EUROPEAN JUDICIAL TRAINING NETWORK

2017 Calendar of training activities

Updated on the 21/02/2017
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Introduction

The EJTN has developed in 2015 for the first time a detailed calendar of activities composed of tables ordering the seminars by dates, topics and venue, plus a one-page description of each activity, as well as useful annexes referring to the deadlines for application and allocation of places where applicable.

Following the success and usefulness of the 2015 calendar, we have continued to implement this tool in 2016 and we are now presenting the 2017 calendar of activities which contains 81 activities to be developed in 2017 in the fields of Administrative, Civil and Criminal Law, Human and Fundamental Rights, Linguistics, Judicial Training Methods, THEMIS and Catalogue plus.

Catalogue activities and Judicial Exchanges, including study visits, are not covered by this calendar and will be addressed separately, following a procedure identical to that of previous years.

The Calendar of Activities has been designed to answer two main concerns expressed by the training institutions: the need to receive all relevant information regarding EJTN trainings before the start of their implementation year, and the need to decrease the number of emails received from the Secretariat.

As a consequence, the Calendar of Activities will replace the individual Calls for Application previously sent a few months in advance of each seminar. Only one monthly reminder listing the approaching deadlines for application will be sent at the beginning of each month, together with information highlighting any updates made to the calendar. In this Calendar, training institutions will find all the information required to select participants to each EJTN activity. In addition, a table listing all application deadlines for the year 2016 is available in Annex I.
Example of an activity page:

CIVIL LAW SUB-WORKING GROUP – EUROPEAN EMPLOYMENT LAW

Activity number: CI/2017/01

3– 4 April
CEJ
Lisbon, Portugal

EJTN’s deadline for application:
13 January 2017

Description
The added value of the two day-long seminar consist of delivering in-depth insights on highly specialized topics pertaining to diversified aspects of European Employment Law (EU directives, practice of the ECJ, cross-border aspects). Expert speakers will be called to expand upon such aspects as jurisdiction, applicable law, EU instruments, recognition and enforcement of decisions and cooperation in matters relating to the subjects of the training. In order to combine the theoretical approach with a more concrete one, workshop sessions will also be organised in order to provide a widened knowledge on EU legislation and case-law and facilitate the exchange of best practices.

Target group / limits
Judges and prosecutors from all EU member states.

Number of participants
48

Language regime
English

Draft programme
Available as soon as possible

Contact person(s)
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Activity Coordinator: Diogo Ravara (CEJ – Portugal) - diogo.ravara@gmail.com

EJTN website:
Activities
For the activities only opened to some Member institutions (Criminal Justice seminars on EAWs and MLAs simulations/ Cross-border evidence in Practice and Procedural safeguards in Criminal Proceedings in the EU in Practice, Catalogue + and JTM activities), participating institutions have been pre-assigned to each seminar. This information is reflected in the relevant activity pages of the calendar. This notwithstanding, in order to facilitate the identification of the relevant seminars by the assigned training institution, tables of Criminal Justice activities listed above, Catalogue + and JTM activities ordered by participating institution are available in Annexes II, III and IV respectively. All other activities are opened to all Members.

The priority list of selected participants, as well as the reserve list, must contain the following information:

<table>
<thead>
<tr>
<th>Priority</th>
<th>Applicant First Name</th>
<th>Applicant LAST NAME</th>
<th>Function (Judge-Prosecutor-other)</th>
<th>Applicant Email</th>
<th>Name of Court/Prosecution Office/Jurisdiction</th>
<th>Professional Address</th>
<th>Telephone</th>
<th>Member State</th>
<th>Language (for Linguistics seminars only)</th>
</tr>
</thead>
</table>

In light of the risk of cancellations and vacancy openings, we strongly urge members to provide EJTN with reserve lists of candidates.

Institutions sending several lists at the same time should clearly identify the seminar each list refers to.

This calendar is available in electronic format on the EJTN’s website at [http://www.ejtn.eu/Catalogue/EJTNs-searchable-database/](http://www.ejtn.eu/Catalogue/EJTNs-searchable-database/)

In addition, each activity page in the calendar comes with a link to the specific webpage of the corresponding training on the EJTN’s website. Relevant documentation such as training materials, administrative documents and practical information will be available on the training’s webpage and updated on a regular basis before the seminar.

For any information and/or comment related to this calendar, do not hesitate to contact the EJTN’s Secretariat – Mrs. Carmen DOMUTA carmen.domuta.domuta@ejtn.eu
## 2017 ACTIVITIES PER DATE

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ACTIVITY PAGES
CYBERCRIME AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS
CR/2017/01

| 22-24 February 2017 | Paris, France | EJTN’s deadline for application 9 January 2017 |

Description

Two-days-and-a-half training based on a ‘learn-by-doing’ methodology. Judges and prosecutors from three different EU Member States will be involved in a simulation of the different stages of a cybercrime case, inspired by real facts and involving both national and cross-border judicial cooperation. This training will require strong interaction between the participants forming the 3 different national Core Groups. Participants will comment on the practical cases according to their national legal systems and, most importantly, learn about their colleagues’ systems in counterpart Member States. The simulation will call for the use of EU instruments of mutual legal assistance and recognition, in particular, Freezing Orders (FO), the European Arrest Warrant (EAW), and Mutual Legal Assistance (MLA) requests. Participants will be assisted by international and national experts, EJN contact points and EUROJUST representatives. The training will include presentations on the role of the EJN and EUROJUST in judicial cooperation in criminal matters, as well as a framework lecture on the topic of the training’s practical case.

Target group:
Judges and prosecutors from France, Lithuania, and Poland, with preference for those involved in judicial cooperation in criminal matters and/or dealing with cross-border criminal cases.

Level: Introductory/Intermediate

Number of participants: Minimum of 12 per EU Member State (France, Lithuania, Poland)

Language: English

Draft programme and further information: CYBERCRIME AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS

Activity Coordinator:
Centre for Judicial Studies (CEJ) – Spain

Contact persons – EJTN Secretariat:
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
CEPOL-EJTN TRAINING COOPERATION – FOLLOW THE MONEY: FINANCIAL INVESTIGATIONS
CR/2017/12

| 27 February-2 March 2017 | Budapest CEPOL H.Q. | EJTN’s deadline for application 10 January 2017 |

Description:
This joint CEPOL-EJTN training will bring together prosecutors and senior police officers from different EU MS with the aim to reinforce cooperation in cross-border financial cases. The Council of the EU in its document of 19 April 2016, 6915/1/16 “Draft Conclusions and Action Plan on Financial Investigations” explicitly invites CEPOL to develop cooperation with the European Judicial Training Network (EJTN) as well as to provide training on legal issues encountered by Law enforcement officials and the Judiciary in cross-border financial investigations and on new technologies as well as topics such as dark web and virtual currencies.

Target group:
The aim, target group and the specific learning outcomes shall be developed in cooperation with the EJTN to comply with the requirements set as follows:
• strengthen multidisciplinary cooperation about financial investigations by providing training, including training in a multidisciplinary formation.
• develop cooperation with the European Judicial Training Network.
• provide training on new technologies as well as topics such as dark web and virtual currencies.
• provide training on legal issues encountered by law enforcement in (cross-border) financial investigations.
• provide online programmes (e-learning, web applications) on (multidisciplinary) financial investigation for training and awareness

Level: Introductory / Intermediate

No. of participants: 14 judges and prosecutors preferably involved in cross-border investigations. All MS

Language: English

Draft programme and further information:
CEPOL-EJTN TRAINING COOPERATION – FOLLOW THE MONEY: FINANCIAL INVESTIGATIONS

Activity Coordinator: EJTN Secretariat and CEPOL
Contact persons - EJTN: Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
CONFLICTS OF NORMS IN THE APPLICATION OF FUNDAMENTAL RIGHTS
HFR/2017/01

| 2-3 March 2017 | Rome, Italy | EJTN's deadline for application: 13 January 2017 |

Description:
Day-and-a-half training organised in partnership with the Association of European Administrative Judges (AEAJ) and focused on constructive solutions to conflicts between national and European law in the application of fundamental rights and freedoms. The training will be carried out by leading academics and practitioners and will cover topics as diverse as potential conflicts between judicial and administrative decisions and fundamental rights, conflicts between primary and secondary EU law, and between the former and the European Convention on Human Rights (ECHR). This training will combine theoretical lectures with practical workshops based on specialised case-studies and will serve as a forum for the exchange of knowledge and best practices between judges from across the EU. Participants are expected to have some background knowledge of the subject.

Target group: Administrative and civil law judges from all EU Member States

Level: Introductory

Total number of participants: EJTN - 20 judges – AEAJ – 20 judges

Language regime: English

Draft programme and further information:
CONFLICTS OF NORMS IN THE APPLICATION OF FUNDAMENTAL RIGHTS

Activity Coordinator:
Susanna Gamauf-Boigner (AT) and Edith Zeller (AEAJ)

Contact person – EJTN Secretariat:
Sara Sipos - sara.sipos@ejtn.eu
Description
Following the successful pilot of a prototype European Judge craft course in Omsenie (SK) in the autumn 2015, EJTN is running a series of four further courses based upon the prototype. The first course has been held in Lisbon on November 2016 and has covered topics as judicial conduct and ethics, judicial resilience, unconscious bias and the practice of judge craft skills in the courtroom. The three-additional courses are held in 2017 and will be highly focused upon the set of skills and abilities that are in common to all judges at every level, whatever their jurisdiction, in Europe.

Target group / limits:
Judicial Trainers and Educators

Number of participants:
20

Number of selected national participants: according to the selection indicated in the declaration of interest

Language regime:
English

Draft programme:
Available as soon as possible

Activity coordinator:
Jeremy Cooper (United Kingdom, England and Wales)

Contact person – EJTN Secretariat:
Benedetta Vermiglio benedetta.vermiglio@ejtn.eu

EJTN website:
JUDICIAL TRAINING METHODS – JUDGECRAFT SEMINAR
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CRIMINAL MATTERS
LI/2017/01

| 13-17 March 2017 | Centre for Legal Studies, Madrid, Spain | EJTN’s deadline for application: 15 January 2017 |

Description
A five day, face-to-face course designed for EU judges and prosecutors working within judicial cooperation in criminal matters.
It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.
Participants are divided in four small groups, three to be developed in English and one to be carried out in French.
Each group is trained for the entire week by a team composed of a linguist expert and a legal expert acting simultaneously.
The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.
Before the face-to-face seminar components, participants will be invited to check their knowledge and prepare for the seminars by doing some legal and language exercises, which will be prepared by the project experts, and available for participants on EJTN’s training platform.

Target group / limits
Judges and prosecutors from all EU Members States involved in judicial cooperation in criminal matters and having the B2 language level as per Common European Framework of Reference for Languages

Level: Intermediate

Number of participants: 52 (8 of them from the hosting institution)

Language regime: English and French

Draft programme for English and French speaking groups


Link to the website:
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CRIMINAL MATTERS

Activity Coordinator: Carmen Domuta

Contact person: EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
EU CROSS-BORDER EVIDENCE IN PRACTICE
CR/2017/02

16-17 March 2017
Barcelona
EJTN’s deadline for application
10 January 2017

Description

Day-and-a-half training aimed at promoting effective way of cooperation on obtaining evidence in criminal matters between EU Member States in view of securing its admissibility abroad. The seminar, divided in national breakouts sessions, international workshops and plenaries, will give the opportunity to the participants to compare their rules of evidence gathering and admissibility to conclude on common standards or conclusions between Member States when dealing with cross-border evidence. In addition, high level experts (Academics and Practitioners) will present the current existing instruments for judicial cooperation, best practices and the new legal framework of EU cross-border gathering of evidence: which changes with the Directive on the European Investigation Order and national challenges in the implementation of the Directive.

Target groups
Judges and prosecutors from Spain, Czech Republic, Italy, Poland, Romania, Finland and Lithuania
Preferably prosecutors and criminal judges involved in judicial cooperation in criminal matters or cross-border cases.

Number of participants
42- 6 per country

Language regime
English

Draft programme
Available as soon as possible

Link to the website:
EU CROSS-BORDER EVIDENCE IN PRACTICE

Activity Coordinator
Ulrich Nachtlberger-Ministry of Justice-Austria

Contact persons – EJTN Secretariat
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
EUROPÉANISATION DU DROIT SOCIAL - BASES ET PERSPECTIVES

CP/2017/01

20-24 March 2017

Federal Ministry of Justice and Consumer Protection
Wustrau, Germany

EJTN’s deadline for application:
13 February 2017

Topic: Social Law

Description
This conference is targeted at social court judges from all levels of jurisdiction. Coordinating social law (Regulation 883/2004, formerly Regulation 1408/71) has always played an important role in social judicial practice. Increasing economic interdependence and growing migration flows of employees and unemployed persons within the European Union are creating new problems, such as delimitation issues between the coordinating social law and questions regarding EU citizens' freedom of movement. Social court judges also have to increasingly deal with competition law matters and public procurement law matters, particularly in connection with service provider law of social and social insurance law. The aim of this conference is to provide social court judges with the tools necessary for this (presentation of the relevant EU primary and secondary law, of the most important decisions taken by the European Court of Justice, and of the methodological issues regarding the obtaining and exchanging of information).

The conference is also offered within the framework of the European Judicial Training Network (EJTN). It is particularly suited to participants from abroad.

Target audience
Open to judges

Training Level
Introductory, advanced

Language regime
German (English interpretation)

Allocation of places
Czech Republic (1) – ERA (1) – Estonia (1) – France (1) – Italy (1) – Latvia (1) – Poland (1) – Portugal (1) – Romania (1) – Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website:
EUROPÉANISATION DU DROIT SOCIAL - BASES ET PERSPECTIVES
DATA PROTECTION AND PRIVACY RIGHTS
AD/2017/01

| 23-24 March 2017 | Lisbon, Portugal | EJTN’s deadline for application: 13 January 2017 |

Description:
The comprehensive reform of EU data protection rules in 2016 will present new challenges for judicial practitioners across Europe. To address the changes to EU’s data protection framework and foster discussion among practitioners from the different EU Member States, this day-and-a-half training will focus on the most relevant legal and jurisprudential developments in the field of data protection and privacy rights. It will gather leading experts in this field to offer a practical overview of the new Regulation and Directives stemming from the EU’s data protection reform package, as well as a discussion on the Court of Justice (CJEU) seminal judgment on the ‘Right to be Forgotten’. Practical workshops will focus on online privacy, access to information, and exceptions to the protection of personal data. The training will serve as a forum for the exchange of knowledge and best practices between judges from across the EU. Participants are expected to have some background knowledge of the subject.

Target group:
Administrative and civil law judges from all EU Member States

Level:
Introductory

Total number of participants:
39 judges

Language regime:
English

Draft programme and further information:
DATA PROTECTION AND PRIVACY RIGHTS

Activity Coordinator:
Ana Celeste Carvalho - Portuguese Centre for Judicial Studies (CEJ)

Contact person – EJTN Secretariat:
Pilar Casado Garcia-Hirschfeld; pilar.casado@ejtn.eu
SAISIES ET CONFISCATIONS
CP/2017/02

| 27-28 March 2017 | The Judicial Training Institute Brussels, Belgium | EJTN’s deadline for application: 20 February 2017 |

Topic: National Penal law

Description
After this training, participants have the necessary knowledge to be able to handle the legal tools available to seize and confiscate patrimonial benefits from criminal origin.

- Day 1: Provide the basic knowledge required for the criminal seizure and confiscation of assets derived from an offense.
- Day 2: Deepen questions about seizure and confiscation.

Target audience
Open to judges and prosecutors

Training Level
Advanced

Language regime
French - translation in English

Allocation of places
Bulgaria (1) – ERA (1) - France (1) - Germany (1) - Italy (1) - Poland (1) - Portugal (1) - Romania (1) – Spain EJ (1) – Spain CEJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
SAISIES ET CONFISCATIONS
HANDLING TERRORISM
CP/2017/25

<table>
<thead>
<tr>
<th>27-31 March 2017</th>
<th>The French National School for the Judiciary</th>
<th>EJTN’s deadline for application: 28 February 2017</th>
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<tr>
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<td>Paris, France</td>
<td>28 February 2017</td>
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**Topic:** EU Criminal Law/society issues

**Description**
The threat of terrorism lies at the heart of social, political and judicial concerns in our countries today. In the wake of globalisation, its internationalisation is more than ever before an additional source of fear and difficulty for the institutions responsible for preventing or punishing it. In France as in other countries, the judicial authorities are very much concerned by this issue. As early as the 1980s, the French justice system was forced to organise itself to cope with the threat. Today, there are therefore specialised judges and prosecutors in Paris, judges and prosecutors working in the courts in jurisdictions where there are terrorist group activities, prosecutors of the central administration tracking this form of crime and, of course, the judges handling liaison with countries affected by these activities. Regarding the way, the threat has been addressed by the law, this session analyses the specific criteria that apply in formulating charges, defining offences, including intelligence work in judicial procedures and, more generally, in the judicial organisation of States to optimise the fight against terrorism. It presents the techniques used nationally and within the broader framework of the international instruments adopted in such matters, as well as in fundamental rights.

**Teaching:** The primary aim of this session is to describe and analyse the current manifestations of the terrorist threat (international, urban, separatism violence), and also to present and comment on its judicial treatment in the different phases of the investigation, trial proceedings and enforcement of the sentence. The session is held in the form of conferences and round-table debates, and presents hands-on experience of the issues, in particular a practical description of how to implement the different competences that are required, thanks to the participation of academic researchers and members of the specialised departments of the diplomatic services, police and justice system.

**Target audience:** This session is open to judges, prosecutors, police or members of other states administrations specialised in the fight against terrorism

**Training Level:** Advanced

**Language regime:** French and English interpretation

**Allocation of places**
Belgium (1) – Bulgaria (1) - Germany (1) - Italy (2) - Romania (2) – Slovenia (1) - Spain CEJ (2)

**Draft programme:** Available as soon as possible

**Contact person**
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

**EJTN website:** HANDLING TERRORISM
JUDICIAL PSYCHOLOGY
CP/2017/03

| 30-31 March 2017 | Centre for Judicial Studies Lisbon, Portugal | EJTN’s deadline for application: 20 February 2017 |

**Topic:** Family and Children’s Law; Criminal Law

**Description**
- The importance of this area of knowledge in the analysis, evaluation and decision of situations involving children or young people
- The stages of the child’s development
- The re-victimization of the child
- The child’s false memories
- The importance of the victim’s testimony in criminal procedure
- The testimony without harm to the child
- The statements of the accused and their probative assessment

**Target audience**
Judges and public prosecutors, lawyers and other justice professionals

**Training Level**
Intermediate

**Language regime**
English and Portuguese (with simultaneous interpretation)

**Allocation of places**
Belgium (1) – Bulgaria (1) - ERA (1) - France (1) - Germany (1) - Italy (1) - Poland (1) - Romania (1) – Spain EJ (1) – Spain CEJ (1)

**Draft programme**
Available as soon as possible

**Contact person**
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

**EJTN website**
JUDICIAL PSYCHOLOGY
CIVIL LAW SUB-WORKING GROUP –EUROPEAN LABOUR LAW SEMINAR
CI/2017/01

| 3-4 April 2017 | CEJ, Lisbon, Portugal | EJTN’s deadline for application: 13 January 2017 |

Description
The added value of the two day-long seminar consist of delivering in-depth insights on highly specialized topics pertaining to diversified aspects of European Employment Law (EU directives, practice of the ECJ, cross-border aspects). Expert speakers will be called to expand upon such aspects as jurisdiction, applicable law, EU instruments, recognition and enforcement of decisions and cooperation in matters relating to the subjects of the training. In order to combine the theoretical approach with a more concrete one, workshop sessions will also be organized in order to provide a widened knowledge on EU legislation and case-law and facilitate the exchange of best practices.

Target group / limits:
Judges and prosecutors from all EU member states.

Number of participants:
48

Language regime:
English

Draft programme:
Available as soon as possible

Activity coordinator:
Diogo Ravara (CEJ – Portugal) - diogo.ravara@gmail.com

Contact person – EJTN Secretariat:
EJTN Secretariat: Sara Sipos, sara.sipos@ejtn.eu

EJTN website:
CIVIL LAW SUB-WORKING GROUP –EUROPEAN LABOUR LAW SEMINAR
CONFERENCE WITH ILO
CP/2017/04

| 6-7 April 2017 | Centre for Judicial Studies Lisbon, Portugal | EJTN’s deadline for application: 27 February 2017 |

Topic: International Labour Law

Description
Reflect on relevant issues of international law and European labour law, with particular reference to ILO conventions and their application by the Portuguese labour courts

Target audience
Judges and public prosecutors, lawyers and other justice professionals

Training Level
Introductory - Intermediate

Language regime
English and Portuguese (with simultaneous interpretation)

Allocation of places
Belgium (1) – Czech Republic (1) - ERA (1) - Estonia (1) - France (1) - Italy (1) - Latvia (1) - Lithuania (1) - Romania (1) - Slovenia (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
CONFERENCE WITH ILO
IN THE NAME OF A CHILD
CP/2017/05

6-7 April 2017  Ministry of Justice of the Republic of Slovenia - Judicial Training Centre Brdo near Kranj, Slovenia  EJTN’s deadline for application: 27 February 2017

Topic: EU Criminal law

Description
The seminar will be organised in cooperation with the Slovenian State Prosecutors’ Association, the General Police Directorate and the Slovenian Police Academy. The participants are state prosecutors, judges, police officers, lawyers and other partakers in the criminal procedures dealing with rights and protection of children. The general topic is child protection in criminal procedures. This event implements a multi-disciplinary approach towards complex cases, where traumatised children are involved. In 2017 the experts’ consultations will focus how to make a child open up to prosecutors, judges, how to understand traumatised children’s fear and psychology, how to deal with hard cases about child’s death and their families, how to cope with stress accompanied with such hard cases. The lecturers will be comprised of the experts (e.g. justice, police, psychology, family violence victims etc.) from various fields dealing with family violence prevention.

Target audience
Judges, state prosecutors, law enforcement officers and attorneys

Training Level
Advanced

Language regime
Slovene, Croatian and translation to English

Allocation of places
Belgium (1) – Bulgaria (1) - ERA (1) - France (1) - Germany (1) - Italy (1) – Poland (1) - Portugal (1) - Romania (1) - Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
IN THE NAME OF A CHILD
SEMI-FINAL A: INTERNATIONAL COOPERATION IN CRIMINAL MATTERS
TH/2017/01

| 10-13 April 2017 | National Institute of Justice Sofia, Bulgaria | EJTN’s deadline for application: 6 March 2017 |

Description
The main aim of the Themis Competition is to bring together future magistrates from different European countries at a time when they are undergoing entry level training to enable them to share common values and to exchange new experiences/discuss new perspectives in areas of common interest.

The Project aims to:
- Promote a forum of discussion on European and International Law subjects.
- Promote exchanges of experiences between the participants.
- Obtain and spread interesting and useful theses on the chosen subjects.
- Encourage the development of the critical thinking and communication skills.
- Promote and foster relationships among participants from across the European judiciaries represented in the competition.

Target group: The project beneficiaries are trainees from all training institutions and schools who are members of EJTN or observers.
The maximum number of teams to take part in each semi-final is eleven (11).

Language regime: English

Participant: A participant is defined as a team consisting of three persons. Each participant can be accompanied by one teacher/tutor.
Team members must be judicial trainees:
A person is considered a judicial trainee if he or she is so regarded under the national law and if he/she is not attending initial training activities for more than two years. The training institution to which the trainee belongs shall certify his/her status, according to the above, at the moment of registration.
Any country where such a concept of “trainee” does not exist may participate with a team composed of judges and/or public prosecutors who, at the date of registration, are in their first year of service, such year commencing with the date when they first took up their appointment as a judge or public prosecutor irrespective of whether or not they are in such employment at the date of registration.
It is not allowed to be a member of a team in THEMIS more than once.

Draft programme: Available as soon as possible

Link to the website: SEMI-FINAL A: INTERNATIONAL COOPERATION IN CRIMINAL MATTERS

Contact person: Pilar Casado García-Hirschfeld; pilar.casado@ejtn.eu
JUDICIAL TRAINING METHODS METHODOLOGIES SEMINAR “On job training: coaching, tutoring, mentoring”

TM/2017/02

| 11-12 April 2017 | Judicial Academy of Brandenburg - Berlin, Germany | EJTN’s deadline for application: 8 March 2017 |

Description
The training event will facilitate the exchange of experience among the EJTN members on coaching as one way of professional development. This is the reason why schools/institutions/organizations that use this training method will present and demonstrate ways of doing it, considering its benefits.

General Objectives: The participants should:

- clarify the concept of coaching and its practicalities;
- exercise the techniques of active listening;
- analyse the way in which feedback should be given in the training process;
- experience the benefits of coaching through short demonstrations facilitated by experts from different countries where coaching is being used;
- become aware of the advantages and disadvantages of coaching for their own countries.

Target group / limits:
Judicial trainers

Number of participants:
35

Language regime:
English and French

Draft programme:
Available as soon as possible

Activity coordinator:
Otilia Pacurari (National Institute for the Magistracy - Romania)

Contact person – EJTN Secretariat:
Benedetta Vermiglio benedetta.vermiglio@ejtn.eu

EJTN website:
JUDICIAL TRAINING METHODS METHODOLOGIES SEMINAR “On job training: coaching, tutoring, mentoring”
OLD AND NEW CONCEPTS OF CRIME IN THE LEGISLATIVE ACTION
COUNTERING TERRORISM AND SUBVERSION OF DEMOCRACY

CP/2017/06

| 19 - 21 April 2017 | Scuola Superiore della Magistratura Scandicci, Italy | EJTN’s deadline for application: 6 March 2017 |

Topic: National law

Description:
This two days-and-a-half seminar analyses the recent developments of the concept of terrorism and subversion of democracy in the legislative action. Through lectures and workshops, it will serve as a forum for the exchange of knowledge and best practices to counter terrorism.

Target audience:
Open to judges and prosecutors

Training Level:
Advanced

Language regime
Translation in English

Allocation of places
Bulgaria (1) - Czech Republic (1) - ERA (1) – Estonia (1) – France (1) – Germany (1) - Poland (1) - Portugal (1) - Romania (1) – Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
OLD AND NEW CONCEPTS OF CRIME IN THE LEGISLATIVE ACTION COUNTERING TERRORISM AND SUBVERSION OF DEMOCRACY
Description
Statistics elaborated by the Ministry of the Interior reveal that in the first half of 2016 more than fifty thousand claims for international protection have been lodged at the administrative territorial commissions, and this number is constantly increasing. According to the data provided by the Minister of Justice, Italian first instance courts have received during the first five months of 2016 fifteen thousand judicial appeals.

The Italian School for the Judiciary intends to respond to this training need "emergency" organizing a seminar in cooperation with the Ministry of the Interior, open to the participation of vice-prefetti (Civil local governors) who preside over the administrative territorial commissions and judges.

The seminar will give the opportunity to exchange ideas and compare different practices. Analysis will be focused on role and powers of the bench, on procedural issues such as the burden of the proof and interview techniques. Specific attention will be paid to the collection of information on the Country of origin (COI). Separate consideration will be given to special conditions for protection: such as cases relating to sexual orientation, to victims of violence, of trafficking in human beings, of torture. Finally, participants will have the opportunity to gain a deeper knowledge and understanding of the relationship between administrative procedure and judicial proceedings.

Target audience: Open to judges

Training Level: Advanced

Language regime: Translation in English

Allocation of places
Belgium (1) – Bulgaria (1) - ERA (1) - France (1) - Germany (1) - Poland (1) - Portugal (1) - Romania (1) – Slovenia (1) - Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
RIGHT TO ASYLUM AND TO INTERNATIONAL PROTECTION
INTERNATIONAL LEGAL COOPERATION IN CRIMINAL MATTERS.
EUROPEAN ARREST WARRANT
CP/2017/08

| 24-26 April 2017 | The National Institute of Justice Sofia, Bulgaria | EJTN’s deadline for application: 17 March 2017 |

Topic: Criminal law: Judicial Cooperation in Criminal Matters

Description
Pursuant to Article 82(1) of the Treaty on the Functioning of the European Union (TFEU), judicial cooperation in criminal matters in the European Union is based on the principle of mutual recognition of judicial decisions.
Particular attention will be allocated to the EU institutional tools in the cooperation on criminal matters – Eurojust, Europol and the European Judicial Network in Criminal Matters. The seminar will outline the competences of the Court of Justice of the European Union in the field of criminal matters, as well as its jurisdiction to give preliminary rulings. The training will cover the following topics through the use of interactive presentations, discussions and exercises: Judicial cooperation in criminal matters – Overview; Tools for cooperation in criminal matters among the EU member-states; European arrest warrant; and Preliminary rulings on criminal matters.

Target audience
Open to judges and prosecutors

Training Level
Introductory

Language regime
Bulgarian and English

Allocation of places
Belgium (1) – ERA (1) - France (1) - Germany (1) - Italy (1) - Poland (1) - Portugal (1) - Romania (1) - Spain EJ (1) – Spain CEJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
INTERNATIONAL LEGAL COOPERATION IN CRIMINAL MATTERS, EUROPEAN ARREST WARRANT
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CIVIL MATTERS
LI/2017/02

Description
A five day, face-to-face course designed for EU judges and prosecutors working within judicial cooperation in civil matters.
It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.
Participants are divided in four small groups, three to be developed in English and one to be carried out in French.
Each group is trained for the entire week by a team composed of a linguist expert and a legal expert acting simultaneously.
The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.
Before the face-to-face seminar components, participants will be invited to check their knowledge and prepare for the seminars by doing some legal and language exercises, which will be prepared by the project experts, and available for participants on EJTN’s training platform.

Target group / limits
Judges and prosecutors from all EU Members States involved in judicial cooperation in civil matters and having the B2 language level as per Common European Framework of Reference for Languages

Number of participants: 52 (8 of them from the hosting institution)

Language regime: English and French

Level: Intermediate

Draft programme for English and French speaking groups

Link to the website
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CIVIL MATTERS

Activity Coordinator: Carmen Domuta

Contact person: EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
HUMAN RIGHTS & ACCESS TO JUSTICE IN THE EU
HFR/2017/02

| 24-25 April 2017 | Valletta, Malta | EJTN’s deadline for application: 20 January 2017 |

Description:

Day-and-a-half training focused on the right to a fair trial and the notion of effective remedies as a fundamental right (Article 6 of the European Convention on Human Rights, Article 47 of the EU Charter on Fundamental Rights). This training will combine theoretical lectures with practical workshops and will allow participants to address issues ranging from judicial independence to the principle of equality of arms and the length of legal proceedings. The sessions will be led by academics, European Court of Human Rights (ECtHR) and EU Court of Justice (CJEU) officials, trainers and practitioners in the field of EU human rights. The training will serve as a forum for the exchange of knowledge and best practices between judges and prosecutors from across the EU. Participants are expected to have some background knowledge of the subject.

Target group:
Administrative, civil and criminal law judges from all EU Member States

Level:
Introductory

Total number of participants:
39 judges/prosecutors

Language regime:
English

Draft programme and further information:
HUMAN RIGHTS & ACCESS TO JUSTICE IN THE EU

Activity Coordinator:
Grzegorz Borkowski - National School of Judiciary and Public Prosecution of Poland

Contact person – EJTN Secretariat:
Sara Sipos - sara.sipos@ejtn.eu
CEPOL-EJTN TRAINING COOPERATION – JOINT INVESTIGATION TEAMS-IMPLEMENTATION
CR/2017/16

25-28 April 2017  Germany-Academy of European Law  EJTN's deadline for application
13 February 2017

Description

In cooperation with the CEPOL, the EJTN funds the annual participation of judges and prosecutors from the different EU Member States to CEPOL's seminars on Join Investigation Teams, aiming at fostering a greater cooperation and information-exchange between magistrates and law enforcement officers at the EU level. Training event aimed at enhancing the competences and deepen the understanding of the participants of the set-up and functioning of Joint Investigation Teams. As General Learning Outcomes - upon completion of the activity the participants will be able to:

- Apply the concept of JITs
- Compare JIT with other forms of criminal investigations
- Identify legal practice and procedural issues in JITs
- Illustrate in general terms how to set up and operate a JIT
- Select appropriate services offered by the European Union to support JITs
- Differentiate the roles of the different actors in a JIT
- Complete and submit applications for JIT funding
- Draft a JIT agreement based on the model agreement available in the JITs Manual; evaluate a JIT based on the evaluation template from CEPOL JIT Online Learning Module / the JITs Network Secretariat

Target group: Criminal Judges and prosecutors preferably involved in cross-border criminal investigations

Number of participants: 15 participants from all MS

Language regime: English

Draft programme
Available as soon as possible

Link to the website

Activity Coordinator: EJTN Secretariat and CEPOL

Contact persons - EJTN: Mónica Martí García – monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
MIGRANT SMUGGLING AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS

CR/2017/03

| 26-28 April 2017 | Thessaloniki, Greece | EJTN’s deadline for application 23 January 2017 |

Description

Two days-and-a-half training based on a ‘learn-by-doing’ methodology. Judges and prosecutors from three different EU Member States will be involved in a simulation of the different stages of a migrant smuggling case, inspired by real facts and involving both national and cross-border judicial cooperation. This training will require strong interaction between the participants forming the 3 different national Core Groups. Participants will comment on the practical cases according to their national legal systems and, most importantly, learn about their colleagues’ systems in counterpart Member States. The simulation will call for the use of EU instruments of mutual legal assistance and recognition, in particular, Freezing Orders (FO), the European Arrest Warrant (EAW), and Mutual Legal Assistance (MLA) requests. Participants will be assisted by international and national experts, EJN contact points and EUROJUST representatives. The training will include presentations on the role of the EJN and EUROJUST in judicial cooperation in criminal matters, as well as a framework lecture on the topic of the training’s practical case.

Target group: Judges and prosecutors from Bulgaria, Greece, and Hungary, with preference for those involved in judicial cooperation in criminal matters and/or dealing with cross-border criminal cases.

Level: Introductory/Intermediate

Number of participants: Minimum of 12 per EU Member State (Bulgaria, Greece, and Hungary)

Language: English

Draft programme and further information:
MIGRANT SMUGGLING AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS

Activity Coordinator:
Centre for Judicial Studies (CEJ) – Spain

Contact persons – EJTN Secretariat:
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CRIMINAL MATTERS  
LI/2017/03

| 8-12 May 2017 | IGO-IFJ – Brussels, Belgium | EJTN’s deadline for application: 12 February 2017 |

**Description**

A five day, face-to-face course designed for EU judges and prosecutors working within judicial cooperation in criminal matters.

It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.

Participants are divided in four small groups, three to be developed in English and one to be carried out in French.

Each group is trained for the entire week by a team composed of a linguist expert and a legal expert acting simultaneously.

The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.

Before the face-to-face seminar components, participants will be invited to check their knowledge and prepare for the seminars by doing some legal and language exercises, which will be prepared by the project experts, and available for participants on EJTN’s training platform.

**Target group / limits**

Judges and prosecutors from all EU Members States involved in judicial cooperation in criminal matters and having the B2 language level as per Common European Framework of Reference for Languages

**Number of participants:** 52 (8 of them from the hosting institution)

**Language regime:** English and French

**Level:** Intermediate

**Draft programme for English and French speaking groups**

Draft Agenda EN LI 2017 03.pdf  
Draft Agenda FR LI 2017 03.pdf

**Link to the website**

LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CRIMINAL MATTERS

**Activity Coordinator:** Carmen Domuta

**Contact person:** EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
Description
Training to leadership in the judiciary is a difficult task, because leadership and court management are to be balanced with values that are inherent in the judiciary, such as judicial independence. However, leaders in the judiciary, and especially presidents of courts and chief prosecutors, should be supported by training in developing specific skills and capacities -such as “personal development”, leadership and communication skills development, change management capacity development- that are necessary for the efficient and effective management of judicial organisations. Competences concerning court leaders’ appointment and evaluation often belong, in EU Member States, to Judicial Councils. Depending on the national legal framework, Judicial Councils, when they exist, allocate resources -human and or financial-, sometimes decide on mobility of judges and prosecutors, sometimes establish the qualities that leaders must have in order to be appointed, sometimes determine the targets of the courts or of the individual performance, sometimes establish or verify the implementation of ethical rules by leaders. The Judicial Councils’ roles and competences are strictly intertwined with judicial leaders’ roles. Hence the working group Judicial Training Methods has established a cooperation with ENCJ, in order to share views and best practices. A conference, focused on concrete problems of training to leadership, was organised by the EJTN in cooperation with ENCJ in Barcelona on 12 and 13 July 2016. This day-and-a-half training is aimed at following up the cooperation between EJTN and ENCJ in the field of training to leadership. It is specifically aimed at identifying leaders’ training needs.

Target group / limits:
President of courts and Chief prosecutors from all EU Member States.

Number of participants:
35

Language regime:
English and French

Draft programme:
Available as soon as possible

Activity coordinator:
Luca Perilli (High School for the Magistracy, Italy)

Contact person – EJTN Secretariat:
Benedetta Vermiglio benedetta.vermiglio@ejtn.eu
EJTN website:
JUDICIAL TRAINING METHODS LEADERSHIP SEMINAR
Description
The main aim of the Themis Competition is to bring together future magistrates from different European countries at a time when they are undergoing entry level training to enable them to share common values and to exchange new experiences/discuss new perspectives in areas of common interest. The Project aims to:

- Promote a forum of discussion on European and International Law subjects.
- Promote exchanges of experiences between the participants.
- Obtain and spread interesting and useful theses on the chosen subjects.
- Encourage the development of the critical thinking and communication skills.
- Promote and foster relationships among participants from across the European judiciaries represented in the competition.

Target group: The project beneficiaries are trainees from all training institutions and schools who are members of EJTN or observers. The maximum number of teams to take part in each semi-final is eleven (11).

Language regime: English

Participant: A participant” is defined as a team consisting of three persons. Each participant can be accompanied by one teacher/tutor. Team members must be judicial trainees: A person is considered a judicial trainee if he or she is so regarded under the national law and if he/she is not attending initial training activities for more than two years. The training institution to which the trainee belongs shall certify his/her status, according to the above, at the moment of registration. Any country where such a concept of “trainee” does not exist may participate with a team composed of judges and/or public prosecutors who, at the date of registration, are in their first year of service, such year commencing with the date when they first took up their appointment as a judge or public prosecutor irrespective of whether or not they are in such employment at the date of registration. It is not allowed to be a member of a team in THEMIS more than once.

Draft programme: Available as soon as possible

Link to the website: SEMI-FINAL B: EUROPEAN FAMILY LAW

Contact person: Pilar Casado García-Hirschfeld; pilar.casado@ejtn.eu
THE FIGHT AGAINST IP INFRINGING GOODS

CP/2017/10

18-19 May 2017

ERA
Trier, Germany

EJTN’s deadline for application:
10 April 2017

Topic: Intellectual Property Law, Trade Law

Description

Objective
This conference will assess the implementation of Directive 2004/48/EC on the civil enforcement of intellectual property rights and its proposed revision. Procedural issues related to intellectual property litigation will be discussed on the basis of national and CJEU case law. Alternative measures such as ADR and voluntary mechanisms will be explored.

Key topics

- Assessment of the implementation of Directive 2004/48/EC and proposed review
- Update on the EU Action Plan adopted in 2014 Towards a Renewed Consensus on the Enforcement of Intellectual Property Rights: due diligence in supply chains and how to tackle misplacement of advertising on IP-infringing websites?
- Procedural issues in court proceedings, including solutions provided by judgments of the CJEU and national courts on remedies and legal costs, gathering of evidence, right of information.
- Open legal issues regarding cross-border execution of injunctions and the role of intermediaries in intellectual property.
- Seizure of goods in transit.
- The EU Customs Action Plan to combat IPR infringements.

Target audience: Judges and public prosecutors, lawyers and other justice professionals

Training Level: Advanced

Language regime: English and German

Allocation of places
Belgium (1) – France (1) - Germany (1) - Italy (1) - Lithuania (1) - Poland (1) - Portugal (1) - Romania (1) – Slovenia (1) - Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
THE FIGHT AGAINST IP INFRINGING GOODS
GATHERING AND ADMISSIBILITY OF EVIDENCE IN COUNTER-TERRORISM: CHALLENGES AND BEST PRACTICES
CR/2017/04

| 29-30 May 2017 | Brussels, Belgium | EJTN's deadline for application 3 March 2017 |

Description
Specialised day-and-a-half training focused on the practical evidentiary challenges involved in the investigation, prosecution and trial of terrorism cases. This training will gather judges and prosecutors from different EU Member States to exchange views and best practices on the treatment of terrorism cases, the gathering and use of evidence from third States and conflict zones, the use of intelligence as evidence, and the use of evidence from social media and other online platforms. Participants will be divided into breakout groups to discuss practical cases and investigative approaches to complex files. Through plenary and roundtable discussions, practitioners will exchange views with other experts in this field and share their own national experience in dealing with foreign fighters and home-grown terrorism. Supporting lectures will offer an overview of the most recent legal developments in the field of counter-terrorism, including the new EU Directive on combating terrorism, the role of judicial cooperation in tackling terrorism, and the support offered by EU institutions and agencies therein.

Target group:
Judges and prosecutors from all EU Member States, with experience in the treatment of terrorism or related complex cross-border criminal cases.

Level: Intermediate/Advanced

Number of participants: 30 judges and prosecutors from all EU Member States

Language: English

Draft programme and further information:
GATHERING AND ADMISSIBILITY OF EVIDENCE IN COUNTER-TERRORISM: CHALLENGES AND BEST PRACTICES

Activity Coordinator:
Rainer Hornung, Deputy Chief Prosecutor, Lörrach Prosecution Office

Contact persons – EJTN Secretariat:
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
# PRIVACY, SECURITY AND DATA PROTECTION IN THE COURTS

**CP/2017/11**

| May-June 2017 | The Centre for Legal Studies (CEJ) Madrid, Spain | EJTN’s deadline for application: April 2017 |

**Topic:**

**Description**

**Target audience**

**Training Level**

**Language regime**

English

**Allocation of places**

Belgium (1) – Bulgaria (1) - Czech Republic (1) - Estonia (1) - Italy (1) - Latvia (1) - Lithuania (1) - Portugal (1) - Romania (1) – Slovenia (1)

**Draft programme**

Available as soon as possible

**Contact person**

EJTN Secretariat: Brandi Brown-Moreau, [catalogueplus@ejtn.eu](mailto:catalogueplus@ejtn.eu)

**EJTN website**

[PRIVACY, SECURITY AND DATA PROTECTION IN THE COURTS](#)
**PROCEDURAL SAFEGUARDS IN CRIMINAL PROCEEDINGS IN THE EU IN PRACTICE**

**CR/2017/05**

<table>
<thead>
<tr>
<th>1-2 June 2017</th>
<th>Croatia, Zagreb</th>
<th>EJTN's deadline for application 31 March 2017</th>
</tr>
</thead>
</table>

**Description**

Day-and-a-half training aimed at offering a better understanding and providing an overview of criminal defense rights under EU law through a set of Directives designed to strengthen procedural safeguards (interpretation and translation, information, access to a lawyer, presumption of innocence, children and legal aid). This training will combine presentations and key notes on EU procedural rights and ECHR and CJEU case-law as well as practical workshops and plenary briefings. It will serve as a forum for the exchange of knowledge and best practices between judges and prosecutors who will be called to resolve the challenges posed by the Directives. Through those exchanges between participants from different MS knowledge and understanding of other EU legal systems on procedural safeguards in criminal proceedings will promote mutual trust.

**Target group / limits**

Judges and prosecutors from Austria, Bulgaria, Croatia, France, Greece, Germany, Italy, Poland and Slovenia. Criminal judges and prosecutors with some knowledge of EU Criminal Law and judicial cooperation in criminal matters.

**Number of participants**

36-4 per country

**Language regime**

English

**Draft programme**

Available as soon as possible

**Activity Coordinator**

ENM-France

**Contact persons – EJTN Secretariat:**

Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17

Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84

**EJTN website**

[PROCEDURAL SAFEGUARDS IN CRIMINAL PROCEEDINGS IN THE EU IN PRACTICE](#)
APPLICABLE LAW TO CONTRACTUAL OBLIGATIONS
CP/2017/12

5-7 June 2017 | The Centre for Judicial Studies Lublin, Poland | EJTN’s deadline for application: 28 April 2017

Topic: civil and commercial matters

Description
Conflict-of-law rules is considered one of the most problematic issues in the jurisprudence. Problems especially derive from complex legal environment characterized by the variety of regulations. The subject matter to be analyzed is the area of private international law.

The Seminar includes the following issues:

- cross-border nature of the case – a conflict-of-rule law approach
- the law governing contractual obligations under the polish Private International Law 4/2/2011 + the issues of transitional law
- the law governing contractual obligations under Rome Convention of 1980 on the law applicable to contractual obligations
- the law governing contractual obligations under the Regulation (EC) No 593/2008 of the European Parliament and of the Council of 17 June 2008 on the law applicable to contractual obligations (Rome I)

Target audience: judges and prosecutors dealing with the civil and commercial matters

Training Level

Language regime: English

Allocation of places
Belgium (1) – Bulgaria (1) – ERA (1) – France (1) – Germany (1) – Italy (1) – Latvia (1) – Portugal (1) – Romania (1) – Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
APPLICABLE LAW TO CONTRACTUAL OBLIGATIONS
SEMI-FINAL C: EUROPEAN CIVIL PROCEDURE

TH/2017/03

| 5-8 June 2017 | National Courts Administration Vilnius, Lithuania | EJTN’s deadline for application: 6 March 2017 |

**Description**
The main aim of the Themis Competition is to bring together future magistrates from different European countries at a time when they are undergoing entry level training to enable them to share common values and to exchange new experiences/discuss new perspectives in areas of common interest.

The Project aims to:

- Promote a forum of discussion on European and International Law subjects.
- Promote exchanges of experiences between the participants.
- Obtain and spread interesting and useful theses on the chosen subjects.
- Encourage the development of the critical thinking and communication skills.
- Promote and foster relationships among participants from across the European judiciaries represented in the competition.

**Target group:** The project beneficiaries are trainees from all training institutions and schools who are members of EJTN or observers.

The maximum number of teams to take part in each semi-final is eleven (11).

**Language regime:** English

Participant: A participant” is defined as a team consisting of three persons. Each participant can be accompanied by one teacher/tutor.

Team members must be judicial trainees:

A person is considered a judicial trainee if he or she is so regarded under the national law and if he/she is not attending initial training activities for more than two years. The training institution to which the trainee belongs shall certify his/her status, according to the above, at the moment of registration.

Any country where such a concept of “trainee” does not exist may participate with a team composed of judges and/or public prosecutors who, at the date of registration, are in their first year of service, such year commencing with the date when they first took up their appointment as a judge or public prosecutor irrespective of whether or not they are in such employment at the date of registration.

It is not allowed to be a member of a team in THEMIS more than once.

**Draft programme:** Available as soon as possible

**Link to the website:** SEMI-FINAL C: EUROPEAN CIVIL PROCEDURE

**Contact person:** Pilar Casado García-Hirschfeld; pilar.casado@ejtn.eu
JUDGING IN EUROPE - A COMPARISON OF PROFESSIONAL PRACTICES

CP/2017/13

6-9 June 2017 | Ecole National de la Magistrature  
Paris, France | EJTN’s deadline for application:  
28 April 2017

Topic: Professional practices/ Judicial skills

Description
Within a common legal area - whether that of the European Union or the Council of Europe - and beyond legal traditions and specific national characteristics, what elements are shared by the various court systems or differentiate them?
The organisation of the courts, procedural rules, implementation of public policy, the role of supreme courts, handling of family disputes, or the place given to victims are all issues where the exchange of experience offers prospects for reflection and improvement for all systems of justice.
Teaching: comparative analyses, the work of the Council of Europe, academic research, and discussions among judges from several different countries provide the basis for this session, focusing on themes found at the heart of the concerns faced by judges and prosecutors. The approach will also highlight the broad outlines of the European model in judicial matters, beyond the sometimes-different legal frameworks.
This training is therefore for judges and prosecutors both from Europe and other countries wishing to deepen their knowledge of the practice of justice in Europe and engage in discussions regarding their national systems.

Target audience: Open to judges and prosecutors

Training Level: Advanced

Language regime: French. Language interpretation services are available. Please contact us

Allocation of places
Belgium (1) – Bulgaria (1) – ERA (1) – Estonia (1) - Germany (1) - Italy (1) - Poland (1) - Portugal (1) - Romania (1) - Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
JUDGING IN EUROPE - A COMPARISON OF PROFESSIONAL PRACTICES
Description:

Day-and-a-half training comprised of three consecutive half-day workshop sessions. Participants to this event will follow a pre-course online training on the principles and sources of European environmental law and will devote their time in-training to the discussion of practical cases on selected issues in this field. All workshop sessions will be led by experienced practitioners and trainers, who will guide the selected judges and prosecutors through the course of their work. The training will serve as a forum for the exchange of knowledge and best practices between judges and prosecutors from across the EU.

Target group:
Administrative and civil law judges from all EU Member States

Level:
Introductory / Intermediate

Total number of participants:
39 judges/prosecutors

Language regime:
English

Draft programme and further information: EU ENVIRONMENTAL LAW

Activity Coordinator:
Academy of European Law (ERA)

Contact person – EJTN Secretariat:
Pilar Casado García-Hirschfeld; pilar.casado@ejtn.eu; +32 2 289 50 19
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CIVIL MATTERS
LI/2017/04

| 12-16 June 2017 | National Institute of Magistracy, Bucharest, Romania | EJTN’s deadline for application: 12 February 2017 |

Description
A five day, face-to-face course designed for EU judges and prosecutors working within judicial cooperation in civil matters.
It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.
Participants are divided in four small groups, three to be developed in English and one to be carried out in French.
Each group is trained for the entire week by a team composed of a linguist expert and a legal expert acting simultaneously.
The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.
Before the face-to-face seminar components, participants will be invited to check their knowledge and prepare for the seminars by doing some legal and language exercises, which will be prepared by the project experts, and available for participants on EJTN's training platform.

Target group / limits
Judges and prosecutors from all EU Members States involved in judicial cooperation in civil matters and having the B2 language level as per Common European Framework of Reference for Languages

Number of participants: 52 (8 of them from the hosting institution)

Language regime: English and French

Level: Intermediate

Draft programme for English and French speaking groups


Link to the website
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CIVIL MATTERS

Activity Coordinator: Carmen Domuta

Contact person: EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
EJTN-ECTHR TRAINING ON HUMAN RIGHTS FOR EU JUDICIAL TRAINERS
HFR/2017/03

| 13-14 June 2017 | European Court of Human Rights, Strasbourg, France | EJTN's deadline for application: 7 April 2017 |

Description:
Day-and-a-half training organised in partnership with and at the premises of the European Court of Human Rights (ECtHR). This training will focus on the most recent developments in the court’s case-law, the application procedure before the court and the execution of its judgments. It will be led by current and former ECtHR officials and it will include the attendance of a Grande Chamber hearing, as well as a practical exercise on the use of the HUDOC database. The training will serve as a platform for the exchange of knowledge and experience between judicial trainers and practitioners from across the EU on the application of the European Convention on Human Rights and the most pressing issues concerning the court’s judgments and procedures.

Target group:
Judicial trainers, judges and prosecutors from all EU Member States

Level:
Introductory

Total number of participants:
39 judges/prosecutors/judicial trainers

Language regime:
English

Draft programme and further information: EJTN-ECTHR TRAINING ON HUMAN RIGHTS FOR EU JUDICIAL TRAINERS

Activity Coordinator:
EJTN Secretariat and the European Court of Human Rights

Contact person – EJTN Secretariat:
Sara Sipos - sara.sipos@ejtn.eu

Link to the website
EJTN-ECTHR TRAINING ON HUMAN RIGHTS FOR EU JUDICIAL TRAINERS
ASYLUM LAW
CP/2017/14

| 16 June 2017 | Supreme Court of Estonia Tartu, Estonia | EJTN’s deadline for application: 8 May 2017 |

**Topic:** Human Rights, Professional Practise – Asylum Law

**Description**
The training will focus on the methodology and main challenges of solving international protection disputes in courts. It will also discuss recent trends in EU and German asylum law that have most relevance from a judicial perspective. The trainer will be prof dr Harald Dörig, a judge at the German Federal Administrative Court.

**Target audience**
Open to judges, particularly those who deal with asylum law

**Training Level**
Introductory

**Language regime**
English

**Allocation of places**
Czech Republic (1) - ERA (1) - France (1) - Germany (1) - Italy (1) - Poland (1) - Portugal (1) - Romania (1) – Slovenia (1) - Spain EJ (1)

**Draft programme**
Available as soon as possible

**Contact person**
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

**EJTN website**
ASYLUM LAW
Description
Following the successful pilot of a prototype European Judge craft course in Omsenie (SK) in the autumn 2015, EJTN is running a series of four further courses based upon the prototype. The first course has been held in Lisbon on November 2016 and has covered topics as judicial conduct and ethics, judicial resilience, unconscious bias and the practice of judge craft skills in the courtroom. The three-additional courses are held in 2017 and will be highly focused upon the set of skills and abilities that are in common to all judges at every level, whatever their jurisdiction, in Europe.

Target group / limits:
Judicial Trainers and Educators

Number of participants:
20

Number of selected national participants: according to the selection indicated in the declaration of interest

Language regime:
English

Draft programme:
Available as soon as possible

Activity coordinator:
Jeremy Cooper (United Kingdom, England and Wales)

Contact person – EJTN Secretariat:
Benedetta Vermiglio benedetta.vermiglio@ejtn.eu

EJTN website:
JUDICIAL TRAINING METHODS JUDGECRAFT SEMINAR
INTERNATIONAL FAMILY LAW
CP/2017/09

| 19-21 June 2017 | Madrid, Spain | EJTN’s deadline for application: 31 March 2017 |

Topic:

Description

Target audience

Training Level

Language regime
English

Allocation of places
Belgium (1) – Bulgaria (1) – ERA (1) – France (1) – Germany (1) – Italy (1) – Poland (1) – Portugal (1) – Romania (2)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
INTERNATIONAL FAMILY LAW
CEPOL-EJTN TRAINING ON MIGRATION FLOWS: COMBATING OCGS ON WESTERN BALKANS ROUTES
CR/2017/13

| 20-22 June 2017 | Zagreb, Croatia | EJTN’s deadline for application 14 April 2017 |

Description:
This joint CEPOL-EJTN training will bring together prosecutors and senior police officers from different EU Member States, Western Balkan countries and Turkey, with the aim of promoting the use of Joint Investigation Teams (JITs) for cases on facilitation of illegal immigration and foster greater cooperation between EU agencies and national judicial and law enforcement officials within the EU, as well as between these and Western Balkan and Turkish authorities involved in combatting illegal immigration networks.

The learning outcomes of this training include, among others, the ability to:

a. Identify the trends in migrant smuggling in South Eastern Europe and analyse the impact of measures taken by the EU;

b. Apply appropriate tools for gathering and exchange of information and intelligence with partners inside and outside the EU;

c. Take appropriate action using EU and international judicial and police support tools and services, in particular, via Europol, Frontex, and Eurojust;

d. Apply the concept of Joint Investigation Teams (JITs) and compare JITs with other forms of criminal investigations; identify legal practice and procedural issues in JITs, how to set up and operate a JIT and how to select appropriate services offered by the EU to support JITs;

e. Ensure an efficient sharing/collection of information;

f. Recognise indicators and techniques of financial crimes to tackle the business model of smugglers.

Target group: EJTN – Prosecutors, particularly those dealing with illegal immigration and migrant smuggling cases
CEPOL - Law enforcement officials from EU Member States, agencies and organisations, Western Balkan countries and Turkey, responsible for immigration, public security, criminal investigation related smuggling of migrants and THB

Level: Introductory / Intermediate

No. of participants: 10 to 15 prosecutors funded by the EJTN

Language: English

Draft programme and further information: CEPOL-EJTN TRAINING ON MIGRATION FLOWS: COMBATING OCGS ON WESTERN BALKANS ROUTES

Activity Coordinator: EJTN Secretariat and CEPOL

Contact persons - EJTN: Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
CEPOL-EJTN TRAINING COOPERATION – FINANCIAL INVESTIGATIONS AND ASSET RECOVERY FOR THB INVESTIGATIONS
CR/2017/15

| 26-29 June 2017 | Police Training Centre-Vienna Austria | EJTN’s deadline for application 3rd April 2017 |

Description
Training course addressed to policy developers in THB, law enforcement officials investigating THB crime as well as specialists on financial investigation with professional knowledge and experience on counter-trafficking and the fight against money laundering. Judges and prosecutors preferably involved in judicial cooperation in criminal matters.

The aim of the course is to incorporate the financial investigation into the THB investigations by improving the cooperation between the HB investigators and specialists on financial investigation. As general Learning Outcomes - upon completion of the activity, the participants will be able to:

- Demonstrate the importance of and benefits from financial investigations in the context of THB as a predicate offense
- Outline all the steps in the process of identifying, investigating, seizing and confiscating the proceeds of THB crimes
- Recognise where in THB cases financial investigations and asset recovery may become relevant and vice versa; recognise indicators and techniques of financial crimes
- Use of information sources including operational sources as well the private sector, NGO’s, tax authorities, banks
- Convert intelligence into evidence
- Describe the national / international legal framework in the context of financial investigations and asset recovery
- Identify how the law enforcement agencies and financial institutions can work together and strengthen the cooperation with the FIU and tax services at national level
- Describe the possibilities of using Europol and the use of JITs in this context
- Initiate or contribute to cross-border cooperation in the context of THB and financial investigations and asset recovery and explain the opportunities and challenges of these procedures
- Plan a pro-active / reactive investigation and integrate it in a THB case including asset recovery

Level: Introductory / Intermediate

No. of participants: 12-14 judges and prosecutors preferably involved in cross-border investigations

Language: English

Draft programme and further information: CEPOL-EJTN TRAINING COOPERATION – FINANCIAL INVESTIGATIONS AND ASSET RECOVERY FOR THB INVESTIGATIONS

Activity Coordinator: EJTN Secretariat and CEPOL

Contact persons - EJTN: Mónica Martí García – monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita – teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
FORFEITURE OF PROPERTY

CP/2017/15

<table>
<thead>
<tr>
<th>26-27 September 2017</th>
<th>The Judicial Academy</th>
<th>EJTN’s deadline for application:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Kroměříž, Czech Republic</td>
<td>19 June 2017</td>
</tr>
</tbody>
</table>

Topic: EU Criminal law

Description
Description: Practical examples of seizure of property in criminal proceedings in the Czech Republic; Best practices used in the application of the amendment to Act no. 279/2003 Coll.; Securing and subsequent management of property in criminal proceedings, seized property and claims of victims and state; Implementation of the Directive on confiscation; “Fund for the victims”; Trends, strategies and future developments in these fields; Selected aspects of the enforcement of the security institutes in relation to property - practical experience of public prosecutors; Cross-border cooperation regarding forfeiture of property in criminal proceedings. Experience from abroad: France, Germany, Slovakia; Court decisions related to forfeiture of property and confiscation of proceeds of crime.

Target audience
Open to judges and prosecutors

Training Level
Advanced

Language regime
Czech and English

Allocation of places
Belgium (1) – Bulgaria (1) - ERA (1) - France (1) - Germany (1) - Italy (1) - Poland (1) - Portugal (1) - Romania (1) – Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
FORFEITURE OF PROPERTY
DIRECT APPLICATION OF EUROPEAN CONVENTION OF HUMAN RIGHTS BY DOMESTIC COURTS IN CASES BROUGHT BEFORE THEM
CP/2017/16

29-30 June 2017
National Institute of Magistracy
Bucharest, Romania

EJTN’s deadline for application: 22 May 2017

Description
In the context of increasing internationalization of societies, international and European legislation and case-law have a growing influence on national legislation and judicial practice; these areas of the law must be properly understood by judges in order to perform their judicial functions according to the principle of the rule of law shared by democratic countries. They must know and be able to apply international and European law, in particular regarding the human rights issues. The national experience is crucial in this field. The seminar aims to bring together judges and prosecutors from different Member States in order to discuss their experience in the matter of direct application of European Convention of Human Rights in criminal matters.

Target audience: Opened to judges and prosecutors

Training Level: Advanced

Language regime: English, translation in Romanian

Allocation of places
Belgium (1) – Bulgaria (1) - ERA (1) - France (1) - Germany (1) - Italy (1) - Lithuania (1) - Poland (1) - Portugal (1) – Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
DIRECT APPLICATION OF EUROPEAN CONVENTION OF HUMAN RIGHTS BY DOMESTIC COURTS IN CASES BROUGHT BEFORE THEM
SEMI-FINAL D: JUDICIAL ETHICS AND PROFESSIONAL CONDUCT
TH/2017/04

3-6 July 2017 | Academy of Justice Budapest, Hungary | EJTN’s deadline for application: 6 March 2017

**Description**
The main aim of the Themis Competition is to bring together future magistrates from different European countries at a time when they are undergoing entry level training to enable them to share common values and to exchange new experiences/discuss new perspectives in areas of common interest.

**The Project aims to:**
- Promote a forum of discussion on European and International Law subjects.
- Promote exchanges of experiences between the participants.
- Obtain and spread interesting and useful theses on the chosen subjects.
- Encourage the development of the critical thinking and communication skills.
- Promote and foster relationships among participants from across the European judiciaries represented in the competition.

**Target group**
The project beneficiaries are trainees from all training institutions and schools who are members of EJTN or observers.

The maximum number of teams to take part in each semi-final is eleven (11)

**Participant:** a participant” is defined as a team consisting of three persons. Each participant can be accompanied by one teacher/tutor.

Team members must be judicial trainees:
A person is considered a judicial trainee if he or she is so regarded under the national law and if he/she is not attending initial training activities for more than two years. The training institution to which the trainee belongs shall certify his/her status, according to the above, at the moment of registration.

Any country where such a concept of “trainee” does not exist may participate with a team composed of judges and/or public prosecutors who, at the date of registration, are in their first year of service, such year commencing with the date when they first took up their appointment as a judge or public prosecutor irrespective of whether or not they are in such employment at the date of registration.

It is not allowed to be a member of a team in THEMIS more than once.

**Language regime:** English

**Draft programme:** Available as soon as possible

**Link to the website:** SEMI-FINAL D: JUDICIAL ETHICS AND PROFESSIONAL CONDUCT

**Contact person:** Pilar Casado García-Hirschfeld; pilar.casado@ejtn.eu
LINGUISTICS SEMINAR ON THE VOCABULARY OF CYBERCRIME
LI/2017/05

| 5-7 July 2017 | National School of Judiciary and Public Prosecution, Lublin, Poland | EJTN’s deadline for application: 9 April 2017 |

Description
A three day, face-to-face course designed for EU judges and prosecutors dealing with cybercrime law related cases.
It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.
Participants are divided in three small groups to be developed in English.
Each group is trained for the entire duration of the seminar by a team composed of a linguist expert and a legal expert acting simultaneously.
The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.

Target group / limits
Judges and prosecutors from all EU Member States dealing with cybercrime law related cases and having the B2-C1 language level as per Common European Framework of Reference for Languages

Number of participants: 36 (7 of them from the hosting institution)

Language regime: English

Level: Advanced

Draft programme for English speaking groups

Link to the website
LINGUISTICS SEMINAR ON THE VOCABULARY OF CYBERCRIME

Activity Coordinator: Carmen Domuta

Contact person: EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
CEPOL-EJTN-EUROJUST Training on Joint Investigation Teams: Western Balkans
CR/2017/18

5-7 July 2017 | Academy of European Law Trier, Germany | EJTN’s deadline for application 18 April 2017

Description
In cooperation with the CEPOL, the EJTN funds the annual participation of judges and prosecutors from the different EU Member States to CEPOL’s seminars on Joint Investigation Teams, aiming at fostering a greater cooperation and information-exchange between magistrates and law enforcement officers at the EU level. Training course addressed to law enforcement officials, judges and prosecutors from PCCSEE contracting countries particularly those involved or likely to be involved as potential leaders and members of Joint Investigation Teams.

The training event will enhance the competences and deepen the understanding about the set-up and functioning of Joint Investigation Teams and at identifying the roles and responsibilities of JITs leaders, members and participants to create synergies and reinforce mutual trust and cooperation between prosecutors, judges and senior police officers leading/operating in a Joint Investigation Team. As general Learning Outcomes - upon completion of the activity the participants will be able to:

- Identify and select upon which appropriate international and EU relevant legal instruments a JIT can be established
- Compare JIT with other form of criminal investigations
- Apply the concept of JITs
- Select appropriate services offered by the European Union to support JITs
- Understand team leadership
- Differentiate the respective role of the Team leader, members and participants in a JIT
- Illustrate how to set up and operate JIT
- Draft a JIT agreement based on the model agreement available in the JITs Manual
- Identify procedural issues in JITs
- Complete and submit applications for JIT funding
- Prepare an operational action plan

Target group: Criminal Judges and prosecutors preferably involved in cross-border criminal investigations

Number of participants: 1 participant from the following MS: Austria, Bulgaria, Hungary, Slovenia and Romania
Language regime: English

Draft programme: Available as soon as possible

Link to the website: CEPOL-EJTN TRAINING COOPERATION – JOINT INVESTIGATION TEAMS-LEADERSHIP

Activity Coordinator: EJTN Secretariat and CEPOL

Contact persons - EJTN: Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
CIVIL LAW SUB-WORKING GROUP – SERVICE OF DOCUMENTS & TAKING OF EVIDENCE ABROAD
CI/2017/02

| 13-14 July 2017 | CGPJ Barcelona, Spain | EJTN’s deadline for application: 14 April 2017 |

Description
This two-day training will raise awareness to the European dimension in the field of civil procedure; provide training on the EU Regulations including the relevant case law on cross-border taking of evidence and service of documents; promote contacts between national judges from different Member States. The seminar is designed to be practice-oriented and focused on peer and expert training. Participating judges will deal with concrete situations and be faced with real questions by means of case studies and workshops in which active participation is encouraged. The training will serve as a forum for the exchange of knowledge and best practices between judges and prosecutors from across the EU.

Target group / limits:
Judges and prosecutors from all EU member states.

Number of participants:
48

Language regime:
English

Draft programme:
Available as soon as possible

Activity coordinator:
Cristina G. Beilfuss (CGPJ) - cristinag.beilfuss@cgpj.es

Contact person – EJTN Secretariat:
Sara Sipos - sara.sipos@ejtn.eu

EJTN website:
CIVIL LAW SUB-WORKING GROUP – SERVICE OF DOCUMENTS & TAKING OF EVIDENCE ABROAD
EUROPEAN PROCEDURES IN CROSS-BORDER CASES
CP/2017/17

| 4-5 September 2017 | National Courts Administration Vilnius, Lithuania | EJTN’s deadline for application: 12 June 2017 |

**Topic:**

**Description**

**Target audience**

**Training Level**

**Language regime**

English

**Allocation of places**

Belgium (1) – Bulgaria (1) - ERA (1) - France (1) - Germany (1) - Italy (1) - Poland (1) - Portugal (1) – Romania (1) - Spain EJ (1)

**Draft programme**

Available as soon as possible

**Contact person**

EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

**EJTN website**

EUROPEAN PROCEDURES IN CROSS-BORDER CASES
LINGUISTICS SEMINAR ON THE VOCABULARY OF COMPETITION LAW
LI/2017/06

| 11-13 September 2017 | Federal Ministry of Justice, Vienna, Austria | EJTN’s deadline for application: 14 May 2017 |

**Description**
A three day, face-to-face course designed for EU judges and prosecutors dealing with competition law related cases.

It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.

Participants are divided in three small groups, two to be developed in English and one to be carried out in French.

Each group is trained for the entire duration of the seminar by a team composed of a linguistic expert and a legal expert acting simultaneously.

The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.

**Target group / limits**
 Judges and prosecutors from all EU Member States dealing with competition law related cases and having the B2-C1 language level as per Common European Framework of Reference for Languages

**Number of participants:** 36 (7 of them from the hosting institution)

**Language regime:** English and French

**Level:** Advanced

**Draft programme for English and French speaking groups**

[Link to Draft Agenda EN LI 2017 06.pdf](#)

[Link to Draft Agenda FR LI 2017 06.pdf](#)

**Link to the website**
LINGUISTICS SEMINAR ON THE VOCABULARY OF COMPETITION LAW

**Activity Coordinator:** Carmen Domuta

**Contact person:** EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
MIGRANT SMUGGLING AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS

CR/2017/06

| 13-15 September 2017 | Scandicci, Italy | EJTN’s deadline for application 15 May 2017 |

Description

Two-days-and-a-half training based on a ‘learn-by-doing’ methodology. Judges and prosecutors from three different EU Member States will be involved in a simulation of the different stages of a migrant smuggling case, inspired by real facts and involving both national and cross-border judicial cooperation. This training will require strong interaction between the participants forming the 3 different national Core Groups. Participants will comment on the practical cases according to their national legal systems and, most importantly, learn about their colleagues’ systems in counterpart Member States. The simulation will call for the use of EU instruments of mutual legal assistance and recognition, in particular, Freezing Orders (FO), the European Arrest Warrant (EAW), and Mutual Legal Assistance (MLA) requests. Participants will be assisted by international and national experts, EJN contact points and EUROJUST representatives. The training will include presentations on the role of the EJN and EUROJUST in judicial cooperation in criminal matters, as well as a framework lecture on the topic of the training’s practical case.

Target group:

Judges and prosecutors from Croatia, Finland, and Italy, with preference for those involved in judicial cooperation in criminal matters and/or dealing with cross-border criminal cases.

Level: Introductory/Intermediate

Number of participants: Minimum of 12 per EU Member State (Croatia, Finland, and Italy)

Language: English

Draft programme and further information: MIGRANT SMUGGLING AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS

Activity Coordinator:

Centre for Judicial Studies (CEJ) – Spain

Contact persons – EJTN Secretariat:

Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
CIVIL LAW SUB-WORKING GROUP – INTELLECTUAL PROPERTY LAW
CI/2017/03

| 20-21 September 2017 | NIM, Bucharest, Romania | EJTN’s deadline for application: 10 June 2017 |

Description
The added value of the two day-long training consists of delivering in-depth insights on highly specialized topics pertaining to diversified aspects of Intellectual property (cross-border aspects). The training will be carried out by leading academics and practitioners, expert speakers will be called to expand upon such aspects as jurisdiction, applicable law, EU instruments, recognition and enforcement of decisions and cooperation in matters relating to the subjects of the seminar. This training will combine theoretical lectures with practical workshops based on specialised case-studies and will serve as a forum for the exchange of knowledge and best practices between judges from across the EU. A mock trial will also be organized to provide a widened knowledge on EU legislation and case-law.

Target group / limits
Judges and prosecutors from all EU member states.

Number of participants
48

Language regime
English

Draft programme and further information
Available as soon as possible

Activity coordinator:
Diana Ungureanu – dianaungureanu2004@yahoo.com

Contact person – EJTN Secretariat
Sara Sipos – sara.sipos@ejtn.eu

EJTN website:
CIVIL LAW SUB-WORKING GROUP – INTELLECTUAL PROPERTY LAW
EU CROSS-BORDER EVIDENCE IN PRACTICE
CR/2017/07

<table>
<thead>
<tr>
<th>21-22 September 2017</th>
<th>Barcelona</th>
<th>EJTN’s deadline for application 26 June 2017</th>
</tr>
</thead>
</table>

Description

Day-and-a-half training aimed at promoting effective way of cooperation on obtaining evidence in criminal matters between EU Member States in view of securing its admissibility abroad. The seminar, divided in national breakouts sessions, international workshops and plenaries, will give the opportunity to the participants to compare their rules of evidence gathering and admissibility to conclude on common standards or conclusions between Member States when dealing with cross-border evidence. In addition, high level experts (Academics and Practitioners) will present the current existing instruments for judicial cooperation, best practices and the new legal framework of EU cross-border gathering of evidence: which changes with the Directive on the European Investigation Order and national challenges in the implementation of the Directive.

Target groups
Judges and prosecutors from Austria, Belgium, Germany, Greece, Hungary, Slovenia and Sweden. Preferably prosecutors and criminal judges involved in judicial cooperation in criminal matters or cross-border cases.

Number of participants: 42-6 per country

Language regime: English

Draft programme
Available as soon as possible

Activity Coordinator
Ulrich Nachtlberger-Ministry of Justice-Austria

Contact persons – EJTN Secretariat:
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84

EJTN website:
EU CROSS-BORDER EVIDENCE IN PRACTICE
JUDICIAL TRAINING METHODS JUDGECRAFT SEMINAR
TM/2017/05

| 25-26 September 2017 | IGO, Brussels - Belgium | EJTN’s deadline for application: 3 July 2017 |

Description
Following the successful pilot of a prototype European Judge craft course in Omsenie (SK) in the autumn 2015, EJTN is running a series of four further courses based upon the prototype. The first course has been held in Lisbon on November 2016 and has covered topics as judicial conduct and ethics, judicial resilience, unconscious bias and the practice of judge craft skills in the courtroom. The three-additional courses are held in 2017 and will be highly focused upon the set of skills and abilities that are in common to all judges at every level, whatever their jurisdiction, in Europe.

Target group / limits:
Judicial Trainers and Educators

Number of participants:
20

Number of selected national participants: according to the selection indicated in the declaration of interest

Language regime:
English

Draft programme:
Available as soon as possible

Activity coordinator:
Jeremy Cooper (United Kingdom, England and Wales)

Contact person – EJTN Secretariat:
Benedetta Vermiglio benedetta.vermiglio@ejtn.eu

EJTN website:
JUDICIAL TRAINING METHODS JUDGECRAFT SEMINAR
UNACCOMPANIED FOREIGN MINORS. PROTECTION OF FUNDAMENTAL RIGHTS: A COMPARISON OF ISSUES AND PRACTICES
CP/2017/18

| 27 – 29 September 2017 | Scuola Superiore della Magistratura Rome, Italy | EJTN’s deadline for application: 19 June 2017 |

Topic: Criminal Law, Human Rights

Description:
This two days-and-a-half seminar is organized in cooperation with the Authority for Childhood and Adolescence. Through the contribution of various professionals, it intends to study the complex issue of unaccompanied foreign minors, analysing the means of protection of fundamental rights in the best interests of the child, as well as the various issues and current practices at a national level.

Target audience:
Open to judges

Training Level:
Introductory

Language regime
Translation in English

Allocation of places
Belgium (1) – Bulgaria (1) – Czech Republic (1) – Estonia (1) – Latvia (1) – Lithuania (1) – Poland (1) – Portugal (1) – Romania (1) – Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
UNACCOMPANIED FOREIGN MINORS. PROTECTION OF FUNDAMENTAL RIGHTS: A COMPARISON OF ISSUES AND PRACTICES
The Charter of Fundamental rights and the treaties of the European Union guarantee a high level of consumer protection in the European Union. The latter is also defined in Article 12 of the Treaty of the Functioning of the EU. Particular attention will be allocated to the unfair contract terms and the current challenges in the area of consumer protection. The seminar will outline the case law of the Court of Justice of the European Union in the field of consumer protection. The training will cover the following topics through the use of interactive presentations, discussions and exercises: Consumer protection – Overview; Unfair contract terms; and Case law of the Court of Justice of the European Union and preliminary rulings.

Target audience
Open to judges

Training Level
Introductory

Language regime
Bulgarian and English

Allocation of places
Czech Republic (1) - ERA (1) – Estonia (1) - France (1) - Germany (1) - Italy (1) - Latvia (1) - Lithuania (1) - Romania (1) - Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
CONSUMER PROTECTION. CASE LAW OF COURT OF JUSTICE
INTERNATIONAL COOPERATION IN CRIMINAL MATTERS
CP/2017/20

8-13 October 2017
Federal Ministry of Justice and Consumer Protection Wustrau, Germany
EJTN’s deadline for application: 4 September 2017

Topic: Criminal Law – judicial cooperation in criminal matters

Description
This conference addresses criminal court judges and public prosecutors. The following topics will be addressed in lectures and discussions:
• Basic principles of extradition and execution assistance as well as other mutual legal assistance in criminal matters
• New features caused by legal acts, especially by the Council of Europe and the European Union
• The law of selected states and the European Union, to the extent relevant for international cooperation
• International criminal jurisdiction
• Confiscation of proceeds of crimes in cases involving foreign countries.
This conference is also offered within the framework of the European Judicial Training Network (EJTN). It is particularly suited to participants from abroad.

Target audience
Open to judges and prosecutors

Training Level
Introductory, advanced

Language regime
German (English interpretation)

Allocation of places
Belgium (1) – Bulgaria (1) - France (1) - Italy (2) - Poland (1) - Portugal (1) – Romania (1) - Spain EJ (1) - Spain CEJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
INTERNATIONAL COOPERATION IN CRIMINAL MATTERS
COMMUNICATION IN THE COURT ROOM

CP/2017/21

| 9-10 October 2017 | National Institute of Magistracy Bucharest, Romania | EJTN’s deadline for application: 4 September 2017 |

**Topic: Society issues**

**Description**
A court hearing is a dynamic process of interaction. Parties, lawyers, witnesses and court-appointed experts communicate with the court from different perspectives. Competent guidance by the presiding judge is essential to prepare the court decision or, if possible, to facilitate a court settlement in civil proceedings.

My intervention could cover the following subjects from the perspective of a German judge:
Communication with witnesses: a.o. preparation of an interrogation, how to ask the right questions, what mistakes to avoid, how to understand a witness properly.
Communication with lawyers and parties in civil proceedings: How to facilitate an agreement of the parties (court settlements) – communication on the merits of the case (communication from the perspective of German Civil Procedure Law)

**Target audience**
Opened to judges and prosecutors

**Training Level**
Advanced

**Language regime**
Romanian, translation in English

**Allocation of places**
Belgium (1) – Bulgaria (1) - Czech Republic (1) - ERA (1) – Estonia (1) - Italy (1) - Latvia (1) - Lithuania (1) - Slovenia (1) - Spain CEJ (1)

**Draft programme**
Available as soon as possible

**Contact person**
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

**EJTN website**
COMMUNICATION IN THE COURT ROOM
CEPOL-EJTN TRAINING COOPERATION – JOINT INVESTIGATION TEAMS-LEADERSHIP
CR/2017/17

<table>
<thead>
<tr>
<th>Description</th>
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<tbody>
<tr>
<td>In cooperation with the CEPOL, the EJTN funds the annual participation of judges and prosecutors from the different EU Member States to CEPOL’s seminars on Join Investigation Teams, aiming at fostering a greater cooperation and information-exchange between magistrates and law enforcement officers at the EU level. Training event addressed to Law enforcement officials, judges and prosecutors, including potential leaders of Joint Investigation Teams. The training course is aimed at enhancing the competences and deepen the understanding of leading, set-up and functioning of Joint Investigation Teams.</td>
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</tbody>
</table>

General Learning Outcomes - upon completion of the activity the participants will be able to:

- Understand team leadership
- Apply the concept of JITs
- Compare JIT with other forms of criminal investigations
- Identify legal practice and procedural issues in JITs
- Illustrate how to set up and operate a JIT
- Select appropriate services offered by the European Union to support JITs
- Differentiate the roles of the different actors in a JIT
- Complete and submit applications for JIT funding
- Draft a JIT agreement based on the model agreement available in the JITs Manual; evaluate a JIT based on the evaluation template from CEPOL JIT Online Learning Module / the JITs Network Secretariat

Target group
Criminal Judges and prosecutors preferably involved in cross-border criminal investigations

Number of participants: 15 participants from all MS

Language regime: English

Draft programme: Available as soon as possible

Link to the website: CEPOL-EJTN TRAINING COOPERATION – JOINT INVESTIGATION TEAMS-LEADERSHIP

Activity Coordinator: EJTN Secretariat and CEPOL

Contact persons - EJTN: Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
LANGUAGE TRAINING ON THE VOCABULARY OF HUMAN RIGHTS’ EUROPEAN LAW
LI/2017/07

| 9-13 October 2017 | Latvian Training Judicial Centre, Riga, Latvia | EJTN’s deadline for application: 14 May 2017 |

Description
A five day, face-to-face course designed for EU judges and prosecutors.
It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.
Participants are divided in four small groups, three to be developed in English and one to be carried out in French.
Each group is trained for the entire week by a team composed of a linguist expert and a legal expert acting simultaneously.
The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.
Before the face-to-face seminar components, participants will be invited to check their knowledge and prepare for the seminars by doing some legal and language exercises, which will be prepared by the project experts, and available for participants on EJTN’s training platform.

Target group / limits
Judges and prosecutors from all EU Members States and having the B2 language level as per Common European Framework of Reference for Languages

Number of participants: 52 (8 of them from the hosting institution)

Level: Intermediate

Language regime: English and French

Draft programme for English and French speaking groups

Draft Agenda EN LI 2017 07.pdf
Draft Agenda FR LI 2017 07.pdf

Link to the website
LANGUAGE TRAINING ON THE VOCABULARY OF HUMAN RIGHTS’ EUROPEAN LAW

Activity Coordinator: Carmen Domuta

Contact person: EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
BRUSSELS I REGULATION - JURISDICTION AND THE RECOGNITION AND ENFORCEMENT OF JUDGEMENTS IN CIVIL MATTERS
CI/2017/04

| 11-12 October 2017 | Portoroz, Slovenia | EJTN's deadline for application: 30 June 2017 |

Description
The purpose of the two day-long seminar is to give judges dealing (even occasionally) with cross border disputes in civil and commercial matters an insight in the EU-rules on jurisdiction, recognition and enforcement of judgements, as changed by the Brussels I Recast (Regulation 1215/2012). Expert speakers will be called to expand upon these rules, situate them within in the framework of the EU-legislation on judicial cooperation, and focus on their practical application. In order to combine the theoretical approach furthermore with a more concrete one, different workshop sessions will be organized to provide a widened knowledge on this important EU instrument and its related case-law, and to facilitate the exchange of best practices amongst the participants.

Target group / limits
Judges from all EU member states.

Number of participants
48

Language regime
English

Draft programme
Available as soon as possible

Activity coordinator
Nicoletta Aloj (SSM) – nicoletta.aloj@gmail.com

Contact person – EJTN Secretariat
Sara Sipos – sara.sipos@ejtn.eu

EJTN Website
BRUSSELS I REGULATION - JURISDICTION AND THE RECOGNITION AND ENFORCEMENT OF JUDGEMENTS IN CIVIL MATTERS
CEPOL-EJTN TRAINING ON MIGRATION FLOWS: COMBATING OCGS ON MEDITERRANEAN ROUTES
CR/2017/14

| 17-20 October 2017 | Rome, Italy | EJTN’s deadline for application 14 July 2017 |

Description:

This joint CEPOL-EJTN training will bring together prosecutors and senior police officers from different EU Member States with the aim of promoting the use of Joint Investigation Teams (JITs) for cases on facilitation of illegal immigration, enhance judicial and law enforcement investigative competences throughout the EU in combating illegal immigration networks, and foster greater cooperation between EU agencies and national judicial and law enforcement officials involved in combatting illegal immigration.

The learning outcomes of this training include, among others, the ability to:

a. Identify the trends in migrant smuggling in the Mediterranean;
b. Apply appropriate tools for gathering and exchange of information and intelligence with partners inside and outside the EU;
c. Take appropriate action using EU and international judicial and police support tools and services;
d. Apply the concept of Joint Investigation Teams (JITs) and compare JITs with other forms of criminal investigations; identify legal practice and procedural issues in JITs, how to set up and operate a JIT and how to select appropriate services offered by the EU to support JITs;
e. Ensure an efficient sharing/collection of information;
f. Recognise indicators and techniques of financial crimes to tackle the business model of smugglers.

Target group:

EJTN – Prosecutors, particularly those dealing with illegal immigration and migrant smuggling cases
CEPOL - Law enforcement officials from EU Member States, agencies and organisations, relevant Mediterranean countries responsible for immigration, public security, criminal investigation related smuggling of migrants and THB

Level: Introductory / Intermediate

No. of participants: 10 to 15 prosecutors funded by the EJTN

Language: English

Draft programme and further information: CEPOL-EJTN TRAINING ON MIGRATION FLOWS: COMBATING OCGS ON MEDITERRANEAN ROUTES

Activity Coordinator: EJTN Secretariat and CEPOL

Contact persons - EJTN: Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
NEW INSTRUMENTS OF MUTUAL RECOGNITION, CONSEQUENCES OF THE EU MEMBERSHIP FOR THE JUDICIAL PRACTICE OF JUDGES AND PUBLIC PROSECUTORS

CP/2017/22

18-20 October 2017
The National School of Judiciary and Public Prosecution
Lublin, Poland

EJTN’s deadline for application: 11 September 2017

Topic: Criminal Law

Description
The primary purpose of this Seminar is to review the issues involved in the correct application of Union law by national courts as well as the implications of the primacy of EU law. Furthermore, new regulations on mutual recognition of sentences and judicial decisions require in-depth analysis. In particular, the period for transposition of the directive 2014/41/EU of the European Parliament and of the Council of 3 April 2014 regarding the European Investigation Order in criminal matters is due to expire on the 22 of May 2017. Given the importance of this instrument within international legal assistance the subject should be described and discussed.

The Seminar includes the following issues:
- common convention based mechanisms regarding mutual assistance in criminal matters;
- the European Investigation Order as a new instrument of mutual recognition involving mutual assistance between EU member countries;
- application of European law in deciding cases and its implications;
- the principles on how to identify a European based case;
- application of the principles considering primacy of EU law and the direct effect rules;
- requests for preliminary rulings submitted to CJEU;
- European Arrest Warrant;
- mutual recognition of sentences involving custodial sentences; seeking enforcement of the sentence;
- mutual recognition of other criminal sentences including recognition of punishments, period of probation, and financial penalties.

Target audience: judges and prosecutors dealing with the criminal cases

Language regime: English

Allocation of places
Czech Republic (1) - ERA (1) – Estonia (1) - Italy (1) - Latvia (1) - Lithuania (1) - Portugal (1) – Romania (2) - Spain CEJ (1)

Draft programme: Available as soon as possible

Contact person: EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website: NEW INSTRUMENTS OF MUTUAL RECOGNITION, CONSEQUENCES OF THE EU MEMBERSHIP FOR THE JUDICIAL PRACTICE OF JUDGES AND PUBLIC PROSECUTORS
LINGUISTICS SEMINAR ON THE VOCABULARY OF DATA PROTECTION
LI/2017/08

| 18-20 October 2017 | Judicial Academy of the Slovak Republic Omsenia, Slovenia | EJTN’s deadline for application: 14 May 2017 |

Description
A three day, face-to-face course designed for EU judges and prosecutors dealing with data protection cases. It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.

Participants are divided in three small groups to be developed in English.
Each group is trained for the entire duration of the seminar by a team composed of a linguist expert and a legal expert acting simultaneously.
The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.

Target group / limits
Judges and prosecutors from all EU Member States dealing with data protection cases and having the B2-C1 language level as per Common European Framework of Reference for Languages

Number of participants
36 (7 of them from the hosting institution)

Language regime: English

Level: Advanced

Draft programme for English
Available as soon as possible

Link to the website
LINGUISTICS SEMINAR ON THE VOCABULARY OF DATA PROTECTION

Activity Coordinator:
Carmen Domuta

Contact person: EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
PARENTAL RESPONSIBILITY MATTERS IN THE EU
CP/2017/23

| 19 -20 October 2017 | National Institute of Magistracy Bucharest, Romania | EJTN’s deadline for application: 11 September 2017 |

**Topic: EU civil law**

**Description**
This course will deal with cross-border parental responsibility matters in the EU. It will analyse from a practical perspective the main issues that arise in connection with the break-up of the child’s parents that is the allocation of custody and access rights and the recognition of foreign decisions on these matters. It will further also deal with measures of protection, relocation and child abduction.

**Target audience:** Opened to judges

**Training Level:** Advanced

**Language regime**
English, translation in Romanian

**Allocation of places**
Belgium (1) – Bulgaria (1) – ERA (1) – France (1) – Germany (1) – Italy (2) – Poland (1) – Portugal (1) – Spain EJ (1)

**Draft programme**
Available as soon as possible

**Contact person**
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

**EJTN website**
PARENATIONAL RESPONSIBILITY MATTERS IN THE EU
THE EUROPEAN PRELIMINARY RULING PROCEDURE
AD/2017/03

| 26-27 October 2017 | Königs Wusterhouse, Germany | EJTN’s deadline for application: 16 June 2017 |

**Description:**
Day-and-a-half training led by practitioners, academics and EU Court of Justice (CJEU) officials on key issues surrounding the EU Preliminary Ruling Procedure. This training will be based on practical workshops and framework lectures addressing the instances warranting referral of questions to the CJEU, the practical drafting and formulation of questions, the interpretation and implementation of CJEU’s judgments, and the latter’s views on the best practices in this field. With the assistance of experts, participants will analyse practical cases based on real facts and decide whether questions should be referred to the court, formulate such questions and exchange views on national approaches to the use of the preliminary ruling procedure. This training will serve as a forum for the exchange of knowledge and best practices between practitioners from across the EU.

**Target group:**
Administrative and civil law judges

**Level:** Introductory

**Total number of participants:**
39 judges

**Language regime:**
English

**Draft programme and further information:**
THE EU PRELIMINARY RULING PROCEDURE

**Activity Coordinator:**
Andréj Kmecl - Judicial Training Center of the Republic of Slovenia

**Contact person – EJTN Secretariat:**
Pilar Casado García-Hirschfeld; pilar.casado@ejtn.eu
THE POPULAR ACTION (“ACTIO POPULARIS”) AND THE PRIVATE PROSECUTION. CONSTITUTIONAL REVIEW, APPLICATIVE EXPERIENCE AND POSSIBLE REFORMS

CP/2017/24

<table>
<thead>
<tr>
<th>30-31 October 2017</th>
<th>The Centre for Legal Studies (CEJ) Madrid, Spain</th>
<th>EJTN’s deadline for application: 11 September 2017</th>
</tr>
</thead>
</table>

Topic: Human Rights

Description
To enhance the knowledge about the last jurisprudence, the doctrine of the General Prosecution Office and to analyse the last legislation modifications in the field of the popular action (“actio popularis”) and the private prosecution. It will cover also a constitutional review, applicative experience and possible reforms

Target audience: Prosecutors

Training Level: Introductory

Language regime: English and Spanish

Allocation of places
Belgium (1) - Bulgaria (1) - France (1) - Germany (2) - Italy (2) - Romania (2) - Spain CEJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
THE POPULAR ACTION (“ACTIO POPULARIS”) AND THE PRIVATE PROSECUTION. CONSTITUTIONAL REVIEW, APPLICATIVE EXPERIENCE AND POSSIBLE REFORMS
EU ASYLUM LAW
AD/2017/04

| 2-3 November 2017 | Stockholm, Sweden | EJTN’s deadline for application: 3 July 2017 |

Description:
Day-and-a-half training on the legal framework and key jurisprudential developments in the field of EU asylum law and policy. This training will combine practical workshops with framework lectures focused on central issues arising from the case-law of the European Court of Human Rights, the assessment of country of origin information (COI), and the standards for the assessment of the credibility of asylum claims. In small breakout groups, participants will analyse practical case-studies inspired by real facts and exchange views on national approaches to the treatment of asylum claims and the application of the relevant EU and international law. The sessions will be led by practitioners and academics in the field of EU human rights and asylum law and will serve as a forum for the exchange of knowledge and best practices between practitioners from the different EU Member States.

Target group:
Administrative law judges and prosecutors

Level:
Introductory

Total number of participants:
39 judges and prosecutors

Language regime:
English

Draft programme and further information:
EU ASYLUM LAW

Activity Coordinator:
Emil Waris - Ministry of Justice of Finland

Contact person – EJTN Secretariat:
Pilar Casado García-Hirschfeld; pilar.casado@ejtn.eu
CIVIL LAW SUB-WORKING GROUP – CROSS-BORDER MAINTENANCE
CI/2017/05

| 6-7 November 2017 | ERA Trier, Germany | EJTN’s deadline for application: 5 August 2017 |

Description
The added value of the two day-long seminar consist of delivering in-depth insights on highly specialized topics pertaining to diversified aspects of Cross-border Maintenance (EU directives, practice of the ECJ, cross-border aspects). The training will be carried out by leading academics and practitioners, expert speakers will be called to expand upon such aspects as jurisdiction, applicable law, EU instruments, recognition and enforcement of decisions and cooperation in matters relating to the subjects of the training. This training will combine theoretical lectures with practical workshops based on specialised case-studies and will serve as a forum for the exchange of knowledge and best practices between judges from across the EU.

Target group / limits
Judges and prosecutors from all EU member states.

Number of participants
48

Language regime
English

Draft programme
Available as soon as possible

Activity coordinator
Angelika Fuchs (ERA) - AFuchs@era.int

Contact person – EJTN Secretariat:
Sara Sipos - sara.sipos@ejtn.eu

EJTN website
CIVIL LAW SUB-WORKING GROUP – CROSS-BORDER MAINTENANCE
JUDICIAL TRAINING METHODS LEADERSHIP SEMINAR
TM/2017/06

| 8-9 November 2017 | Judicial Academy Prague, Czech Republic | EJTN’s deadline for application: 28 September 2017 |

Description
Training to leadership in the judiciary is a difficult task, because leadership and court management are to be balanced with values that are inherent in the judiciary, such as judicial independence. However, leaders in the judiciary, and especially presidents of courts and chief prosecutors, should be supported by training in developing specific skills and capacities—such as “personal development”, leadership and communication skills development, change management capacity development—that are necessary for the efficient and effective management of judicial organisations.

A conference, focused on concrete problems of training to leadership, was organised by the EJTN in cooperation with ENCJ in Barcelona on 12 and 13 July 2016. During the conference, different training courses developed by Schools for the Judiciary from different UE Member States were illustrated and compared. Emphasis was put on practical learning and interactive methods; training methods used underline the importance of sharing knowledge and the power of learning from colleague. The involvement of experts on leadership and change management in public organisations and especially in judicial organisations was considered important.

This day-and-a-half training is aimed at discussing, amongst European trainers, the best training methods for meeting the leader’s training needs and at putting the basis for the development of an European course on training to leadership.

Target group / limits:
Trainers from all EU Member States’ judicial training institutions.
Number of participants:
35

Language regime:
English and French

Draft programme:
Available as soon as possible

Activity coordinator:
Luca Perilli (High School for the Magistracy, Italy)

Contact person – EJTN Secretariat:
Benedetta Vermiglio benedetta.vermiglio@ejtn.eu
EJTN website:
JUDICIAL TRAINING METHODS LEADERSHIP SEMINAR
LANGUAGE TRAINING ON THE VOCABULARY OF HUMAN RIGHTS’ EUROPEAN LAW
LI/2017/09

| 13-17 November 2017 | German Judicial Academy Wustrau, Germany | EJTN’s deadline for application: 18 June 2017 |

Description

A five day, face-to-face course designed for EU judges and prosecutors. It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way. Participants are divided in four small groups, two to be developed in English, one in French and one in German. Each group is trained for the entire week by a team composed of a linguist expert and a legal expert acting simultaneously. The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology. Before the face-to-face seminar components, participants will be invited to check their knowledge and prepare for the seminars by doing some legal and language exercises, which will be prepared by the project experts, and available for participants on EJTN’s training platform.

Target group / limits

Judges and prosecutors from all EU Members States and having the B2 language level as per Common European Framework of Reference for Languages

Number of participants: 52 (8 of them from the hosting institution)

Level: Intermediate

Draft programme for English, French and German speaking groups

Draft Agenda EN LI 2017 09.pdf
Draft Agenda FR LI 2017 09.pdf

Link to the website

LANGUAGE TRAINING ON THE VOCABULARY OF HUMAN RIGHTS’ EUROPEAN LAW

Activity Coordinator: Carmen Domuta

Contact person: EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
FINAL: RIGHT TO A FAIR TRIAL (ART. 47 EU CHARTER OF FUNDAMENTAL RIGHTS AND ART. 6 ECHR)

TH/2017/05

13-16 November 2017  Bucharest, Romania

Description
The main aim of the Themis Competition is to bring together future magistrates from different European countries at a time when they are undergoing entry level training to enable them to share common values and to exchange new experiences/discuss new perspectives in areas of common interest.

The final will bring together the 2 best teams from each semi-final (8 teams in total).
The final consists of two stages: a written report on a common legal question and an oral debate with another team in front of the Jury.
The Project aims to:
- Promote a forum of discussion on European and International Law subjects.
- Promote exchanges of experiences between the participants.
- Obtain and spread interesting and useful theses on the chosen subjects.
- Encourage the development of the critical thinking and communication skills.
- Promote and foster relationships among participants from across the European judiciaries represented in the competition

Target group
The project beneficiaries are trainees from all training institutions and schools who are members of EJTN or observers.

Number of participants
8 teams: the winning team and the runner-up in each of the 4 semi-finals.

Language regime: English

Draft programme: Available as soon as possible

Contact person:
Pilar Casado García-Hirschfeld; pilar.casado@ejtn.eu

EJTN website:
FINAL: RIGHT TO A FAIR TRIAL (ART. 47 EU CHARTER OF FUNDAMENTAL RIGHTS AND ART. 6 ECHR)
COUNTER-TERRORISM AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS
CR/2017/08

| 14-16 November 2017 | Madrid, Spain | EJTN's deadline for application 3 July 2017 |

Description
Two-days-and-a-half training based on a ‘learn-by-doing’ methodology. Judges and prosecutors from four different EU Member States will be involved in a simulation of the different stages of a terrorism case, inspired by real facts and involving both national and cross-border judicial cooperation. This training will require strong interaction between the participants forming the 4 different national Core Groups. Participants will comment on the practical cases according to their national legal systems and, most importantly, learn about their colleagues’ systems in counterpart Member States. The simulation will call for the use of EU instruments of mutual legal assistance and recognition, in particular, Freezing Orders (FO), the European Arrest Warrant (EAW), and Mutual Legal Assistance (MLA) requests. Participants will be assisted by international and national experts, EJN contact points and EUROJUST representatives. The training will include presentations on the role of the EJN and EUROJUST in judicial cooperation in criminal matters, as well as a framework lecture on the topic of the training’s practical case.

Target group: Judges and prosecutors from the Czech Republic, Portugal, Romania, and Spain, with preference for those involved in judicial cooperation in criminal matters and/or dealing with cross-border criminal cases.

Level: Introductory

Number of participants: Minimum of 8 per EU Member State (Czech Republic, Portugal, Romania, and Spain)

Language: English

Draft programme and further information:
COUNTER-TERRORISM AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS

Activity Coordinator:
Centre for Judicial Studies (CEJ) – Spain

Contact persons – EJTN Secretariat:
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
PROCEDURAL SAFEGUARDS IN CRIMINAL PROCEEDINGS IN THE EU IN PRACTICE
CR/2017/09

| 20-21 November 2017 | IGO-IFJ Brussels, Belgium | EJTN’s deadline for application 11 September 2017 |

Day-and-a-half training aimed at offering a better understanding and providing an overview of criminal defence rights under EU law through a set of Directives designed to strengthen procedural safeguards (interpretation and translation, information, access to a lawyer, presumption of innocence, children and legal aid). This training will combine presentations and key notes on EU procedural rights and ECHR and CJEU case-law as well as practical workshops and plenary briefings. It will serve as a forum for the exchange of knowledge and best practices between judges and prosecutors who will be called to resolve the challenges posed by the Directives. Through those exchanges between participants from different MS knowledge and understanding of other EU legal systems on procedural safeguards in criminal proceedings will promote mutual trust.

Target group / limits
Judges and prosecutors from Belgium, Bulgaria, France, Greece, Hungary, Poland, Romania and Spain. Criminal judges and prosecutors with some knowledge of EU Criminal Law and judicial cooperation in criminal matters.

Number of participants
32-4 per country

Language regime
English

Draft programme
Available as soon as possible

Contact persons:
Activity Coordinator: ENM-France

Contact persons – EJTN Secretariat:
Mónica Martí García - monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita - teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84

Website:
PROCEDURAL SAFEGUARDS IN CRIMINAL PROCEEDINGS IN THE EU IN PRACTICE
EU’S REFUGEE CRISIS AND THE PROSECUTION AND JUDGMENT OF
CORE INTERNATIONAL CRIMES
CR/2017/11

| 22-24 November 2017 | Nuremberg, Germany | EJTN’s deadline for applications 3 July 2017 |

Description

Two-days-and-a-half training co-organised by the EJTN and the European Network of contact points in respect of persons responsible for genocide, crimes against humanity and war crimes (Genocide Network), focused on the prosecution of core international crimes in the context of Europe’s migrant crisis.

The learning outcomes of this training include (a) an improved understanding of substantive international criminal law, as well as of the most relevant international and national jurisprudence therein, (b) an advanced understanding of criminal liability in this field, (c) knowledge of the practical issues involved in building a case on core international crimes and the ensuing evidentiary challenges, and (c) practical knowledge of the instruments of judicial cooperation within the EU and of the applicable international treaties.

The training will combine lectures with workshops and plenary debriefings aimed at improving the participants’ practical skills, pursuant to a ‘learn-by-doing’ methodology. It will provide participants with the opportunity to learn more about the legal systems and investigative approaches of their colleagues in different EU Member States, and will serve as a platform for the exchange of best practices on the management of complex cases. Participants will be assisted by national and international experts in this field.

Target group: Judges and prosecutors from all EU MS, with preference for those dealing or likely to deal with the prosecution and trial of complex cross-border and/or international offences

Level: Introductory

Number of participants: 44 participants (including experts). Minimum of 1-2 per EU MS.

Language: English

Draft programme and further information:

EJTN-GNS TRAINING: EUROPE’S MIGRANT CRISIS AND THE PROSECUTION OF CORE INTERNATIONAL CRIMES

Activity Coordinator: Ulrich Nachtleberger (AT), EJTN Secretariat (EJTN), and Genocide Network Secretariat (GNS)

Contact Persons - EJTN: Teresa Cabrita – teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
Mónica Martí – monica.marti@ejtn.eu; +32 2 289 50 17
ECONOMIC CRIMES, ASSET RECOVERY AND CONFISCATION IN THE EU
CR/2017/10

| 29-30 November 2017 | Leipzig-Saxony, Germany | EJTN's deadline for application 12 September 2017 |

**Description**

Day-and-a-half training aimed at improving knowledge and experience of judges and prosecutors to trace, freeze, seize and re-use illicitly acquired assets through the use of EU legal instruments required to ensure effective procedures of tracing, confiscation of illicit proceeds and recovery of illegally acquired assets in the EU. Sharing of experiences and good practices regarding the implementation of financial investigations within EU as well as cooperation with agencies and networks. The training will combine lectures, presentations and workshops with study cases to enhance practical knowledge of practitioners.

**Target group / limits**

Judges and Prosecutors from all EU Member States, preferably criminal judges and prosecutors with some knowledge of EU Criminal Law and judicial cooperation in criminal matters.

**Number of participants**

38

**Language regime**

English

**Draft programme**

Available as soon as possible

**Link to the website**

ECONOMIC CRIMES, ASSET RECOVERY AND CONFISCATION IN THE EU

**Activity Coordinator**

Federal Ministry of Justice and Consumer protection in cooperation with the Bavarian Ministry of Justice-Germany. Dr. Guenther Puhm

**Contact Persons – EJTN**

Mónica Martí – monica.marti@ejtn.eu; +32 2 289 50 17
Teresa Cabrita – teresa.cabrita@ejtn.eu; +32 2 289 50 20; +32 483 34 83 84
LINGUISTICS SEMINAR ON THE VOCABULARY OF ASYLUM AND REFUGEES
LI/2017/10

| 29 November-1 December 2017 | Scuola Superiore della Magistratura, Scandicci, Italy | EJTN's deadline for application: 18 June 2017 |

**Description**
A three day, face-to-face course designed for EU judges and prosecutors dealing with asylum and refugees related cases.
It aims at developing both legal and linguistics skills of the participants by combining legal information and language exercises in a practical and dynamic way.
Participants are divided in three small groups, two to be developed in English and one to be carried out in French.
Each group is trained for the entire duration of the seminar by a team composed of a linguist expert and a legal expert acting simultaneously.
The course combines theoretical and practical sessions of the four basic language skills: reading, writing, speaking, listening, within legal terminology.

**Target group / limits**
Judges and prosecutors from all EU Member States dealing with asylum and refugees related cases and having the B2-C1 language level as per Common European Framework of Reference for Languages

**Number of participants**
36 (7 of them from the hosting institution)

**Language regime**
English and French

**Level**: Advanced

**Draft programme for English and French speaking groups**
Available as soon as possible

**Link to the website**
LINGUISTICS SEMINAR ON THE VOCABULARY OF ASYLUM AND REFUGEES

**Activity Coordinator**: Carmen Domuta

**Contact person**: EJTN Secretariat: Ondrej Strnad, ondrej.strnad@ejtn.eu
MIGRANT SMUGGLING

CP/2017/26

| 30 November - 1 December 2017 | ERA Trier, Germany | EJTN’s deadline for application: 23 October 2017 |

**Topic:** Countering Migrant Smuggling: Towards a more comprehensive approach

**Description**
Profit-seeking criminals smuggle migrants across borders, making it one of the most profitable forms of transnational crime in Europe, with a coordinated judicial and law enforcement response across the EU insufficient to deal with this growing problem. This seminar will look into the various aspects that need to be considered when dealing with migrant smuggling in order to identify the actions that can be taken to enhance cross-border judicial and law enforcement cooperation in this field.

**Key topics:**
- The EU Action Plan Against Migrant Smuggling 2015-2020 and the European Agenda on Migration: activities to counter migrant smuggling at a law enforcement and judicial level
- The potential for Europol and Europol to enhance cross-border cooperation in countering migrant smuggling and going after the proceeds of crime
- EU action to counter migrant smugglers and destroy their assets: Frontex and the EU Naval Force Mediterranean’s (EUNAVFOR MED) Operation Sophia
- Methods for prosecuting migrant smugglers
- Tracing and confiscation of assets connected to migrant smuggling
- Cooperation with third countries in disrupting smuggling networks

**Target audience**
Judges and public prosecutors, lawyers and other justice professionals

**Training Level:** Advanced

**Language regime:** English

**Allocation of places:**
Italy (2) - Latvia (1) - Lithuania (1) – Poland (1) - Romania (2) – Slovenia (1) - Spain EJ (1) - Spain CEJ (1)

**Draft programme**
Available as soon as possible

**Contact person**
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu
ERA: Mrs Annette Geibel (ageibel@era.int)

**EJTN website**
MIGRANT SMUGGLING
PUBLIC PROCUREMENT
CP/2017/27

| 1 December 2017 | The Latvian Judicial Training Centre (LJTC) Riga, Latvia | EJTN’s deadline for application: 23 October 2017 |

Topic: EU Civil Law, Administrative Law

Description
National and international topicalities in field of Public Procurement (e.g. unreasonable cheap offers; valuation limits; procedure of negotiation, appeals procedure).

Target audience
Judges

Training Level
Advanced

Language regime
English

Allocation of places
Belgium (1) – Bulgaria (1) – ERA (1) – France (1) – Germany (1) – Italy (1) – Poland (1) – Portugal (1) – Romania (1) – Spain EJ (1)

Draft programme
Available as soon as possible

Contact person
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website
PUBLIC PROCUREMENT
CIVIL LAW SUB-WORKING GROUP – EUROPEAN CIVIL PROCEDURE IN FAMILY LAW MATTERS
CI/2017/06

| 4-5 December 2017 | IGO-IFJ Brussels, Belgium | EJTN’s deadline for application: 8 September 2017 |

Description
The added value of the two day-long seminar consist of delivering in-depth insights on highly specialized topics pertaining to diversified aspects of family law (e.g. cross-border divorce and parental responsibility). The training will be carried out by leading academics and practitioners, expert speakers will be called to expand upon such aspects as jurisdiction, applicable law, EU instruments, recognition and enforcement of decisions and cooperation in matters relating to the subjects of the seminar. In order to combine the theoretical approach with a more concrete one, workshop sessions will also be organized in order to provide a widened knowledge on EU legislation and case-law and facilitate the exchange of best practices.

Target group / limits
Judges and prosecutors from all EU member states.

Number of participants
48

Language regime
English

Draft programme
Available as soon as possible

Activity Coordinator
Umit Oral (IGO-IFJ) - Umit.Oral@igo-ifj.be

Contact person – EJTN Secretariat
Sara Sipos - sara.sipos@ejtn.eu

EJTN website:
CIVIL LAW SUB-WORKING GROUP – EUROPEAN CIVIL PROCEDURE IN FAMILY LAW MATTERS
JUDICIAL TRAINING METHODS METHODOLOGIES CONFERENCE on “Training design”
TM/2017/07

| 14-15 December 2017 | National Institute for the Magistracy, Bucharest, Romania | EJTN’s deadline for application: 2 October 2017 |

**Description**
Course managers and speakers conceiving and providing judicial training often focus on topic and its legal aspects of their training activity and neglect to also pay attention to its educational design to meet the needs of adult learning. Hence, this conference will look at the following questions and provide course managers and speakers the opportunity to get a deeper insight into the different steps to take when designing a training activity.

Participants in this conference will learn

- what is the training cycle?
- how to establish learning objectives?
- what different training methods exist (lecture, workshop, case study, simulations, role plays, etc.)?
- which training method should be chosen to meet your learning objectives?
- what are the advantages and disadvantages of the different methods?
- how must a lecture, workshop, group discussion or other training session be designed to best guarantee participants’ learning?

**Target group / limits:**
Trainers in judicial training (course managers and speakers) and members of the Programme Boards/Councils.

**Number of participants:** 60

**Language regime:** English and French

**Draft programme:**
Available as soon as possible

**Activity coordinator:**
Cornelia Riehle (ERA)

**Contact person – EJTN Secretariat:**
Benedetta Vermiglio benedetta.vermiglio@ejtn.eu

**EJTN website:**
JUDICIAL TRAINING METHODS METHODOLOGIES CONFERENCE on “Training design”
ECHANGE D’EXPÉRIENCES PROFESSIONNELLES EN MATIÈRE DE CYBERCRIMINALITÉ
CP/2017/28

| December 2017 | TBC, Belgium | EJTN’s deadline for application: TBC |

**Description**

- This is a specialized training which aims to:
  - Strengthen the basic knowledge acquired during initial training "Cybercrime"
  - Give an overview of the legal framework
  - To acquire an in-depth knowledge of the use of sources available on the Internet in proactive and reactive criminal investigations
  - To acquire an in-depth knowledge on the use of particular research methods in the virtual world
  - To acquire an in-depth knowledge of international cooperation in criminal matters (in particular with the USA), particularly with regard to traces and digital evidence
  - To acquire an in-depth knowledge of territorial jurisdictions in cyberspace

**Target audience:** Judges and prosecutors

**Training Level:** Advanced

**Language regime:** French- English translation

**Allocation of places**
Bulgaria (1) - Czech Republic (1) – Estonia (1) – Italy (1) - Latvia (1) - Lithuania (1) - Poland (1) - Romania (1) – Slovenia (1) - Spain CEJ (1)

**Draft programme**
Available as soon as possible

**Contact person**
EJTN Secretariat: Brandi Brown-Moreau, catalogueplus@ejtn.eu

**EJTN website:** ECHANGE D’EXPÉRIENCES PROFESSIONNELLES EN MATIÈRE DE CYBERCRIMINALITÉ
ANNEX I  Deadline for sending the lists of selected participants to the EJTN Secretariat

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<th>ACTIVITY NAME</th>
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<tr>
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<td>CYBERCRIME AND INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS: EAW AND MLA SIMULATIONS</td>
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<tr>
<td>10 January</td>
<td>CR/2017/12</td>
<td>CEPOL-EJTN TRAINING COOPERATION - FOLLOW THE MONEY: FINANCIAL INVESTIGATIONS</td>
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<tr>
<td>10 January</td>
<td>CR/2017/02</td>
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<td>13 January</td>
<td>AD/2017/01</td>
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<td>13 January</td>
<td>HFR/2017/01</td>
<td>CONFLICTS OF NORMS IN THE APPLICATION OF FUNDAMENTAL RIGHTS</td>
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<tr>
<td>13 January</td>
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<tr>
<td>15 January</td>
<td>LI/2017/01</td>
<td>LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CRIMINAL MATTERS</td>
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<td>15 January</td>
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<tr>
<td>20 January</td>
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<td>HUMAN RIGHTS &amp; ACCESS TO JUSTICE IN THE EU</td>
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<td>23 January</td>
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<td>JUDICIAL TRAINING METHODS – JUDGECRAFT SEMINAR</td>
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<tr>
<td>12 February</td>
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<td>LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CRIMINAL MATTERS</td>
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<td>12 February</td>
<td>LI/2017/04</td>
<td>LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CIVIL MATTERS</td>
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<td>13 February</td>
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<td>EUROPÉANISATION DU DROIT SOCIAL - BASES ET PERSPECTIVES</td>
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<td>CEPOL-EJTN TRAINING COOPERATION – JOINT INVESTIGATION TEAMS-IMPLEMENTATION</td>
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<td>GATHERING AND ADMISSIBILITY OF EVIDENCE IN COUNTER-TERRORISM: CHALLENGES AND BEST PRACTICES</td>
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<td>SEMI-FINAL D: JUDICIAL ETHICS AND PROFESSION CONDUCT</td>
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<td>6 March</td>
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<td>JUDICIAL TRAINING METHODS METHODOLOGIES SEMINAR “ON JOB TRAINING: COACHING, TUTORING, MENTORING”</td>
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<td>INTERNATIONAL LEGAL COOPERATION IN CRIMINAL MATTERS. EUROPEAN ARREST WARRANT</td>
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<td>PROCEDURAL SAFEGUARDS IN CRIMINAL PROCEEDINGS IN THE EU IN PRACTICE</td>
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Annex II  Allocation of places in CRIMINAL JUSTICE seminars (EAW and MLA Simulations / EU Cross Border Evidence / Procedural Safeguards)

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<tr>
<th>Member Institution</th>
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## Annexe III Allocation of places in Catalogue + seminars

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| CP/2017/12                  | CP/2017/13 |

| CP/2017/13                  | CP/2017/14 |
| CP/2017/14                  | CP/2017/15 |
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| CP/2017/20                  | CP/2017/23 |
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| CP/2017/26                  | CP/2017/27 |
| CP/2017/27                  | CP/2017/28 |
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The Centre for Legal Studies - CEJ
SPAIN
## Annex IV  Allocation of places in JTM Seminars on JUDGECRAFT

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