRAFFICKING AND TRAFFICKING IN CULTURAL PROPERTY - CM/2025/71

<p>When 20-25 October 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description Organised crime is a major, multi-faceted international threat and has no regard for borders. To deal with it, effective, well-structured cooperation is needed, as well as good mutual understanding between the judicial actors, in particular judges, prosecutors and investigators. In view of the growing specialisation of the activities of criminal organisations, this innovative course addresses two subjects of increasing concern to State actors, which both require up-to-date technical knowledge.</p> <p>Firstly, we will focus on the specific challenges of the investigation and prosecution of human trafficking by criminal networks, which are present on all the migration routes. Secondly, we will examine the trafficking of cultural property, a preferred means of money laundering used by criminal networks.</p> <p>Each of these subjects will be covered by experts over two days, after a first day dedicated to general matters relating to international cooperation on organised crime.</p>
---	---

Doping in top-class sport - CM/2025/72

When

27-30 October 2025

Where

Wustrau, Germany

Language

German

Target Audience

Judges, Prosecutors

Training Level

Introductory

Member

The Federal Ministry of Justice BMJ

Description

The conference is aimed at prosecutors and judges. The following conference topics will be dealt with in particular:

- Doping in top-class sport from the point of view of fraud and unfair competition
- The compliance of the athlete
- Problems of victim compensation
- Cell biological methods of detecting instances of doping
- The experience of already existing specialised public prosecution offices
- Doping in journalism and in the public perception
- The "Anti-Doping Law" – a new law and everything will be fine again?

The conference is aimed at prosecutors and judges. The following conference topics will be dealt with in particular:

- Doping in top-class sport from the point of view of fraud and unfair competition
- The compliance of the athlete
- Problems of victim compensation
- Cell biological methods of detecting instances of doping
- The experience of already existing specialised public prosecution offices
- Doping in journalism and in the public perception
- The "Anti-Doping Law" – a new law and everything will be fine again?

INTELLECTUAL PROPERTY: FUNDAMENTALS AND NEW CHALLENGES - CM/2025/73

When

27-31 October 2025

Where

Paris, France

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

Intellectual property is a major issue in the protection of the innovations of economic actors and States. France has longstanding expertise in these areas, which is strengthened by the dynamism of the Unified Patent Court in Paris. Understanding the basic of this complex area of the law is an indispensable prerequisite to be able to meet the challenges linked to the development of digital technology and the internet.

The protection of their intellectual property gives rise to litigation on an international scale that is constantly growing with the use of internet, which has proved to be a vector of new types of rights infringements. This course focused on international, European and French law offers an introduction to the main intellectual property rights (patents, trademarks, designs, copyright and neighbouring rights). It is intended for French and foreign justice professionals who have already had to deal with this type of litigation and wish to perfect their knowledge in this technical and constantly changing field. It will look more closely at the specifics of proof and compensation in matters relating to IP infringement. It will also address intellectual property rights infringements committed online, as well as the new Unified Patent Court and the European patent with unitary effect, a new type of industrial property protection designed to apply in the European States participating in the agreement. The course will allow plenty of time for horizontal exchanges between French and foreign participants so that they can share concrete examples of good practice.

Training objectives:

This course will offer a chance to discuss case law developments and regulatory changes in intellectual and industrial property law and to master the main notions through illustrated examples, case studies and exchanges between the participants.

CYBERCRIME - CM/2025/74

<p>When</p> <p>03-07 November 2025</p> <p>Where</p> <p>Paris, France</p> <p>Language</p> <p>French</p> <p>Target Audience</p> <p>Judges, Prosecutors</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>This training provides an overview of the issues surrounding cybercrime and its international aspects, recent changes in the law, digital investigations and the judicial treatment of this type of crime.</p> <p>Cyberspace, as well as being a factor of progress in many areas and a constant feature of everyday life, is also a space without borders in which cybercrime can flourish. Today's "cyberthreats" target not only businesses (the banking sector in particular), but also individuals and States. This session aims to help judges, prosecutors and investigating officers to improve their handling of proceedings, by focusing on practical approaches to the different phases (locating and identifying offenders, accessing data, measures to prevent the disappearance of evidence, etc.).</p>
--	--

Judicial treatment of shaken baby syndrome : medical and judicial progress ? - CM/2025/75

<p>When</p> <p>05-07 November 2025</p> <p>Where</p> <p>Paris, France</p> <p>Language</p> <p>French</p> <p>Target Audience</p> <p>Judges, Prosecutors</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>Analysis of the issues and legal solutions, presentation of the institutional stakeholders and the changes in investigation and prosecution methods in respect of fundamental rights: multidisciplinary exchanges between Professionals.</p>
--	---

Justice and Judaism - CM/2025/76

<p>When</p> <p>9-14 November 2025</p>	<p>Member</p> <p>The Federal Ministry of Justice BMJ</p>
<p>Where</p> <p>Wustrau, Germany</p>	<p>Description</p> <p>The conference is aimed at judges of all jurisdictions and public prosecutors. It is intended to give participants an insight into Muslim religion, philosophy and legal history. The history and manifestations of Islamism will be discussed. The event also deals with the relationship between Islamic fellow citizens and the German judiciary, dealing with members of the Islamic cultural sphere in court and problems of intercultural communication. Among other things, the participants will visit a mosque in Berlin to gain an impression of everyday Muslim life in Germany. JTN). It is particularly suitable for foreign participants.</p>
<p>Language</p> <p>German</p>	
<p>Target Audience</p> <p>Judges, Prosecutors</p>	
<p>Training Level</p> <p>Introductory</p>	

Investigation techniques and tactics - CM/2025/77

<p>When</p> <p>16-21 November 2025</p>	<p>Member</p> <p>The Federal Ministry of Justice BMJ</p>
<p>Where</p> <p>Trier, Germany</p>	<p>Description</p> <p>This conference addresses criminal judges and public prosecutors. First and foremost, it is intended to demonstrate the potential of modern forensic science and communicate the knowledge required by the legal order for public prosecutor investigation and the judge's duty to investigate. The focus will be on current scientific, technological and medical issues, which will be addressed in lectures and discussions. In addition, tactical investigation problems typically occurring in undercover investigations will be discussed with a view to legal and practical implications.</p>
<p>Language</p> <p>German</p>	
<p>Target Audience</p> <p>Judges, Prosecutors</p>	
<p>Training Level</p> <p>Introductory</p>	<p>Special emphasis will be placed on the following subjects:</p> <ul style="list-style-type: none"> • Approaches to investigate offenders • Securing and analysis of evidence • DNA analysis in forensic science • Voice analysis • Use of undercover agents, confidential informants and other undercover measures in the clearance of crimes • Potential and limitations of forensic medicine • Practical problems in ICT-based surveillance. • <p>This conference is also advertised as part of the European Judicial Training Network (EJTN). It is particularly suitable for foreign participants.</p>

German judicial history from 1945 - CM/2025/78

<p>When 23-29 November 2025</p> <p>Where Wustrau, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Member The Federal Ministry of Justice BMJ</p> <p>Description The conference is aimed at judges from all jurisdictions as well as public prosecutors. The conference shows the difficulties in establishing a constitutional judiciary in the period after 1945 and compares the development of the judicial systems in the FRG and the GDR. Lectures, reports of contemporary witnesses, a plenary discussion and film screenings are planned. This conference is also advertised as part of the European Judicial Training Network (EJTN). It is also particularly suitable for foreign participants.</p>
---	--

Intimate partner violence - CM/2025/79

<p>When 24-26 November 2025</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description A multidisciplinary approach to intimate partner violence that will examine the most appropriate judicial responses, both criminal and civil, to combat violent behaviour and protect victims.</p>
--	---

E-justice and electronic legal communications – on the digital present and future of justice - CM/2025/80

<p>When 26-29 November 2025</p>	<p>Member The Federal Ministry of Justice BMJ</p>
<p>Where Trier, Germany</p> <p>Language German</p> <p>Target Audience Judges, Prosecutors</p> <p>Training Level Introductory</p>	<p>Description</p> <p>The conference is aimed at executives of the courts and public prosecutors' offices as well as interested judges from all jurisdictions and public prosecutors. The concept of e-justice has established itself in Germany and at EU level as a judicial concept complementary to e-government. The underlying implementation activities affect the everyday work of judges as well as public prosecutors.</p> <p>The conference presents these activities and the most important elements of e-justice in Germany. Particular emphasis will be attached to the content and implementation of the law promulgated in October 2013 to promote electronic legal transactions and the law promulgated in July 2017 to introduce electronic files in the judiciary and to further promote electronic legal transactions. From 2026 at the latest, keeping electronic files will be mandatory in all rules of procedure, and in practice the conversion to electronic file management is progressing. Since 2022, electronic legal transactions have been the only permitted means of communication between lawyers and the courts for all codes of procedure (with the exception of the Code of Criminal Procedure). Continuous electronic business processes are therefore the topic of the present and the future. To this end, the conference will present the approaches and experiences in various areas.</p> <p>The technical and organisational implementation elements presented as well as a look at aspects of IT security and overarching topics, such as the use of Legal Tech through to artificial intelligence, should provide material for discussion and the exchange of experiences - the conference provides the framework and space for this.</p>

Racism – a challenge for the judicial system - CM/2025/81

<p>When</p> <p>01-05 December 2025</p>	<p>Member</p> <p>The Federal Ministry of Justice BMJ</p>
<p>Where</p> <p>Trier, Germany</p>	<p>Description</p> <p>With the rise of populism, the tone of public debate has become coarser: Racist statements have found their way into political discourse, racist ideology is seeping into the mainstream – not least via the internet. At the same time, racially-motivated offences are on the rise.</p> <p>The ways in which racism reaches and occupies the judicial system, in particular the criminal justice system, are numerous. The prosecution of racially motivated offences or dealing with racism in the courtroom are just two examples. Which difficulties and problems does the judicial system have to contend with in relation to racism? How can these challenges be faced? These and other issues will be discussed in the seminar, which is primarily aimed at public prosecutors and judges at criminal courts.</p> <p>An outline of interdisciplinary background knowledge will be provided. Participants will also be given an opportunity to discuss their own perceptions and the ways in which individuals' attitudes are shaped on a subconscious level. In addition to this, there will be a focus on practical exercises and interactive case studies, which will give the participants, for example, the chance to learn how to recognise racist motives and how to take them into account when passing sentence.</p> <p>The conference will also be advertised as part of the European Judicial Training Network (EJTN). It will be also be suited very well to the needs of participants from abroad.</p>
<p>Language</p> <p>German</p>	
<p>Target Audience</p> <p>Judges, Prosecutors</p>	
<p>Training Level</p> <p>Introductory</p>	

Secularism, judges and the law - CM/2025/82

<p>When</p> <p>01-03 December 2025</p> <p>Where</p> <p>Paris, France</p> <p>Language</p> <p>French</p> <p>Target Audience</p> <p>Judges, Prosecutors</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>Following a historical overview of secularism, now enshrined in the French constitution, various presentations and discussions based on personal experiences will help participants understand the meaning and scope of secularism in both legal and practical terms</p>
--	---

Module 1: Court and European Convention on Human Rights - CM/2025/83

<p>When</p> <p>13-15 October 2025</p> <p>Where</p> <p>Paris, France</p> <p>Language</p> <p>French</p> <p>Target Audience</p> <p>Judges, Prosecutors</p>	<p>Member</p> <p>National School for the Judiciary of France (ENM)</p> <p>Description</p> <p>The aim of this session is to present the latest case law of the European Court of Human Rights and to find out how it works in practice. The emphasis will be on a practical approach, from a litigation perspective. There will also be an update on the implementation of Protocol No. 16 and its consequences for domestic law.</p> <p>Learning objectives :</p> <ol style="list-style-type: none"> 1. Identify the mechanisms involved in bringing an action before the ECHR; 2. Apply the ECHR to domestic litigation; 3. Master the tools for collecting and commenting on ECHR decisions; 4. Differentiate the ECHR from other instruments for implementing fundamental rights.
---	---

Module 2: Court and European Convention on Human Rights - CM/2025/84

<p>When 30-31 December 2025 TBC</p> <p>Where Paris, France</p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description The aim of this session is to present the latest case law of the European Court of Human Rights and to find out how it works in practice. The emphasis will be on a practical approach, from a litigation perspective. There will also be an update on the implementation of Protocol No. 16 and its consequences for domestic law.</p> <p>Learning objectives :</p> <ol style="list-style-type: none"> 1. Identify the mechanisms involved in bringing an action before the ECHR; 2. Apply the ECHR to domestic litigation; 3. Master the tools for collecting and commenting on ECHR decisions; 4. Differentiate the ECHR from other instruments for implementing fundamental rights.
--	--

The fight against terrorism - CM/2025/85

<p>When 16-18 June 2025</p> <p>Where Milan, Italy</p> <p>Language Italian</p> <p>Target Audience Judges and prosecutors</p> <p>Training Level Advanced</p>	<p>Member School for the Judiciary of Italy (SSM)</p> <p>Description Proceeding to the examination of the complex framework of constantly evolving legislation, the course proposes an analysis of living law, with references to concrete cases, examined by the jurisprudence of merit and legitimacy.</p>
---	---

Module 1: Fundamental rights in private international law - CM/2025/86

When

07-08 April 2025

Where

Online 

Language

French

Target Audience

Judges, Prosecutors

Member

National School for the Judiciary of France (ENM)

Description

ONLINE TRAINING

The Charter of Fundamental Rights has become an instrument for protecting fundamental rights in an ever-increasing number of areas (social law, economic activity, protection of privacy, children's rights, etc.). The aim of this session is to present the Charter of Fundamental Rights of the European Union and its practical application in the French legal system. With a practical approach through case studies in workshops, aimed at identifying when it applies and has added value.

Module 2: Fundamental rights in private international law - CM/2025/87

When

26-27 May 2025

Where

Online 

Language

French

Target Audience

Judges, Prosecutors

Member


National School for the Judiciary of France (ENM)

Description

ONLINE TRAINING

The Charter of Fundamental Rights has become an instrument for protecting fundamental rights in an ever-increasing number of areas (social law, economic activity, protection of privacy, children's rights, etc.). The aim of this session is to present the Charter of Fundamental Rights of the European Union and its practical application in the French legal system. With a practical approach through case studies in workshops, aimed at identifying when it applies and has added value.

Module 3: Fundamental rights in private international law - CM/2025/88

<p>When 07-08 April 2025</p> <p>Where Online </p> <p>Language French</p> <p>Target Audience Judges, Prosecutors</p>	<p>Member National School for the Judiciary of France (ENM)</p> <p>Description ONLINE TRAINING</p> <p>The Charter of Fundamental Rights has become an instrument for protecting fundamental rights in an ever-increasing number of areas (social law, economic activity, protection of privacy, children's rights, etc.). The aim of this session is to present the Charter of Fundamental Rights of the European Union and its practical application in the French legal system. With a practical approach through case studies in workshops, aimed at identifying when it applies and has added value.</p>
--	---

Justice and society: when communication must also be 'just' - CM/2025/89

<p>When 04-06 June 2025</p> <p>Where Italy, Scandicci</p> <p>Language Italian</p> <p>Target Audience Judges and prosecutors</p> <p>Training Level Advanced</p>	<p>Member School for the Judiciary of Italy (SSM)</p> <p>Description The course aims to deepen the correct techniques for the dissemination of judicial events of relevant interest in the media context, in order to concretely learn the methods, timing and strategies for a correct and effective communication and to avoid the mistakes that one can easily incur in</p>
---	---

Multilevel regulation of agricultural activity between national and EU legislation - CM/2025/90

<p>When 13-15 October 2025</p> <p>Where Italy, Rome</p> <p>Language Italian</p> <p>Target Audience Judges and prosecutors</p> <p>Training Level Advanced</p>	<p>Member School for the Judiciary of Italy (SSM)</p> <p>Description The course aims to examine in depth the national and supranational regulations that govern agricultural activity and the agri-food chain, with a particular focus on the repercussions of the interpretation of these varied regulations on litigation and jurisdiction, including those related to the use of new technologies in agricultural activity.</p>
---	---

Artificial Intelligence challenges to law - CM/2025/91

<p>When 05-07 November 2025</p> <p>Where Italy, Scandicci</p> <p>Language Italian</p> <p>Target Audience Judges and prosecutors</p> <p>Training Level Advanced</p>	<p>Member School for the Judiciary of Italy (SSM)</p> <p>Description The course aims to provide participants with the essential concepts needed to understand how AI works, and also to explore the possibilities of using AI in judicial work, starting from an examination of the supranational (AI Act) and national legal reference frameworks, the principles set out in the European Ethical Charter on the Use of Artificial Intelligence, and the recommendations and indications contained in the UNESCO Guidelines.</p>
---	--

The 'abuse of rights' between rights and duties - CM/2025/92

<p>When 25-27 June 2025</p> <p>Where Italy, Scandicci</p> <p>Language Italian</p> <p>Target Audience Judges and prosecutors</p> <p>Training Level Advanced</p>	<p>Member School for the Judiciary of Italy (SSM)</p> <p>Description The aim of the course is to deepen knowledge of the most complex, recurring and topical issues concerning the topic of 'abuse of rights' in its most important practical applications affecting the civil courts.</p>
---	---

Bioethics and Biolaw. The law and ethical issues: at the beginning and end of life - CM/2025/93

<p>When 15-16 October 2025</p> <p>Where Italy, Scandicci</p> <p>Language Italian</p> <p>Target Audience Judges and prosecutors</p> <p>Training Level Advanced</p>	<p>Member School for the Judiciary of Italy (SSM)</p> <p>Description The aim of the course is to provide the legal and jurisprudential framework to enable the judge to make a decision, even if the law doesn't adapt to the events and to the urgent progress of science, which keeps pushing the limits of diagnosing and treating, as well as the limits between life and death.</p>
--	---

#Digitalisation and #AI for EU criminal legal practitioners - CM/2025/94

When

20-21 February 2025

Where

Bucharest, Romania

Target Audience

Judges, prosecutors,
court staff

Language

English

Training Level

Introductory

Member

Academy of European Law (ERA)

Description

This seminar addresses various challenges linked to digitalisation that judges, prosecutors and lawyers in private practice working in the field of EU Criminal Justice will have to face for the years ahead.

#Digitalisation and #AI for EU criminal legal practitioners-CM/2025/95

When

26- 27 May 2025

Where

Cracow, Poland

Target Audience

Judges, prosecutors,
court staff

Language

English

Training Level

Introductory

Member

Academy of European Law (ERA)

Description

This seminar addresses various challenges linked to digitalisation that judges, prosecutors and lawyers in private practice working in the field of EU Criminal Justice will have to face for the years ahead.

#Digitalisation and #AI for EU criminal legal practitioners-CM/2025/96

When

12-13 June 2025

Where

Prague, Czech Republic

Target Audience

Judges, prosecutors,
court staff

Language

English

Training Level

Introductory

Member

Academy of European Law (ERA)

Description

This seminar addresses various challenges linked to digitalisation that judges, prosecutors and lawyers in private practice working in the field of EU Criminal Justice will have to face for the years ahead.

#Digitalisation and #AI for EU criminal legal practitioners-CM/2025/97

When

09-10 October 2025

Where

Thessaloniki, Greece

Target Audience

Judges, prosecutors,
court staff

Language

English

Training Level

Introductory

Member

Academy of European Law (ERA)


Description

This seminar addresses various challenges linked to digitalisation that judges, prosecutors and lawyers in private practice working in the field of EU Criminal Justice will have to face for the years ahead.


The European Prison Rules as a standard setter for European prison conditions, relevant ECtHR case law and alternatives to detention-CM/2025/98

<p>When 15-16 May 2025</p> <p>Where Strasbourg, France</p> <p>Target Audience Judges, prosecutors, court staff</p> <p>Language English</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description This seminar will analyse the supervision of matters relating to detention: The Council of Europe's & international bodies' work on improving conditions, with a focus on on the Council of Europe's legal body, i.e. European Prison Rules, and the work of the CPT. Alternatives to imprisonment will also be looked at, as well as good practices in prison management and matters of prison overcrowding, foreign nationals, juvenile detention and psychological issues of prisoners.</p>
--	--

Framework Decision 2009/829/JHA on supervision measures as an alternative to provisional detention-CM/2025/99

<p>When 17 June 2025</p> <p>Where Online </p> <p>Target Audience Judges, prosecutors, court staff</p> <p>Language English</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description This introductory webinar will explain the various provisions of Framework Decision 2009/829/JHA and how they are to be used in practice by the various actors it addresses in its application.</p>
--	---

Framework Decision 2008/947/JHA on the supervision of probation measures and alternative sanctions-CM/2025/100

<p>When 24 September 2025</p> <p>Where Online </p> <p>Target Audience Judges, prosecutors, court staff</p> <p>Language English</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description This introductory webinar will explain the various provisions of Framework Decision 2009/829/JHA and how they are to be used in practice by the various actors it addresses in its application.</p>
---	---

Framework Decisions 829 and 947 and their impact on alternatives to detention-CM/2025/101

<p>When 04-05 December 2025</p> <p>Where Vilnius , Lithuania</p> <p>Target Audience Judges, prosecutors, court staff</p> <p>Language English</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description This seminar will look at best practice and viable alternatives, with a focus on matters such as electronic monitoring and other probationary measures, as well as restorative justice. The Framework Decisions as possible alternatives to the European Arrest Warrant (EAW) will also be analysed, as will the work and research carried out by the Confederation of European Probation's (CEP's) Probation Observatory and their expert group on the two Framework Decisions.</p>
--	--

Access to justice in environmental matters and EU nature protection legislation – workshop for Romanian judges and prosecutors-CM/2025/102

<p>When 27-29 January 2025</p> <p>Where Bucharest, Romania</p> <p>Target Audience Romanian judges and prosecutors</p> <p>Language Romanian</p> <p>Training Level Intermmmediary / Advanced</p>	<p>Member Academy of European Law (ERA)</p> <p>Description The aim of this 2.5-day workshop is to provide a thorough understanding of access to justice in environmental matters and EU nature legislation. The workshop will cover the pillars of the Aarhus Convention, its compliance mechanisms, and its relevance in the European Union. Participants will learn about legal standing, judicial review under EU law and effective remedies. It will also look at EU legislation, policy, and case law on nature protection, covering directives such as the Habitats and Birds Directives. Importantly, participants will gain insights into the transposition of EU legislation into Romanian national law and access to justice provisions. Finally, the workshop will discuss the role of national judges and prosecutors in enforcing EU nature law. Case studies will be used to provide real-world examples, enrich the discussion, and promote a deeper understanding.</p>
---	---

EU environmental impact assessment requirements-CM/2025/103

<p>When 19-21 February 2025</p> <p>Where Vienna, Austria</p> <p>Target Audience Judges and prosecutors</p> <p>Language English</p> <p>Training Level Intermmmediary / Advanced</p>	<p>Member Academy of European Law (ERA)</p> <p>Description This 2.5-day workshop is designed to provide a comprehensive exploration of environmental impact assessment requirements in the context of EU environmental legislation and policy. The workshop will focus on the Environmental Impact Assessment (EIA) Directive and the Strategic Environmental Assessment (SEA) Directive. Led by experts in the field, sessions will cover procedural intricacies, in-depth analysis of the legal framework and relevant case law. Both the EIA and SEA Directives will be presented as part of a broader EU substantive environmental law by explaining their relationship with other EU instruments. The workshop will also examine the preliminary reference procedure. Through discussion and practical case studies, it will ensure that participants leave with the necessary tools and insights to navigate the complexities of environmental assessment in practice.</p>
---	---

Introduction to EU environmental legislation, environmental impact assessment, and industrial emissions – workshop for Bulgarian judges and prosecutors-CM/2025/104

<p>When 19-21 March 2025</p> <p>Where Sofia, Bulgaria</p> <p>Target Audience Bulgarian judges and prosecutors</p> <p>Language Bulgarian</p> <p>Training Level Intermediary / Advanced</p>	<p>Member Academy of European Law (ERA)</p> <p>Description This 2.5-day workshop introduces EU environmental law, offering a comprehensive examination of its key legislation, jurisprudence, and mechanisms. The workshop outlines the relationship between European and national environmental law through an in-depth analysis of impact assessment requirements, biodiversity protection, air quality standards and Industrial Emissions Directive. Participants will explore these legal frameworks, analysing key articles and relevant case law through practical case studies. Finally, the workshop highlights the importance of access to justice and covers enforcement mechanisms at the national level, with practical insights emphasising the role of judges and prosecutors in upholding EU environmental law.</p>
--	---

Introduction to EU environmental legislation and environmental impact assessment requirements – workshop for Slovakian judges and prosecutors-CM/2025/105

<p>When 09-11 April 2025</p> <p>Where Bratislava, Slovakia</p> <p>Target Audience Slovakian judges and prosecutors</p> <p>Language Slovakian</p> <p>Training Level Intermediary / Advanced</p>	<p>Member Academy of European Law (ERA)</p> <p>Description The aim of this 2.5-day seminar is to provide participants with a comprehensive understanding of EU environmental law and its implementation at national level. Through discussions and case studies, participants will gain an understanding of the principles of EU environmental law, including the relationship between European and national legislation. Emphasis will be placed on the Environmental Impact Assessment (EIA) and Strategic Environmental Assessment (SEA) Directives, examining their scope, procedures, and related case law. The seminar will also cover the transposition of EU directives and access to justice provisions on the national level. Finally, the workshop will emphasise the importance of enforcement mechanisms at national level, with practical insights highlighting the role of judges and prosecutors in upholding EU environmental law.</p>
---	--

Access to justice in environmental matters and environmental impact assessment requirements – workshop for Italian judges and prosecutors-CM/2025/106

<p>When 07-09 May 2025</p> <p>Where Florence, Italy</p> <p>Target Audience Italian judges and prosecutors</p> <p>Language Italian</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description The aim of this 2.5-day seminar is to provide participants with a comprehensive understanding of access to justice in environmental matters and the requirements of environmental impact assessment. The workshop will cover the key aspects of access to justice, including the evolution, main features and compliance mechanisms of the Aarhus Convention. Discussions will highlight its relevance and direct impact at EU level. Participants will also receive an overview of the EIA and SEA Directives, including their procedures and key components. Emphasis will be placed on enforcement, judicial review and access to justice. The workshop will also cover the preliminary reference procedure and the role of national courts in interpreting EU environmental law. Case studies will be used to provide real-world examples, enrich the discussion and promote a deeper understanding.</p>
---	--

Applying EU Anti-Discrimination Law-CM/2025/107

<p>When 07-08 April 2025</p> <p>Where Uppsala, Sweden</p> <p>Target Audience Judges and prosecutors</p> <p>Language English</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description The seminar will focus on the two anti-discrimination Directives (2000/43/EC & 2000/78/EC) prohibiting discrimination on the grounds of race or ethnic origin, disability, age, sexual orientation and religion/belief. These directives provide definitions of the various kinds of discrimination and include a series of mechanisms to ensure effective remedies in the event of discrimination, such as the shifting the burden of proof. Special attention will be paid to the case-law of the CJEU.</p>
---	---

Applying EU Anti-Discrimination Law-CM/2025/108

<p>When 01-02 September 2025</p> <p>Where Cracow, Poland</p> <p>Target Audience Italian judges and prosecutors</p> <p>Language Italian</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description The seminar will focus on the two anti-discrimination Directives (2000/43/EC & 2000/78/EC) prohibiting discrimination on the grounds of race or ethnic origin, disability, age, sexual orientation and religion/belief. These directives provide definitions of the various kinds of discrimination and include a series of mechanisms to ensure effective remedies in the event of discrimination, such as the shifting the burden of proof. Special attention will be paid to the case-law of the CJEU.</p>
--	--

Applying EU Anti-Discrimination Law-CM/2025/109

<p>When 12-14 November 2025</p> <p>Where Trier , Germany</p> <p>Target Audience Judges and prosecutors</p> <p>Language English</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description The seminar will focus on the two anti-discrimination Directives (2000/43/EC & 2000/78/EC) prohibiting discrimination on the grounds of race or ethnic origin, disability, age, sexual orientation and religion/belief. These directives provide definitions of the various kinds of discrimination and include a series of mechanisms to ensure effective remedies in the event of discrimination, such as the shifting the burden of proof. Special attention will be paid to the case-law of the CJEU.</p>
--	--

EU Gender Equality Law-CM/2025/110

<p>When 24-25 March 2025</p> <p>Where Brussels, Belgium</p> <p>Target Audience Judges and prosecutors</p> <p>Language English</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description The seminar will discuss the EU legislation in the field of gender equality law, as interpreted by the Court of Justice of the EU. Topics include: equal pay and pay transparency, work-life balance, gender quotas and violence against women.</p>
---	---

EU Gender Equality Law-CM/2025/111

<p>When 08-09 May 2025</p> <p>Where Limassol, Cyprus</p> <p>Target Audience Judges and prosecutors</p> <p>Language English</p> <p>Training Level Introductory</p>	<p>Member Academy of European Law (ERA)</p> <p>Description The seminar will discuss the EU legislation in the field of gender equality law, as interpreted by the Court of Justice of the EU. Topics include: equal pay and pay transparency, work-life balance, gender quotas and violence against women.</p>
--	---

EU Gender Equality Law-CM/2025/112

When

27-28 October 2025

Where

Belgrade, Serbia

Target Audience

Judges and prosecutors

Language

English

Training Level

Introductory

Member

Academy of European Law (ERA)

Description

The seminar will discuss the EU legislation in the field of gender equality law, as interpreted by the Court of Justice of the EU. Topics include: equal pay and pay transparency, work-life balance, gender quotas and violence against women.

Advanced Cycle in Digital Technology (Cycle Approfondi du Numérique/CANUM): Module 1 - CM/2025/113

When

05 -07 February

Where

Paris, France

Language

French

Target Audience

Judges, prosecutors,
court staff

Member

National School for the Judiciary of France (ENM)

Description

The educational experience will be provided over the course of 5 training sequences, held primarily in Paris. A trip abroad, as well as several internships at companies, institutions and ministry departments will be held as well, in order to reinforce the functional nature of the course.

The learning cycle is thus based on a hybrid pedagogy, allowing learners to participate in practical work in multidisciplinary groups and to monitor work by professionals in the sector.

Discussion sessions will be held amongst learners, organised around major themes. Practical teamwork will then be carried out to develop practical cases over the course of the training activities.

With these educational principles in place, we will seek:

- To achieve a better understanding of issues in the digital technology field in the public sphere, particularly within the justice system;
- To transmit practical and usable knowledge regarding existing digital systems;
- To provide the keys to steering a project for digital transformation at the national or local level;
- To enable the comprehension and use of the prospects offered by digital technology;
- To become a key digital player and thus help bring citizens and public actors closer to the Administration other instruments for implementing fundamental rights.

Advanced Cycle in Digital Technology (Cycle Approfondi du Numérique/CANUM): Module 2 - CM/2025/114

When

19 – 21 March

Where

Paris, France

Language

French

Target Audience

Judges, prosecutors,
court staff

Member

National School for the Judiciary of France (ENM)

Description

The educational experience will be provided over the course of 5 training sequences, held primarily in Paris. A trip abroad, as well as several internships at companies, institutions and ministry departments will be held as well, in order to reinforce the functional nature of the course.

The learning cycle is thus based on a hybrid pedagogy, allowing learners to participate in practical work in multidisciplinary groups and to monitor work by professionals in the sector.

Discussion sessions will be held amongst learners, organised around major themes. Practical teamwork will then be carried out to develop practical cases over the course of the training activities.

With these educational principles in place, we will seek:

- To achieve a better understanding of issues in the digital technology field in the public sphere, particularly within the justice system;
- To transmit practical and usable knowledge regarding existing digital systems;
- To provide the keys to steering a project for digital transformation at the national or local level;
- To enable the comprehension and use of the prospects offered by digital technology;
- To become a key digital player and thus help bring citizens and public actors closer to the Administration, other instruments for implementing fundamental rights.

Advanced Cycle in Digital Technology (Cycle Approfondi du Numérique/CANUM): Module 3 - CM/2025/115

When

14 – 16 May

Where

Paris, France

Language

French

Target Audience

Judges, prosecutors,
court staff

Member

National School for the Judiciary of France (ENM)

Description

The educational experience will be provided over the course of 5 training sequences, held primarily in Paris. A trip abroad, as well as several internships at companies, institutions and ministry departments will be held as well, in order to reinforce the functional nature of the course.

The learning cycle is thus based on a hybrid pedagogy, allowing learners to participate in practical work in multidisciplinary groups and to monitor work by professionals in the sector.

Discussion sessions will be held amongst learners, organised around major themes. Practical teamwork will then be carried out to develop practical cases over the course of the training activities.

With these educational principles in place, we will seek:

- To achieve a better understanding of issues in the digital technology field in the public sphere, particularly within the justice system;
- To transmit practical and usable knowledge regarding existing digital systems;
- To provide the keys to steering a project for digital transformation at the national or local level;
- To enable the comprehension and use of the prospects offered by digital technology;
- To become a key digital player and thus help bring citizens and public actors closer to the Administration, other instruments for implementing fundamental rights.

Advanced Cycle in Digital Technology (Cycle Approfondi du Numérique/CANUM): Module 4 - CM/2025/116

When

Between 1 and 15 July TBC

Where

Abroad TBD

Language

French

Target Audience

Judges, prosecutors,
court staff

Member

National School for the Judiciary of France (ENM)

Description

The educational experience will be provided over the course of 5 training sequences, held primarily in Paris. A trip abroad, as well as several internships at companies, institutions and ministry departments will be held as well, in order to reinforce the functional nature of the course.

The learning cycle is thus based on a hybrid pedagogy, allowing learners to participate in practical work in multidisciplinary groups and to monitor work by professionals in the sector.

Discussion sessions will be held amongst learners, organised around major themes. Practical teamwork will then be carried out to develop practical cases over the course of the training activities.

With these educational principles in place, we will seek:

- To achieve a better understanding of issues in the digital technology field in the public sphere, particularly within the justice system;
- To transmit practical and usable knowledge regarding existing digital systems;
- To provide the keys to steering a project for digital transformation at the national or local level;
- To enable the comprehension and use of the prospects offered by digital technology;
- To become a key digital player and thus help bring citizens and public actors closer to the Administration other instruments for implementing fundamental rights.

Advanced Cycle in Digital Technology (Cycle Approfondi du Numérique/CANUM): Module 5 - CM/2025/117

When

14 -15 October

Where

Paris, France

Language

French

Target Audience

Judges, prosecutors,
court staff

Member

National School for the Judiciary of France (ENM)

Description

The educational experience will be provided over the course of 5 training sequences, held primarily in Paris. A trip abroad, as well as several internships at companies, institutions and ministry departments will be held as well, in order to reinforce the functional nature of the course.

The learning cycle is thus based on a hybrid pedagogy, allowing learners to participate in practical work in multidisciplinary groups and to monitor work by professionals in the sector.

Discussion sessions will be held amongst learners, organised around major themes. Practical teamwork will then be carried out to develop practical cases over the course of the training activities.

With these educational principles in place, we will seek:

- To achieve a better understanding of issues in the digital technology field in the public sphere, particularly within the justice system;
- To transmit practical and usable knowledge regarding existing digital systems;
- To provide the keys to steering a project for digital transformation at the national or local level;
- To enable the comprehension and use of the prospects offered by digital technology;
- To become a key digital player and thus help bring citizens and public actors closer to the Administration other instruments for implementing fundamental rights.

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

+32 22 80 22 42
ejtn@ejtn.eu

www.ejtn.eu
company/ejtn
ejtn_eu
EJTN.eu



**Funded by
the European Union**