EUROPEAN JUDICIAL TRAINING NETWORK

2016 calendar of training activities
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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 of the 2015 calendar, we are now presenting the 2016 calendar of activities containing 77 activities to be developed in 2016 in the fields of Administrative, Civil and Criminal Law, Linguistics, Judicial Training Methods, Migration, Counter terrorism, 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 CIVIL PROCEDURE IN FAMILY LAW MATTERS

Activity number: CI/2016/01

29 February – 01 March  
Czech Judicial Academy, Prague, Czech Republic

EJTN’s deadline for application: 8 January 2016

Description
The added value of the 2 day-long seminar consist of delivering in-depth insights on highly specialised topics pertaining to diversified aspects of family law (e.g. cross-border divorce and parental responsibility). 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

Contact person(s)
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Activity Coordinator: Mrs. Jana Zapletalová Koláčková (CZ), jzapletalova@jacz.cz

EJTN website:
Activities
For the activities only opened to some Member institutions (Criminal Justice seminars on EAWs and MLAs simulations/ Cross-border evidence and Procedural safeguards in the EU and Catalogue + 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 and Catalogue + activities ordered by participating institution is available in Annexes II and III respectively. All other activities are opened to all Members.

As in previous years, the priority list of selected participants, as well as the reserve list, must contain the following information:

<table>
<thead>
<tr>
<th>NAT</th>
<th>NAME</th>
<th>FIRST NAME</th>
<th>FUNCTION</th>
<th>PROFESSIONAL ADDRESS</th>
<th>EMAIL</th>
<th>TELEPHONE</th>
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</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/

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.domuta@ejtn.eu.
# 2016 Activities per Date

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<td>Current Issues of Substantial and Procedural EU LAW</td>
<td>Linz, Austria</td>
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<tr>
<td>CP/2016/02</td>
<td>3-5 February</td>
<td>Remedial justice and alternatives to trials and criminal penalties</td>
<td>Italy</td>
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<tr>
<td>CT/2016/01</td>
<td>18-19 February</td>
<td>Tackling terrorism: procedural and substantive law challenges and best practices (module 2)</td>
<td>Trier, DE</td>
<td>23</td>
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<tr>
<td>CI/2016/01</td>
<td>29 February-1 March</td>
<td>European civil procedure in family law matters</td>
<td>Prague, CZ</td>
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<tr>
<td>TM/2016/01</td>
<td>3-4 March</td>
<td>Seminar: Measuring Learning Results and Training Effects – The Particular Challenge of Long-Term Evaluation and Assessment</td>
<td>ERA, DE</td>
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<tr>
<td>CP/2016/03</td>
<td>7-8 March</td>
<td>Saisies et confiscations</td>
<td>Belgium</td>
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<tr>
<td>CP/2016/04</td>
<td>7-9 March</td>
<td>Remedies in kind and termination of contracts in domestic and international trends</td>
<td>Italy</td>
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</tr>
<tr>
<td>CR/2016/01</td>
<td>9-11 March</td>
<td>International judicial cooperation in criminal matters in practice: EAW and MLA simulations</td>
<td>Greece</td>
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<td>AD/2016/01</td>
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<td>CT/2016/02</td>
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<td>Radicalisation: prevention and detection</td>
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<td>LI/2016/01</td>
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<td>Lisbon, PT</td>
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<td>CR/2016/02</td>
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<td>Cross-border evidence In practice</td>
<td>Belgium</td>
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<td>Common agricultural policy of the European Union. Regulations, related to the financial subsidising and the national legislation. Practice</td>
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<td>International Judicial Cooperation in Criminal Matters</td>
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### SWEDEN

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ACTIVITY PAGES
CURRENT ISSUES OF SUBSTANTIAL AND PROCEDURAL EU LAW
CP/2016/01

| 28 January | President of the Linz Court of Appeal | EJTN’s deadline for application: 31th December 2015 |

**Topic: Civil Law, Substantive EU Civil Law**

**Description**
The aim of the seminar is to update and further deepen the knowledge of the participants in substantive EU Law in the field of civil claims.

**Contents**
Latest changes in substantive EU Law.
Current developments in procedural EU Law.
Current rulings of the Court of Justice of the European Union

**Target audience**
Open to judges

**Training Level**
Advanced

**Language regime**
German

**Allocation of places**
Netherlands (1), Poland (2), Portugal (3), Romania (3), Slovakia (1), Czech Republic (1)

**Draft programme**
Available as soon as possible

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

**EJTN website**
Current issues of substantial and procedural - CP/2016/01
REMEDIAL JUSTICE AND ALTERNATIVES TO TRIALS AND CRIMINAL PENALTIES

CP/2016/02

| 3-5 February | School For the Judiciary | EJTN’s deadline for application: 5th January 2016 |

**Topic:** Criminal Law, Judicial Cooperation in Criminal Matters, European Criminal Procedure, European Criminal Substantive Law

**Description**

There is a widespread perception that a purely "punitive", in the traditional sense, approach to deviance is not often enough; it also may not be the best social response and it does not comply, alone, with the purpose of re-socialization that the Constitution assigns to criminal penalties. Also, the "ordinary" outcome of a criminal trial does not name the best or the only way to achieve the objectives of social protection and rehabilitation of the "injury" represented by the crime. Restorative or remedial justice, aiming at achieving, even beyond the well-known cases of generalized use in specific historical circumstances, the goal of rehabilitation, deserve to be analysed in their premises and concrete conditions, as well as in their practical application. In turn, alternative forms of response to crime - such as probation or acquittal for being the material fact irrelevant, or the adoption of alternatives to imprisonment - are to be discussed vis-à-vis the difficulties of practical implementation and the assessment of their efficacy.

**Training Level**

Advanced

**Language regime**

Italian and English

**Target audience**

Open to judges and prosecutors

**Allocation of places**

Slovakia (1), Slovenia (1), Spain CEJ (1), Austria (1), Belgium (2), Bulgaria (2), ERA (2), Czech Republic (1)

**Draft programme**

3rd December 2015

**Contact person**

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

**EJTN website**

Remedial justice and alternatives to trials and criminal penalties - CP/2016/02
TACKLING Terrorism: Procedural and Substantive Law Challenges AND BEST PRACTICES (Module 2)

CT/2016/01

| 18 – 19 February 2016 | German Judicial Academy (DRA) - Trier | EJTN’s deadline for application: 23 November 2015 |

**Description**
This training will be the 2nd module focused on "Tackling Terrorism: Procedural and Substantive Law Challenges and Best Practices". It will be devoted to the topic Networking in Tackling Terrorism - Domestic and European Level.

This day-and-a-half training will comprise both framework lectures and practical workshops focused on examples of domestic cooperation between judicial, law enforcement and penitentiary authorities on counter-terrorism matters, cooperation at the EU institutional level, the EU framework of mutual legal assistance in criminal matters, and practical case studies on cross-border cooperation in terrorism cases.

**Target group**
Open to judges and prosecutors from all EU Member States, in particular those dealing or likely to deal with terrorism related cases.

**Number of participants**
Approximately 50 places are open to judges and prosecutors from the different EU MS

**Language regime**
English and French

**Draft programme**
Available as soon as possible

**Contact person**
EJTN Secretariat: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu
Activity Coordinator Mr. Rainer Hornung (DE)

**EJTN Website**
Tackling Terrorism: Procedural and Substantive Law Challenges and Best Practice
CIVIL LAW SUB-WORKING GROUP – EUROPEAN CIVIL PROCEDURE IN FAMILY LAW MATTERS
CI/2016/01

| 29 February – 01 March 2016 | Czech Judicial Academy, Prague, Czech Republic | EJTN’s deadline for application: 8 January 2016 |

Description
The added value of the 2 day-long seminar consist of delivering in-depth insights on highly specialised topics pertaining to diversified aspects of family law (e.g. cross-border divorce and parental responsibility). 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

Contact person
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Activity Coordinator: Mrs. Jana Zapletalová Koláčková (CZ), jzapletalova@jacz.cz

EJTN website:
European Civil Procedure in Family Law Matters - CI/2016/01
MEASURING LEARNING RESULTS AND TRAINING EFFECTS – THE PARTICULAR CHALLENGE OF LONG TERM EVALUATION AND ASSESSMENT

Description

The Seminar is targeted at training organizers within training institutions from the EJTN Members, as well as at course directors who deal with questions of proper evaluation and assessment of training events of any type. It is based on the results of the 1st 2015 EJTN JTM Seminar in Zagreb (held at the Croatian Judicial Academy) which was dedicated to the proper evaluation of training measures at the reactionary level (Level 1 of Kirkpatrick’s Model). In the continuation of the Zagreb Seminar, the participants will get to know, by the illustration of practical examples, how the particular challenge of long-term training and learning assessment in accordance with Levels 2 to 4 of Kirkpatrick’s Model (Learning; Behavioural Changes; Institutional Improvements) can be mastered. The participants will begin to develop model tools for the assessment on Kirkpatrick’s Levels 2 to 4. It is useful, but not a prerequisite for participants to have attended the 2015 Zagreb Seminar.

Target group / limits

Training organisers and course directors

Number of participants

35

Language regime

English and French

Draft programme

Available as soon as possible

Contact persons:

EJTN Secretariat: Mrs. Benedetta Vermiglio, Benedetta.VERMIGLIO@EJTN.EU
Activity coordinator: Mr. Stefan Tratz, Stefan.Tratz@Deutsche-Richterakademie.Brandenburg.de

EJTN website

Measuring learning results and training effects - the particular challenge of long-term evaluation and assessment - TM/2016/01
SAISIES ET CONFISCATIONS
CP/2016/03

| 7-8 March | Institut de Formation Judiciaire (IFJ) | EJTN’s deadline for application: 8th January 2016 |

Topic: Criminal Law, national penal law, i.c. confiscation

Description
Après cette formation, les participants disposent des connaissances nécessaires afin de pouvoir manier adéquatement les outils légaux mis à disposition pour recourir à la saisie et à la confiscation d’avantages patrimoniaux d’origine criminelle.

▪ 1er jour : Apporter les connaissances de base indispensables relatives à la saisie et à la confiscation pénales d’avoirs patrimoniaux tirés d’une infraction.
▪ 2e jour : Approfondir des questions spécifiques en matière de saisie et de confiscation.

Training Level
Advanced

Language regime
French and English

Target audience
Open to judges and prosecutors

Allocation of places
Poland (2), Portugal (3), Romania (3), Slovakia (1), Slovenia (1), Czech Republic (1)

Draft programme

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

EJTN website
Saisies et confiscations - CP/2016/03
REMEDIES IN KIND AND TERMINATION OF CONTRACTS IN DOMESTIC AND INTERNATIONAL TRENDS
CP/2016/04

| 7-9 March | School For the Judiciary | EJTN’s deadline for application: 9th February 2016 |

**Topic:** EU civil law, civil judicial cooperation, civil procedure, commercial law, consumer law, criminal law: judicial cooperation in criminal matters, European criminal procedure, European criminal substantive law

**Description**

Litigants usually call upon a contract as a source of obligations or as a historical fact; in other instances, they challenge a contract as not binding, emphasizing one or more legal grounds, whereas other reasons may come out. In these cases, important financial interests may be affected by different decisions of the court, depending on the rules applicable to the powers of the parties - and of the judge ex officio - in applying for or ordering remedies that parties (consumers in particular) have not previously indicated. While domestic and European case law sometimes offers guidelines, this course will explore the ongoing reallocation of power between judges and parties in defining hierarchy of remedies in contract law.

The course aims at creating an occasion for judges to discuss the issues related to how they conduct trials in this area, and raise awareness on the delicate socio-economic "regulation" entrusted to them. Issues of consumer contracts vis-à-vis business contracts, or on specific types of contracts will be covered; also the impacts of EU law and international trade practice, as well as the comparison between European systems will be dealt with.

**Training Level:** Advanced

**Language regime**

Italian and English

**Target audience:** Open to judges and prosecutors

**Allocation of places**

Estonia (1), France (1), Germany (3), Latvia (1), Lithuania (1), Netherlands (1), Poland (2)

**Draft programme**

14th January 2016

**Contact person**

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

**EJTN website**

Remedies in kind and termination of contracts in domestic and international trends - CP/2016/04
INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS IN PRACTICE: EAW AND MLA SIMULATIONS
CR/2016/01

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Description
Two days-and-a-half training based on an innovative approach relying on a "learn-by-doing" methodology. Through a simulation, participants face the progress of a case on THB and migrants smuggling inspired from real facts and involving both national and cross border judicial cooperation. This simulation calls for the use of EU mutual legal recognition instruments such as the European Arrest Warrant and Freezing Orders as well as mutual legal assistance requests (MLA). The seminar includes presentations on the role of EJN and EUROJUST in judicial cooperation in criminal matters as well as one theoretical lecture linked to the practical cases dealt with practitioners during the seminar.

Target group / limits
Judges and prosecutors from Greece, Hungary and France, preferably involved in judicial cooperation in criminal matters or cases with a cross-border dimension.

Number of participants
42-minimum 12 per country

Language regime
English

Draft programme
CR_2016_01.pdf

Contact persons
EJTN Secretariat: Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu
Activity Coordinator: Mrs. Cristina Ramos – CEJ, cristina.ramos@mjusticia.es

EJTN website
International Judicial Cooperation in Criminal Matters in Practice: EAW and MLA simulations - CR/2016/01
# AEAJ TRAINING ON CONFLICT OF NORMS IN THE APPLICATION OF FUNDAMENTAL RIGHTS

**AD/2016/01**

| 10-11 March 2016 | Naples, Italy | EJTN’s deadline for application: 15 January 2016 |

**Description**
Day-and-a-half training organised in partnership with the European Association of Administrative Law 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, national laws and fundamental rights enshrined in national constitutional or EU laws, conflicts between primary and secondary EU law, as well as between the former and the European Convention on Human Rights (ECHR). This training will combine theoretical lectures with practical workshops and will serve as a forum for the exchange of knowledge and best practices between judges from across the EU.

**Target group**
Judges from all EU Member States, in particular those dealing with cases involving claims for breaches of EU fundamental rights and freedoms.

**Number of participants**
20 EJTN appointed judges / 20 AEAJ appointed judges

**Language regime**
English

**Contact person**
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Cc: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu

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

**EJTN website**
Conflicts of Norms in the Application of Fundamental Rights
RADICALISATION: PREVENTION AND DETECTION
CT/2016/02


**Description**
This day-and-a-half training will be focused on the processes and indicia of radicalisation to violent extremism; in particular, the role of incarceration in radicalisation. This training will be based on a practical and interdisciplinary approach, aimed at providing justice sector practitioners with a set of skills to better identify and respond to instances of radicalisation to violent extremism, and to better understand the role of prisons in the process of radicalisation or rehabilitation.

**Target group**
Judges and prosecutors from all EU Member States, in particular those dealing or likely to deal with terrorism related cases.

**Number of participants**
Approximately 50 places are open to judges and prosecutors from the different EU MS.

**Language regime**
English and French

**Contact person**
EJTN Secretariat: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu
Activity Coordinator: Mrs. Nathalie Malet (ENM)

**EJTN website**
Radicalisation: Prevention and Detection
LANGUAGE TRAINING ON THE VOCABULARY OF HUMAN RIGHTS’ EUROPEAN LAW
LI/2016/01

| 14-18 March 2016 | Centre for Judicial Studies, Lisbon, Portugal | EJTN’s deadline for application: 15 January 2016 |

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.

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)

Language regime
English and French

Draft programme for English and French speaking groups

| Agenda Linguistics Lisbon 2016 - EN.pdf | Agenda Linguistics Lisbon 2016- FR.pdf |

Contact person
EJTN Secretariat: Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu
Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu

EJTN website
Language training on the vocabulary of Human Rights’ European Law - LI/2016/01
CROSS-BORDER EVIDENCE IN PRACTICE
CR/2016/02

| 15-16 March 2016 | Brussels-Belgium IGO-IFJ | EJTN’s deadline for application 15 January 2016 |

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. The seminar, divided in national breakouts sessions and international workshops and plenaries, will give the opportunity to the participants to compare their rules of evidence gathering and admissibility in order to conclude on common standards or approaches between Member States when dealing with cross-border evidence. In addition, high level experts will present the current existing instruments for cooperation and the perspectives for the near future based upon the Directive on the European Investigation Order.

Target group / limits
Judges and prosecutors from Belgium, Poland, Cyprus, Croatia, Czech Republic, Greece, Italy and Lithuania Preferably prosecutors and criminal judges involved in judicial cooperation in criminal matters or cross-border cases.

Number of participants
48- 6 per country

Language regime
English

Draft programme

Contact persons:
EJTN Secretariat: Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu
Activity Coordinator: Mr. Ulrich Nachtlberger-Ministry of Justice-Austria,

EJTN website
Cross border evidence in practice - CR/2016/02
IMPLEMENTATION OF FUNDAMENTAL RIGHTS: INTERNATIONAL TRENDS
CP/2016/05

| 18 March | Centre for Judicial Studies | EJTN’s deadline for application: 1st March 2016 |

**Topic:** Criminal Law, other subject: fundamental rights

**Description**
Identification and debate of the most recent case law of the international courts and other international bodies that safeguard human rights, as well as the case law of other States, of superior courts or which regards constitutional matters and that is relevant in the field of human rights.

**Training Level**
Advanced

**Language regime**
Portuguese

**Target audience**
Open to judges, prosecutors and lawyers

**Allocation of places**
Italy (2), Latvia (1), Lithuania (1), Netherlands (1), Poland (2), Portugal (3), Czech Republic (1)

**Draft programme**
1st March 2016

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

**EJTN website**
Implementation of fundamental rights: international trends - CP/2016/05
Public procurement
CP/2016/06

<table>
<thead>
<tr>
<th>Date</th>
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<th>EJTN’s deadline for application:</th>
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</thead>
<tbody>
<tr>
<td>31 March</td>
<td>Latvian Judicial Training Centre, Riga, Latvia</td>
<td>16th February 2016</td>
</tr>
</tbody>
</table>

**Topic: EU civil Law, other subject: Administrative law**

**Description**
National and international topicalities in field of Public Procurement (e.g. unreasonable cheap offers; valuation limits; procedure of negotiation, appeals procedure).
1 lesson, length 90 minutes
Speaker: Ms. Debore Pavila, attorney

Public Procurement Case law of European Court of Justice
1 lesson, length 90 minutes
Speaker: Ms. Debore Pavila, attorney

National Public Procurement Case law
1 lesson, length 90 minutes
Speaker: Ms. Laura Konosonoka, judge

**Training Level**
Advanced

**Language regime**
Latvian and English

**Target audience**
Open to judges

**Allocation of places**
Portugal (3), Romania (3), Slovakia (1), Slovenia (1), Spain CEJ (1), Austria (1)

**Draft programme**
Available the 6th March 2016

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

**EJTN website**
Public Procurement - CP/2016/06
COMMON AGRICULTURAL POLICY OF THE EUROPEAN UNION. REGULATIONS, RELATED TO THE FINANCIAL SUBSIDISING AND THE NATIONAL LEGISLATION. PRACTICE
CP/2016/07

5-6 April          National Institute of Justice          EJTN’s deadline for application: 5th February 2016

Topic: Other area of EU Law

Description
The Common Agricultural Policy is an inseparable part of the contracts that build the European community. This policy is based on three fundamental principles – free trade within the Community, based on common prices; preferential terms for the European production in the Community markets; and common financial responsibility.

The purpose of the Common European Financial Policy is to provide acceptable standard of living to the farmers, to provide quality foods for consumption at reasonable prices, to preserve the European legacy in the agricultural areas and to contribute for the protection of the environment.

The training will address particular attention to the legal base of the Common Agricultural Policy – the Treaty on the Functioning of the European Union, the regulations and the national legislation. Presentations will be made on the legal nature and institutional framework of the participants in this policy – the European Commission, the managing body, the Repayment Agency, the certifying body and the beneficiaries.

As an EU member state, Bulgaria has the opportunity to receive financing from the Common Agricultural Policy, by building different funding entities for the receipt of these subsidies. The training will outline not only the major institutions, related to the Common Agricultural Policy, but will review in details the judicial practice at European and national level as well.

The familiarity with the support and development mechanisms of the agriculture via EU monetary funds, the main instruments of the Common Agricultural policy (direct payments, market support for the agricultural producers and the policy on developing the agricultural regions), as well as the judicial protection of the participants in this process, impose the necessity to organize a seminar on a similar subject.

The training will cover the following issues with Interactive presentation, discussions and exercises:

- Historical development of the legal framework of the Common Agricultural Policy;
- Cohesion policy;
- Financial management and control over the public funds from the funding entities under the Common Agricultural Policy;
- Powers of the Repayment Agency;
Judicial practice of the Court of the European Union and the Bulgarian courts in the area of the Common Agricultural Policy;
Interactive presentation, discussions and exercises

Training Level
Advanced

Language regime
Bulgarian and English

Target audience
Open to judges

Allocation of places
Germany (1), Italy (2), Latvia (1), Lithuania (1), Netherlands (1), Poland (2), Portugal (2)

Draft programme
05th March 2016

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

EJTN website
Common agricultural policy of the European Union. Regulations, related to the financial subsidizing and the national legislation. Practice - CP/2016/07
MUTUAL RECOGNITION IN CRIMINAL PROCEEDINGS IN EU
CP/2016/27

6-8 April | Centro de Estudios Judicicos | EJTN’s deadline for application: 4th March 2016

Topic: Criminal law, judicial cooperation in criminal matters, European criminal procedure

Description
Different activities with the aim of providing participants with a deep knowledge about the field of mutual recognition in criminal proceedings in a comparative perspective with the new Spanish legislation (Ley 23/2014).

Training Level
Introductory

Language regime
Spanish and English

Target audience
Open to judges and prosecutors

Allocation of places
Romania (1), Germany (1), Belgium (2), Portugal (1), Slovakia (1), France (1), Lithuania (1), Italy (1), Poland (1), Czech Republic (1)

Draft programme
Available as soon as possible

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

EJTN website:
Mutual recognition in criminal proceedings in EU - CP/2016/27
EXPERT’S CONSULTATIONS “HOW TO REACH A CHILD”
CP/2016/08

| 7-8 April | Judicial Training Centre, Ministry of Justice of the Republic of Slovenia | EJTN’s deadline for application: 1st March 2016 |

Topic: Criminal Law, European criminal procedure

Description
Experts’ consultations is traditionally organized by The Slovenian Association of State Prosecutors, General Police Directorate and Judicial Training Centre every year, in 2016 it will be fifteen years in a row. The general topic is child protection in criminal procedures. The participants are state prosecutors, judges, police officers, lawyers and other partakers in the criminal procedures dealing with rights and protection of children. This event implements a multidisciplinary approach towards complex cases, where traumatized children are involved. In 2016 the experts’ consultations will focus on how to reach a child, how to make him open up to prosecutors, judges, how to understand traumatized 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.

Training Level
Introductory

Language regime
Slovene and English

Target audience
Open to judges and prosecutors

Allocation of places
Germany (2), Belgium (2), Poland (1), Portugal (1), Spain CEJ (1), Latvia (1), Lithuania (1), Italy (1), Czech Republic (1)

Draft programme
As soon as possible

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

EJTN website
Expert’s consultations "How to reach a child" - CP/2016/08
SEMI-FINAL A: INTERNATIONAL COOPERATION IN CRIMINAL MATTERS
TH/2016/01

| 11-14 April | Foundation “Latvian Judicial Training Centre” | EJTN’s deadline for application: 7th March 2016 |

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.

Number of participants
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.
Registration
Information regarding the process of registration as well as the THEMIS rules will be communicated by the EJTN Secretariat.

Language regime
English

Draft programme
April 2016

Contact person
EJTN Secretariat: Mrs Raluca Nicolae, raluca.nicolae@ejtn.eu

EJTN website
RELIGIOUS PLURALISATION- A CHALLENGE FOR OUR LEGAL ORDER
CP/2016/09

11-15 April  
German Judicial Academy

EJTN’s deadline for application: 12th February 2016

Description
The conference is aimed at judges of all jurisdictions, as well as public prosecutors.

Alongside Christianity, other religions are becoming more prominent. Above all the two large monotheistic world religions Islam and Judaism are becoming more visible in our society. The pluralisation of religions leads to what is often a very serious debate on the relationship between state and religion. Diverse points are raised during these discussions:

Highly controversial medical ethics questions such as artificial insemination, stem cell transfer, organ donation, abortion, medically assisted suicide, and circumcision, as well as topics such as residency, clothing customs, schooling, homosexuality, church asylum, Sharia, the position of women, special holidays for Muslims, religious slaughter, and the building of mosques, to name but a few.

It is planned that a Rabbi and an Imam will present their respective legal traditions and compare with each other and with Christianity.

The effects of the rise of Islam and Judaism are then to be looked at in terms of constitutional law.

Tendencies towards radicalisation should also be explained from a criminal-political point of view.

Further, the question of how Islam presents itself in a European religious context, and which role it plays in out of court arbitration.

A visit to a mosque in Berlin is planned to conclude the conference.

Training Level
Introductory

Language regime
German

Target audience
Open to judges and prosecutors

Allocation of places
Portugal (3), Romania (3), Slovakia (1), Slovenia (1), Spain CEJ (1), Austria (1)

Draft programme
February 2016
Contact person
EJTN Secretariat: Mrs Brandi Brown-Moreau: catalogueplus@ejtn.eu

EJTN website
Religious pluralisation - A challenge for our legal order - CP/2016/09
INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS IN PRACTICE: EAW AND MLA SIMULATIONS
CR/2016/03

13-15 April 2016
Madrid-Spain
CEJ
EJTN’s deadline for application
12th February 2016

Description

Two days-and-a-half training based on an innovative approach relying on a "learn-by-doing" methodology. Through a simulation, participants face the progress of a case on drugs trafficking inspired from real facts and involving both national and cross border judicial cooperation. This simulation calls for the use of EU mutual legal recognition instruments such as the European Arrest Warrant and Freezing Orders as well as mutual legal assistance requests (MLA). The seminar includes presentations on the role of EJN and EUROJUST in judicial cooperation in criminal matters as well as a theoretical lecture linked to the practical cases dealt with practitioners during the seminar.

Target group / limits
Judges and prosecutors from Spain, Portugal and The Netherlands, preferably involved in judicial cooperation in criminal matters or cases with a cross-border dimension.

Number of participants
42-minimum 12 per country

Language regime
English

Draft programme

Contact persons
EJTN Secretariat: Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu
Activity Coordinator: Mrs. Cristina Ramos –CEJ, cristina.ramos@mjusticia.es

EJTN website
International Judicial Cooperation in Criminal Matters in Practice: EAW and MLA simulations - CR/2016/03
INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS
CP/2016/10

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<tr>
<td>15 April</td>
<td>Centre for Judicial Studies</td>
<td>1st April 2016</td>
</tr>
</tbody>
</table>

**Topic:** Criminal law, judicial cooperation in criminal matters

**Description**
Analysis and practical contextualisation of key legal and institutional instruments concerning international judicial cooperation in criminal matters, to promote their optimal use, particularly as regards resources online.

**Training Level**
Advanced

**Language regime**
Portuguese

**Target audience**
Open to judges, prosecutors and lawyers

**Allocation of places**
Germany (2), Romania (2), Bulgaria (2), ERA (2), Belgium (2), Czech Republic (1)

**Draft programme**
1st April 2016

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

**EJTN website**
*International judicial cooperation in criminal matters - CP/2016/10*
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL
COOPERATION IN CRIMINAL MATTERS
LI/2016/02

18-22 April 2016  Scuola Superiore della Magistratura,
                 Scandicci, Italy  EJTN’s deadline for application:
                 15th January 2016

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

Draft programme for English and French speaking groups

Contact person:
EJTN Secretariat:  Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu
Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu EJTN website

EJTN website:
Language training on the vocabulary of Judicial Cooperation in Criminal Matters - LI/2016/02
### HUMAN TRAFFICKING AND CRIMES RELATED TO REFUGEES

**MI/2016/01**

<table>
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<th>Date</th>
<th>Event Location</th>
<th>EJTN’s deadline for application</th>
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<tr>
<td>21 April 2016</td>
<td>Judicial Academy Czech Republic</td>
<td>29&lt;sup&gt;th&lt;/sup&gt; February 2016</td>
</tr>
</tbody>
</table>

**Topic:** Criminal law, judicial cooperation in criminal matters

**Description:**
International conference focused on the issues of human trafficking associated with refugee crisis, and comparison of approaches of three selected countries (CZ, IT, SE) when dealing with this phenomenon. Conference will also deal with related issues, such as: body of crime; organizing and facilitating illegal border crossing; facilitation of unauthorized residence; unauthorized employment of foreigners.

**Training Level:**
Advanced

**Language regime:**
English

**Target audience:**
Open to judges and prosecutors

**Number of participants**
40-50
15 for EJTN.

**NB:** One (1) participant per country (first come first served basis).

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

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

**EJTN website:**
Human Trafficking and Crimes Related To Refugees
EU DIRECT TAXATION
AD/2016/02

21-22 April 2016  Thessaloniki, Greece  EJTN’s deadline for application: 1st February 2016

Description:
Day-and-a-half training on leading issues of EU tax law and policy, led by renowned academics and practitioners. This training will cover issues ranging from State Aid, Corporate Taxes and EU Law, Inheritance Taxes, EU Tax Law in Practice, the most recent case-law and problems in the field of EU Tax Law, the National (Equal) Treatment Principle and Regulatory Framework for Tax in the EU, and practical workshops on corporate and individual tax law cases. The training will focus on a practical and participatory approach, and will serve as a forum for the exchange of knowledge and best practices between judges from across the EU.

Target group:
Judges and prosecutors from all EU Member States, in particular those dealing with tax law related cases.

Number of participants:
39 Judges and Prosecutors

Language regime:
English

Contact person:
EJTN Secretariat: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu
Activity Coordinator: Mrs. Judita Tamošiūnaitė (National Courts Administration - Lithuania)

EJTN website:
EU Direct Taxation
BRUSSELS I REGULATION - JURISDICTION AND THE RECOGNITION AND ENFORCEMENT OF JUDGEMENTS IN CIVIL MATTERS
CI/2016/02

| 21-22 April | IGO-IFJ – Brussels, Belgium | EJTN’s deadline for application: 26th February 2016 |

Description
The purpose of the 1,5 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

Contact persons:
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Activity coordinator: Mrs. Umit Oral (IGO-IFJ), Umit.Oral@igo-ifj.be

EJTN Website
Brussels I Regulation - Jurisdiction and the recognition and enforcement of judgements in Civil matters - CI/2016/02
CYBERCRIME MOCK TRIAL- ROLE PLAY ON HOW TO CONDUCT TRIALS IN CYBERCRIME CASES
CP/2016/11

| 25-26 April | ERA | EJTN’s deadline for application: 1st March 2016 |

Topic: Criminal law, judicial cooperation in criminal matters, European criminal procedure, European criminal substantive law. Other subject: cybercrime

Description:
The Cybercrime Mock Trial intends to be a practice-oriented exercise of a legal procedure that is the actual enactment of a fictitious cybercrime case. Participation in the trial provides the participants with an insider's perspective from which to learn about the application of substantive and procedural cybercrime rules.

The course will help participants in gaining a basic understanding of the legal mechanism through which a hypothetical cybercrime dispute can be conducted in trial regardless of the concrete national procedural setting. Moreover, it helps them develop critical thinking skills, oral skills, understanding of substantive/procedural areas of law and international cooperation rules.

Training Level
Advanced

Language regime
English

Target audience
Open to judges and prosecutors

Allocation of places
Bulgaria (2), Estonia (1), France (1), Germany (3), Italy (2), Latvia (1)

Draft programme

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

EJTN website
Cybercrime mock trial- Role play on how to conduct trials in cybercrime cases - CP/2016/11
PROCEDURAL SAFEGUARDS IN CRIMINAL PROCEEDINGS IN THE EU IN PRACTICE
CR/2016/04

| 2-3 MAY 2016 | Stockholm-Sweden Judicial Training Academy | EJTN’s deadline for application 1 March 2016 |

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 and access to a lawyer). This training will combine presentations and key notes on ECHR and ECJ case-law (well-established case-law and recent developments) as well as practical workshops and plenary briefings. It will serve as a forum for the exchange of knowledge and best practices between judges who will be called to resolve the challenges posed by the Directives. Through those exchanges between participants, 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 France, Finland, Italy, Netherlands, Poland, Slovakia and Sweden.
Criminal judges and prosecutors with some knowledge of EU Criminal Law and judicial cooperation in criminal matters.

Number of participants
28-4 per country

Language regime
English

Draft programme
Available as soon as possible

Contact persons:
EJTN Secretariat: Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu
Activity Coordinator: Mr. Pascal Gand-ENM,

EJTN website
Procedural Safeguards in Criminal Proceedings in the EU in practice - CR/2016/04
**SPORTS LAW**

AD/2016/03

| 5-6 May 2016 | Lisbon, Portugal | EJTN’s deadline for application: 8 February 2016 |

**Description**

Day-and-a-half training on Sports Law covering a broad range of issues through practical workshops and lectures. This training will address the Court of Justice of the European Union (CJEU) jurisprudence in the field of Sports Law, the jurisdiction of international and national bodies in the exercise of disciplinary powers and its control by national courts, the image rights of athletes, migration in sports law, online betting, and the prevention and administrative control of sporting events. The training will be led by practitioners from the fields of civil and administrative law, and will serve as a forum for the exchange of knowledge and best practices between judges from across the EU.

**Target group:**
Judges from all EU Member States, in particular civil and administrative judges dealing with sports law related cases.

**Number of participants**
39 Judges and Prosecutors

**Language regime**
English

**Contact person:**
EJTN Secretariat: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu
Activity Coordinator: Mrs. Ana Celeste Carvalho (Center for Judicial Studies - Portugal)

**EJTN website:**
[Sports Law](#)
SEMINAR ON JUDGE CRAFT

TM/2016/02

| 5-6 May 2016 | Lublin (PL) | EJTN’s deadline for application: 4th April 2016 |

Description
Seminar

Target group / limits

Number of participants
35

Language regime
English and French

Draft programme
Available as soon as possible

Contact persons:
EJTN Secretariat: Mrs. Benedetta Vermiglio, Benedetta.VERMIGLIO@EJTN.EU
Activity coordinator: (UK)

EJTN website
Craftsmanship
JUDICIAL COOPERATION IN CRIMINAL MATTERS IN THE EUROPEAN UNION. PRELIMINARY RULINGS IN CRIMINAL MATTERS
CP/2016/12

10-11 May  National Institute of Justice  EJTN’s deadline for application: 10th March 2016

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 Union is to be based on the principle of mutual recognition of judgments and 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 competence of the Court of Justice of the European Union in the field of criminal matters, particularly its jurisdiction to give preliminary rulings.

The preliminary ruling procedure will be explained in practical terms - stages, drafting and sending a reference for preliminary ruling, legal effect of the preliminary ruling.

The training will cover the following issues with Interactive presentation, discussions and exercises:

• Judicial cooperation in criminal matters – overview;
• Tools for cooperation in criminal matters among the EU members states;
• European arrest warrant;
• Preliminary rulings on criminal matters

Training Level
Introductory

Language regime
Bulgarian and English

Target audience
Open to judges and prosecutors

Allocation of places
Portugal (1), Romania (3), Slovakia (1), Slovenia (1), Spain CEJ (1), Austria (1), Belgium (2)

Draft programme
10th March 2016
Contact person:
EJTN Secretariat: Mrs. Brandi Brown-Moreau, catalogueplus@ejtn.eu

EJTN website:
Judicial cooperation in criminal matters in the European Union. Preliminary rulings in criminal matters - CP/2016/12
# PARENTAL RESPONSIBILITY MATTERS IN THE EU

CP/2016/13

| 12-13 May | National Institute of Magistracy (Romania) | EJTN’s deadline for application: 4th April 2016 |

**Topic:** EU civil law, civil judicial cooperation

**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.

**Training Level:**
Advanced

**Language regime:**
Romanian and English

**Target audience:**
Open to judges

**Allocation of places:**
Germany (1), ERA (2), Netherlands (1), Slovenia (1), Austria (1), Estonia (1), France (1), Latvia (1), Italy (1), Czech Republic (1)

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

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

**EJTN website:**
Parental responsibility matters in the EU - CP/2016/13
JUDICIAL TRAINING PROGRAMME “ASSURANCE AND PROTECTION OF HUMAN RIGHTS”
CP/2016/14

| 16 May 2016 | National Courts Administration of the Republic of Lithuania | EJTN’s deadline for application: 1st March 2016 |

Topic: EU civil law, other subject: Human Rights

Description:
1. Proceedings in the European Court of Human Rights
2. Problematic aspects of the application of Article 2 of the Convention (the Right to Life) (focus on positive obligations of the state; a procedural aspects; the newest tendencies; cases against Lithuania)
3. Problematic aspects of the application of Article 3 of the Convention (Prohibition of Torture) (focus on positive obligations of the state; a procedural aspects; the rights of the persons held in detention places; the newest tendencies; cases against Lithuania)
4. Problematic aspects of the application of Article 6 of the Convention (the Right to Fair Trial) (focus on prescription; state immunity; judicial impartiality; criminal conduct simulation behavioural model; the interview of vulnerable witnesses; the use of classified information; cases against Lithuania)

Training Level
Advanced

Language regime
Lithuanian

Target audience
Open to judges

Allocation of places
Belgium (2), Bulgaria (2), ERA (3), Estonia (1), France (1), Germany (1)

Draft programme
Beginning of March

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

EJTN website
Judicial training programme "assurance and protection of Human Rights - CP/2016/14"
CIVIL LAW SUB-WORKING GROUP – EUROPEAN EMPLOYMENT LAW SEMINAR
CI/2016/03

| 16-17 May 2016 | CEJ, Lisbon, Portugal | EJTN’s deadline for application: 18th March 2016 |

Description
The added value of the 2 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

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

EJTN website
European Employment Law seminar - CI/2016/03
LANGUAGE TRAINING ON THE VOCABULARY OF HUMAN RIGHTS’ EUROPEAN LAW
LI/2016/03

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.

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)

Language regime
English and French

Draft programme for English and French speaking groups

Contact person:
EJTN Secretariat: Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu

EJTN website
Language training on the vocabulary of Human Rights' EU Law - LI/2016/03
Joint Investigation Team- Leadership
CR/2016/05

16 May- 20 May 2016 | Tampere-Police Academy of Finland | EJTN’s deadline for application 18th March 2016

Description
In cooperation with the CEPOL and the JIT’s Network, 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. The seminars follow a unique format which gathers judges and prosecutors and CEPOL senior police officers for 4-days-long trainings delivered by highly qualified international experts. The seminars encompass a well-balanced distribution between lectures/presentations on the fundamental concepts on JITs, presentations by the partner institutions and, most importantly, a set of key workshops transversal to the entire seminar.

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

Number of participants
17

Language regime
English

Draft programme
Available as soon as possible

Contact persons
EJTN Secretariat: Mrs. Monica Marti, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu

EJTN website
Joint Investigation Team: Leadership - CR/2016/05
SEMI-FINAL B: INTERNATIONAL JUDICIAL COOPERATION IN CIVIL MATTERS-EUROPEAN FAMILY LAW
TH/2016/02

| 17-20 May | National Courts Administration of the Republic of Lithuania | EJTN’s deadline for application: 7th March 2016 |

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.

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

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.
Registration
Information regarding the process of registration as well as the THEMIS rules will be communicated by the EJTN Secretariat: Mrs Brandi Brown-Moreau: helene.cambron@ejtn.eu

Language regime
English

Draft programme
April 2015

Contact person:
EJTN Secretariat: Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu

EJTN website
Semi-final B: International Judicial Cooperation in Civil Matters - European Family Law - TH/2016/02
SEMI-FINAL C: INTERNATIONAL JUDICIAL COOPERATION IN CIVIL MATTERS-EUROPEAN CIVIL PROCEDURE
TH/2016/03

| 31 May-3 June | Centro de Estudos Judiciaros | EJTN’s deadline for application: 7th March 2016 |

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.

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

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.
**Registration**
Information regarding the process of registration as well as the THEMIS rules will be communicated by the EJTN Secretariat.

**Language regime**
English

**Draft programme**
May 2015

**Contact person**
EJTN Secretariat: Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu

**EJTN website**
Semi-final C: International Judicial Cooperation in Civil Matters-European Civil Procedure - TH/2016/03
EU INHERITANCE LAW (1st EDITION)
CP/2016/15

| 30 May-1st June | National School of Judiciary and Prosecution | EJTN’s deadline for application: 8th April 2016 |

**Topic:** EU civil law, civil procedure

**Description**

The Decision No 650/2012 of 4 July 2012 of the European Parliament and the Council of European Union, on jurisdiction, applicable law, recognition and enforcement of judgments, adoption and enforcement of legal instruments for inheritance and the establishment of a European Certificate of Inheritance – the importance of these acts to judicial practice requires the need of providing the ongoing judicial training in this matter.

Specific topics of training:

- the duties of the court inheritance;
- the acceptance and the rejection of the estate and avoiding the consequences of the statements in this case;
- security of inheritance;
- the inventory of property;
- an inheritance in the European Union;
- the jurisdiction and the prorogation agreement;
- recognition and enforcement of judgments;
- the European Certificate of Inheritance;
- the inheritance officer

**Training Level**

Introductory

**Language regime**

Polish and English

**Target audience**

Open to judges

**Allocation of places**

Portugal (1), Romania (3), Slovakia (1), Slovenia (1), Spain (1), Austria (1), Belgium (2), Czech Republic (1)

**Draft programme**

6 May 2016

**EJTN website**

EU inheritance law (1st edition) - CP/2016/15
Contact person
EJTN Secretariat: Mrs Brandi Brown-Moreau, catalogueplus@ejtn.eu
EJTN-ECTHR TRAINING ON HUMAN RIGHTS FOR EU JUDICIAL TRAINERS
AD/2016/04

| June/July 2016 | European Court of Human Rights, Strasbourg, France | EJTN’s deadline for application: TBC |

Description
Day-and-a-half training on the most recent developments in the case-law of the European Court of Human Rights, the application procedure before the Court and the execution of its judgments, led by current and former ECtHR officials. This training will provide participants with the opportunity to attend the Grand Chamber hearing and to discuss pressing issues concerning the Court’s judgments and procedures.

Target group
Judicial trainers, judges and prosecutors from all EU Member States, in particular those directly involved in the training of magistrates in the field of human rights.

Number of participants
39 Judges/Prosecutors/Judicial Trainers

Language regime
English

Contact person
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Cc: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu

EJTN website
Available as soon as possible
EU succession regulation: exchanging experiences and best practice

CP/2016/16

| 2-3 June | ERA | EJTN’s deadline for application: 30th April 2016 |

Description
The new EU Succession Regulation (EU) No 650/2012, which aims to ameliorate and simplify international inheritance rules, is applicable since 17 August 2015. Due to various uncertainties it still provides for new challenges in cross-border estate planning.

After nearly one year of experience with the Regulation, this seminar will discuss key practical problems for cross-border estates on the basis of real cases and case-studies. Active participation of the participants will be encouraged through a workshop format.

Key topics
- Protection of family members, reserved portion and choice of law
- Habitual residence of the deceased: definition and doubts
- The interplay of succession law with property, matrimonial property and company law: some intricacies
- European Certificate of Succession: a success story?
- Relation to non-participating Member States and third states

Training Level Advanced

Language regime English and German

Target audience: Open to judges

Allocation of places
Lithuania (1), Netherlands (1), Poland (2), Portugal (3), Romania (3)

Draft programme
1st March 2016

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

EJTN website
EU succession regulation: exchanging experiences and best practice - CP/2016/16
EU Competition Law
CP/2016/17

| 2-3 June | Judicial Training Department of the Supreme Court of Estonia | EJTN’s deadline for application: 2nd May 2016 |

Topic: EU civil law, other subject: competition law

Description:
The seminar will provide the fundamentals of EU competition law, give an overview of the CJEU case law and focus on the concept of abuse, vertical and horizontal agreements, concerted practices, cartels etc.

Training Level:
Introductory

Language regime:
English

Target audience:
Open to judges

Allocation of places:
Slovakia (1), Slovenia (1), Spain CEJ (1), Austria (1), Belgium (2), Bulgaria (2), ERA (2)

Draft programme:
13 May 2016

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

EJTN website:
EU Competition Law - CP/2016/17
COUNTERING MIGRANT SMUGGLING: TOWARDS A MORE COMPREHENSIVE APPROACH
MI/2016/02

| 9-10 June 2016 | ERA | EJTN’s deadline for application: 15th April 2016 |

**Topic: Criminal law, judicial cooperation in criminal matters**

**Description**
The smuggling of migrants is a growing concern within the EU, with a large number of countries affected by it as origin, transit or destination points. Profit-seeking criminals smuggle migrants across borders, making it one of the most profitable forms of trans-national crime within Europe, with a coordinated judicial and law enforcement response across the EU not being very effective and thus insufficient in dealing with this growing problem. In order to better counter the criminal groups standing behind such smuggling and to bring them to justice, more coherent action and coordination at EU level and between the Member States themselves is necessary. This seminar will look into and analyse the various aspects that one needs to consider when dealing with migrant smuggling, in order to offer a better picture of the various actions that can and should be taken to enhance cross-border judicial and law enforcement cooperation in dealing with migrant smuggling.

**Key topics**
- The EU Action Plan Against Migrant Smuggling 2015-2020 and the European Agenda on Migration and its enhancement of activities to counter migrant smuggling at a law enforcement and judicial level
- The work and possibilities of Eurojust and Europol in enhancing cross-border judicial and law enforcement cooperation in countering migrant smuggling and going after their proceeds of crime
- EU action to counter migrant smugglers and destroy their assets: Frontex and EU Operation Sophia
- Means and methods of prosecuting migrant smugglers
- Tracing and confiscation of assets connected to migrant smuggling

**Training Level:**
Advanced

**Language regime**
English

**Target audience**
Open to judges and prosecutors

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

**EJTN website**
COUNTERING MIGRANT SMUGGLING: TOWARDS A MORE COMPREHENSIVE APPROACH - MI/2016/02
COMMUNICATION IN THE COURT ROOM
CP/2016/18

| 09-10 June | National Institute of Magistracy Romania | EJTN’s deadline for application: 2nd May 2016 |

**Topic:** Other area of EU Law

**Description**
The 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)

Communication with court-appointed experts: How to ask the right questions and how to make the answers useful for a court decision.

**Training Level**
Advanced

**Language regime**
Romanian and English

**Target audience**
Open to judges and prosecutors

**Allocation of places**
Italy (2), Bulgaria (2), ERA (2), Netherlands (1), Slovenia (1), Germany (2), Czech Republic (1)

**Draft programme**
Available as soon as possible

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

**EJTN website**
Communication in the court room - CP/2016/18
PROCEDURAL SAFEGUARDS IN CRIMINAL PROCEEDINGS IN THE EU IN PRACTICE
CR/2016/06

14-15 June 2016  |  Ljubljana-Slovenia Judicial Training Centre  |  EJTN’s deadline for application 1st April 2016

Description
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 and access to a lawyer). This training will combine presentations and key notes on ECHR and ECJ case-law (well-established case-law and recent developments) as well as practical workshops and plenary briefings. It will serve as a forum for the exchange of knowledge and best practices between judges who will be called to resolve the challenges posed by the Directives. Through those exchanges between participants, 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 Bulgaria, Cyprus, Czech Republic, Spain, Portugal, Lithuania and Slovenia. Criminal judges and prosecutors with some knowledge of EU Criminal Law and judicial cooperation in criminal matters

Number of participants
28-4 per country

Language regime
English

Draft programme
Not available

Contact persons:
EJTN Secretariat:  Mrs. Mónica Martí, monica.marti@ejtn.eu
                 Mrs. Pilar Casado, pilar.casado@ejtn.eu
Activity Coordinator:  Mr. Pascal Gand-ENM,

EJTN website
Procedural Safeguards in Criminal Proceedings in the EU in practice - CR/2016/06
INTERNATIONAL FAMILY LAW- SOME INTERNATIONAL INSTRUMENTS AND THEIR JUDICIAL APPLICATION (CASE STUDIES)

CP/2016/19

<table>
<thead>
<tr>
<th>Date</th>
<th>Location</th>
<th>Deadline for Application</th>
</tr>
</thead>
<tbody>
<tr>
<td>17 June</td>
<td>Centre for Judicial Studies</td>
<td>1st June 2016</td>
</tr>
</tbody>
</table>

**Topic:** Other area of EU Law

**Description**
Call for a greater awareness and the implementation of international instruments in the field of Family and Children Law.

**Training Level**
Advanced

**Language regime**
Portuguese

**Target audience**
Open to judges, prosecutors and lawyers

**Allocation of places**
Belgium (2), Romania (3), Netherlands (1), Slovenia (1), Austria (1), Estonia (1), Germany (1), Czech Republic (1)

**Draft programme**
1st June 2016

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

**EJTN website**
International family law-some international instruments and their judicial application (case studies) - CP/2016/19
INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS-
QUESTIONS RELATED TO THE FREEZING OF ASSETS AND TO THE
APPLICATION OF THE PROPORTIONALITY PRINCIPLE IN PRE-TRIAL
DECISION
CP/2016/20

| 23-24 June | National Institute of Magistracy Romania | EJTN’s deadline for application: 20th May 2016 |

Topic: Criminal law, judicial cooperation in criminal matters

Description:
The seminar will cover the following topics:


b) Judicial cooperation towards seizure and confiscation of assets in the framework of the Council of Europe 8th of November 1990.

c) Proportionality principle while applying the European Arrest Warrant

Training Level:
Advanced

Language regime:
Romanian and English

Target audience:
Open to judges and prosecutors

Allocation of places:
Bulgaria (1), Italy (2), Poland (1), Slovakia (1), Spain CEJ (1), Austria (1), Estonia (1), France (1), Germany (1), Czech Republic (1)

Draft programme:
Available as soon as possible

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

EJTN website:
International Judicial cooperation in criminal matters- questions related to the freezing of assets and to the application of the proportionality principale in pre-trial decision - CP/2016/20
SEMI-FINAL D: Judicial Ethics and professional conduct
TH/2016/04

<table>
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<tr>
<th>27-30 June</th>
<th>Judicial Academy of the Slovak Republic</th>
<th>EJTN’s deadline for application: 7th March 2016</th>
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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.

Number of participants
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.
Registration
Information regarding the process of registration as well as the THEMIS rules will be communicated by the EJTN Secretariat: Mrs Brandi Brown-Moreau: helene.cambron@ejtn.eu

Language regime
English

Draft programme
May 2015

Contact person:
EJTN Secretariat: Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu

EJTN website
Semi-final D: Judicial Ethics and Professional Conduct - TH/2016/04
INTERNATIONAL TRAFFICKING IN HUMAN BEINGS
CP/2016/21

| 3-6 July | Germany Judicial Academy | EJTN’s deadline for application: 9th May 2016 |

**Topic:** EU civil law, other subject: national law

**Description**
This conference is aimed at criminal court judges, public administration judges and public prosecutors dealing with international trafficking in human beings. It aims to aid judges’ and public prosecutors’ understanding of victims and to optimise the way in which persons affected by trafficking in human beings are dealt with. Practical solutions to problems in criminal proceedings will be discussed.

The conference will look at the phenomenon of human trafficking as well as the victim’s role in investigation proceedings and in the main hearing (psychological background and the effects of victims’ experiences on their capacity to give testimony; dealing with victims in witness examinations). Subsequently, the statutory position regarding the combating of human trafficking and practical questions concerning the conduct of criminal proceedings for human trafficking will be discussed (mutual legal assistance; cooperation with non-governmental organisations; victim protection).

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

**Training Level**
Introductory

**Language regime:** German

**Target audience**
Open to judges and prosecutors

**Allocation of place**
Belgium (2), Bulgaria (2), ERA (2), Estonia (1), France (1), Italy (2), Latvia (1)

**Draft programme**
9th May 2016

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

**EJTN website**
International trafficking in Human Beings - CP/2016/21
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CRIMINAL MATTERS
LI/2016/04

| 4-8 July 2016 | Parquet général, Cité judiciaire, Luxembourg | EJTN’s deadline for application: 4th April 2016 |

**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

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

- Draft Agenda
  - Linguistics Luxembourg 2016 - English Groups.pdf
- Draft Agenda
  - Linguistics Luxembourg - Groupe Français.pdf

**Contact person:**
EJTN Secretariat: Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu
Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu

**EJTN website**
Language training on the vocabulary of Judicial Cooperation in Criminal Matters - LI/2016/04
**Linguistics seminar on the vocabulary of Competition Law**
LI/2016/05

| 6-8 July 2016 | Judicial Academy of the Slovak Republic | EJTN’s deadline for application: 4th April 2016 |

**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 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 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

**Draft programme**
Available soon

**Contact person:**
EJTN Secretariat: Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu

**EJTN website**
*Linguistics seminar on the vocabulary of Competition Law - LI/2016/05*
Description
The added value of the 1,5 day-long seminar consist of delivering in-depth insights on highly specialized topics pertaining to diversified aspects of European Civil Procedure (International Jurisdiction, Unified steps of procedure, Recognition and enforcement of judgements including 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 meeting. 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

EJTN website
Available as soon as possible

Contact persons:
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Activity coordinator: Mrs. Cristina G. Beilfuss (CGPJ), cristinag.beilfuss@cgpj.es

EJTN website:
European Civil Procedure seminar - CI/2016/04
TRAINING TO LEADERSHIP: GOING TO THE CONCRETE PROBLEMS
TM/2016/03

| 12-13 July 2016 | Barcelona (ES) | EJTN’s deadline for application: 10th June 2016 |

Description
The main challenge in training to leadership is, according to our research, identifying the correct methodology. Although there is no specific literature concerning the judiciary, general scholarship on adult learning shows that the workshop method works best, as future leaders may learn by doing. Therefore, a topic to be covered in a first part of the Conference is “how to train to leadership”. A second part of the conference may address the several “contents” to be included in training to leadership. In a third and final part of the Conference, participants should deal with the problem of evaluating training actions aiming at developing leadership.

Target group / limits
Trainers, Court presidents (and Chief Prosecutors), IT officers, Communication Officers, Court managers (where existing)

Number of participants
60

Language regime
English / French

Draft programme
Available as soon as possible

Contact persons:
EJTN Secretariat: Mrs. Benedetta Vermiglio, Benedetta.VERMIGLIO@EJTN.EU
Activity coordinator: Mr. Raffaele Sabato, raffaele.sabato@libero.it

EJTN website
Conference: Training on Leadership, going to the concrete problems
EU INHERITANCE LAW (2nd EDITION)
CP/2016/22

| 12-14 September | National School of Judiciary and Prosecution | EJTN’s deadline for application: 30th June 2016 |

**Topic:** EU civil law, civil procedure

**Description**
The Decision No 650/2012 of 4 July 2012 of the European Parliament and the Council of European Union, on jurisdiction, applicable law, recognition and enforcement of judgments, adoption and enforcement of legal instruments for inheritance and the establishment of a European Certificate of Inheritance – the importance of these acts to judicial practice requires the need of providing the ongoing judicial training in this matter.

Specific topics of training:
- the duties of the court inheritance;
- the acceptance and the rejection of the estate and avoiding the consequences of the statements in this case;
- security of inheritance;
- the inventory of property;
- an inheritance in the European Union;
- the jurisdiction and the prorogatio agreement;
- recognition and enforcement of judgments;
- the European Certificate of Inheritance;
- the inheritance officer;

**Training Level**
Introductory

**Language regime:** Polish and English

**Target audience:** Open to judges

**Allocation of places:**
Bulgaria (2), ERA (3), Estonia (1), France (1), Germany (3), Czech Republic (1)

**Draft programme:**
26th August 2016

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

**EJTN website:**
EU inheritance law (2nd edition) - CP/2016/22
INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS IN PRACTICE: EAW AND MLA SIMULATIONS
CR/2016/07

| 14-16 September 2016 | Riga-Latvia LJTC | EJTN’s deadline for application 13th June 2016 |

Description
Two days-and-a-half training based on an innovative approach relying on a "learn-by-doing" methodology. Through a simulation, participants face the progress of a case on bribery, corruption and the protection of financial interests of the EU, inspired from real facts and involving both national and cross border judicial cooperation. This simulation calls for the use of EU mutual legal recognition instruments such as the European Arrest Warrant and Freezing Orders as well as mutual legal assistance requests (MLA). The seminar includes presentations on the role of EJN and EUROJUST in judicial cooperation in criminal matters as well as a theoretical lecture linked to the practical cases dealt with practitioners during the seminar.

Target group / limits
Judges and prosecutors from Latvia, Romania and Italy, preferably involved in judicial cooperation in criminal matters or cases with a cross-border dimension.

Number of participants
42-minimum 12 per country

Language regime
English

Draft programme

Contact persons:
EJTN Secretariat: Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu
Activity Coordinator: Mrs. Cristina Ramos –CEJ

EJTN website
International Judicial Cooperation in Criminal Matters in Practice: EAW and MLA simulations - CR/2016/07
THE EU PRELIMINARY RULING PROCEDURE
AD/2016/05

| 19-20 September 2016 | Academy of European Law (ERA), Trier, Germany | EJTN’s deadline for application: 20th May 2016 |

Description
Day-and-a-half training led by practitioners, academics and court 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 to the court, national reports on domestic cases of court referral, the interpretation and implementation of CJEU’s judgments, and the latter’s views on the best practices in this field. This training will be based on a practical approach and will serve as a forum for the exchange of knowledge and best practices between judges from across the EU.

Target group
Judges from all EU Member States

Number of participants
39 Judges

Language regime
English

Contact person
EJTN Secretariat: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu
Activity Coordinator: Mr. Andrej Kmecl (Judicial Training Center of the Republic of Slovenia)

EJTN website
EU Preliminary Ruling Procedure
Linguistics seminar on the vocabulary of Cybercrime
LI/2016/06

| 19-21 September 2016 | Centre for Legal Studies, Madrid, Spain | EJTN’s deadline for application: 17th May 2015 |

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

Draft programme for English speaking groups
Available soon

Contact person:
EJTN Secretariat: Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu

EJTN website
Linguistics seminar on the vocabulary of Cybercrime - LI/2016/06
# European private international law – procedural aspects

**CP/2016/28**

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<th>Date</th>
<th>Location</th>
<th>EJTN’s deadline for application</th>
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</thead>
<tbody>
<tr>
<td>22-23 September</td>
<td>Judicial Academy of the Slovak Republic</td>
<td>To be determined</td>
</tr>
</tbody>
</table>

**Topic:** Criminal law, judicial cooperation in criminal matters, European criminal procedure

**Description**
Available as soon as possible

**Training Level**
Advanced

**Target audience**
Open to judges and prosecutors

**Language regime**
English and Slovak

**Allocation of places**
Germany (2), Italy (2), Bulgaria (1), Poland (1), Portugal (1), Spain CEJ (1), Latvia (1), Lithuania (1), Czech Republic (1)

**Draft programme**
Available as soon as possible

**Contact person**
EJTN Secretariat: Mrs. Brandi Brown-Moreau, catalogueplus@ejtn.eu
Mrs. Jana Michalickova, ja.michalickova@ja-sr.sk

**EJTN website:**
[European private international law – procedural aspects - CP/2016/28](#)
CROSS-BORDER EVIDENCE IN PRACTICE
CR/2016/08

| 29-30 September 2016 | Barcelona-Spain Judicial School | EJTN's deadline for application 13th June 2016 |

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. The seminar, divided in national breakouts sessions and international workshops and plenaries, will give the opportunity to the participants to compare their rules of evidence gathering and admissibility in order to conclude on common standards or approaches between Member States when dealing with cross-border evidence. In addition, high level experts will present the current existing instruments for cooperation and the perspectives for the near future based upon the Directive on the European Investigation Order.

Target group / limits

Judges and prosecutors from Austria, Bulgaria, Germany, Hungary, Romania, Spain, Slovenia and Portugal. Preferably prosecutors and criminal judges involved in judicial cooperation in criminal matters or cross-border cases.

Number of participants

48- 6 per country

Language regime

English

Draft programme

Contact persons

EJTN Secretariat: Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu
Activity Coordinator: Mr. Ulrich Nachtlberger (Ministry of Justice-Austria),

EJTN website

Cross border evidence in practice - CR/2016/08
CIVIL LAW SUB-WORKING GROUP – INTERNATIONAL CONTRACT LAW SEMINAR
CI/2016/05

| 6-7 October 2016 | SSM, Scandicci, Italy | EJTN’s deadline for application: 5th August 2016 |

Description
The added value of the 1.5 day-long seminar consist of delivering in-depth insights on highly specialized topics pertaining to diversified aspects of International contract Law (CISG and the Rome convention, cross-border aspects of contractual disputes). 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

Contact person
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Activity coordinator Mrs. Nicoletta Aloj (SSM), nicoletta.aloj@gmail.com

EJTN website
International Contract Law seminar - CI/2016/05
**ADMINISTRATIVE LAW AND JURISDICTION – A HISTORICAL AND EUROPEAN COMPARISON**

CP/2016/23

| 9-10 October | German Judicial Academy | EJTN’s deadline for application: 15th August 2016 |

**Topic: Other area of EU Law**

**Description**

This seminar is aimed at administrative court judges. It reflects the development of administrative law and judicial review of administrative decisions in Germany and several European countries taking into consideration the prevailing constitutional, administrative, political and social backgrounds. Looking at the historical environment and the traditions of the normative and factual conditions of administrative jurisdiction the seminar uncover the spirit of a European culture of administrative law and lays out the fundamentals for further reflections on EU-law and other influences of the rapprochement of the systems of administrative jurisdictions. Main topics:

- Reichskammergericht’s and Reichshofrat’s (German imperial courts) jurisdiction on subjects
- Emancipation of administrative courts from common law courts and from the administration itself in the 19th century.
- Different models of administrative courts in Germany and the consolidation by the Verwaltungsgerichtsordnung (Code of Administrative Court Procedure)
- Different models of administrative courts in European countries
- Future perspectives for administrative courts.

During the seminar a visit of administrative courts in Luxemburg and France is to take place.

**Training Level**

Advanced

**Language regime**

German

**Target audience**

Open to judges and prosecutors

**Allocation of places**

Lithuania (1), Netherlands (1), Poland (2), Portugal (3), Romania (3)

**Draft programme**

15th August 2016

**Contact person:**

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

**EJTN website**

[Administrative law and jurisdiction - a historical and European comparison - CP/2016/23](#)
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CIVIL MATTERS
LI/2016/07

17-21 October 2016 | Escuela Judicial, Barcelona, Spain | EJTN’s deadline for application: 30th May 2016

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

Draft programme for English and French speaking groups

Agenda Linguistics Barcelona 2016 - En.pdf
Agenda Linguistics Barcelona 2016 - Fr.pdf

Contact person
EJTN Secretariat: Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu
Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu

EJTN website
Language training on the vocabulary of Judicial Cooperation in Civil Matters - LI/2016/07
HUMAN RIGHTS AND ACCESS TO JUSTICE IN THE EU
AD/2016/06

| 20-21 October 2016 | Split, Croatia | EJTN’s deadline for application: 17th June 2016 |

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, ECtHR and CJEU officials, trainers and practitioners in the field of EU human rights. It will serve as a forum for the exchange of knowledge and best practices between judges and prosecutors from across the EU.

Target group
Judges and Prosecutors from all EU Member States, in particular those dealing with claims related to breaches of the principles of fair and expeditious trial and access to justice.

Number of participants
39 Judges

Language regime
English

Contact person
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Cc: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu
Activity Coordinator: Mr. Grzegorz Borkowski

EJTN website
Human Rights & Access to Justice in the EU
SEMINAR ON LEADERSHIP
TM/2016/04

| 24-25 October 2016 | Paris (FR) | EJTN’s deadline for application: 12th September 2016 |

Description
Seminar

Target group / limits

Number of participants
35

Language regime
English / French

Draft programme
Available as soon as possible

Contact persons:
Activity coordinator: Mrs. Nathalie Malet, nathalie.malet@justice.fr
EJTN Secretariat: Mrs. Benedetta Vermiglio, Benedetta.VERMIGLIO@EJTN.EU

EJTN website
Leadership
FORMATION SPECIALISEE POUR FUTURS JUGES DE LA FAMILLE ET DE LA JEUNESSE
CP/2016/24

24-26 October
Institut de Formation Judiciaire (IFJ)

EJTN’s deadline for application:
14th March 2016

Topic: EU civil law, other subject: national law

Description
Après la formation, les participants seront capables de savoir comment la fonction de magistrat au tribunal de la famille est exercée en Belgique.

Plus spécifiquement, les participants obtiendront des compétences indispensables:

- par rapport aux rôles et devoirs en matière civile et familiale, aspects territoriaux et procéduraux, traités internationaux et droit privé international (Règlement (CE) " Bruxelles II-bis " et autres) ;
- pour gérer adéquatement le cabinet de magistrat de la famille et de la jeunesse

Training Level
Advanced

Language regime
French and English

Target audience
Open to judges and prosecutors

Allocation of places
Spain CEJ (1), Austria (1), Bulgaria (2), ERA (2), Estonia (1), France (1), Germany (2)

Draft programme
June 2016

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

EJTN website
Formation spécialisée pour futurs juges de la famille et de la jeunesse CP/2016/24
FINAL: Right to a fair trial (Art. 47 EU Charter of Fundamental Rights and Art. 6 ECHR)
TH/2016/05

| 31 October – 03 November | Ecole Nationale de la Magistrature (ENM), Paris, France | EJTN’s deadline for application: TBC |

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
October 2016

Contact person:
Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu

EJTN website
Themis Final
Linguistics seminar on the vocabulary of Family Law
LI/2016/08

| 9-11 November 2016 | Federal Ministry of Justice, Vienna, Austria | EJTN’s deadline for application: 27th June 2016 |

Description
A three day, face-to-face course designed for EU judges and prosecutors dealing with family law cases, preferably of cross border nature.

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 course 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 family law cases (preferably of cross border nature) 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

Draft programme for English and French speaking groups
Available soon

Contact person:
EJTN Secretariat: Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu

EJTN website
Linguistics seminar on the vocabulary of Family Law - LI/2016/08


EU ASYLUM LAW
AD/2016/07

| 10-11 November 2016 | Helsinki, Finland | EJTN’s deadline for application: 1st July 2016 |

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 theoretical lectures with practical workshops focused on central issues arising from the case-law of the European Court of Human Rights, the assessment of country of origin information and the standards for credibility assessments. 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 judges and prosecutors from across the EU.

Target group
Judges and Prosecutors from all EU Member States, in particular those dealing or likely to deal with asylum law and human rights’ related claims.

Number of participants
39 Judges and Prosecutors

Language regime
English

Contact person
EJTN Secretariat: Mrs. Teresa Cabrita, teresa.cabrita@ejtn.eu
Activity Coordinator: Mr. Emil Waris (Ministry of Justice of Finland)

EJTN website
EU Asylum Law
INTERNATIONAL JUDICIAL COOPERATION IN CRIMINAL MATTERS IN PRACTICE: EAW AND MLA SIMULATIONS
CR/2016/09

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<th>14-16 November 2016</th>
<th>Lublin-Poland NISSJ</th>
<th>EJTN’s deadline for application 9th September 2016</th>
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</thead>
</table>

**Description**
Two days-and-a-half training based on an innovative approach relying on a "learn-by-doing" methodology. Through a simulation, participants face the progress of a case on computer crime inspired from real facts and involving both national and cross border judicial cooperation. This simulation calls for the use of EU mutual legal recognition instruments such as the European Arrest Warrant and Freezing Orders as well as mutual legal assistance requests (MLA). The seminar includes presentations on the role of EJN and EUROJUST in judicial cooperation in criminal matters as well as a theoretical lecture linked to the practical cases dealt with practitioners during the seminar.

**Target group / limits**
Judges and prosecutors from Poland, Bulgaria and Sweden preferably involved in judicial cooperation in criminal matters or cases with a cross-border dimension.

**Number of participants**
42 minimum 12 per country

**Language regime**
English

**Draft programme**

**Contact persons**
EJTN Secretariat:
Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu
Activity Coordinator:
Mrs. Cristina Ramos –CEJ,

**EJTN website**
International Judicial Cooperation in Criminal Matters in Practice: EAW and MLA simulations - CR/2016/09
PROCEDURAL SAFEGUARDS IN CRIMINAL PROCEEDINGS IN THE EU IN PRACTICE
CR/2016/10

14-15 November 2016
Sofia-Bulgaria
NIJ

EJTN’s deadline for application
9 September 2016

Description

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 and access to a lawyer). This training will combine presentations and key notes on ECHR and ECJ case-law (well-established case-law and recent developments) as well as practical workshops and plenary briefings. It will serve as a forum for the exchange of knowledge and best practices between judges who will be called to resolve the challenges posed by the Directives. Through those exchanges between participants, 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, Belgium, Hungary, Germany, Greece, Slovenia and Romania.
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:

EJTN Secretariat: Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu

Activity Coordinator: Mr. Pascal Gand-ENM,

EJTN website
Procedural Safeguards in Criminal Proceedings in the EU in practice - CR/2016/10
CIVIL LAW SUB-WORKING GROUP – SERVICE OF DOCUMENTS & TAKING OF EVIDENCE ABROAD
CI/2016/06

| 17-18 November 2016 | ERA, Trier, Germany | EJTN’s deadline for application: 16th September 2016 |

**Description**
This 1,5 day long seminar 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.

**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 persons**
EJTN Secretariat: Mrs. Sara Sipos, sara.sipos@ejtn.eu
Activity coordinator: Mrs. Angelika Fuchs (ERA), AFuchs@era.int

**EJTN website**
Service of Documents & Taking of Evidence Abroad - CI/2016/06
TRAFFICKING HUMAN BEINGS
CP/2016/25

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<th>Date</th>
<th>Location</th>
<th>EJTN’s deadline for application:</th>
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<tr>
<td>17-18 November</td>
<td>Studiecentrum Rechtspleging, SSR</td>
<td>1st September 2016</td>
</tr>
</tbody>
</table>

**Topic:** Criminal law, judicial cooperation in criminal matters

**Description**
Short history of trafficking human beings, European and international framework and laws, treaties and the B9 regulation, relevant national legislation (art. 273f Sr.), forms of human trafficking, sexual exploitation, other forms of exploitation and organ removal, mode of approach, organization of the investigation, jurisprudence, behavioral aspects of human beings, key figures and facts and forms of victimization.

**Training Level**
Introductory

**Language regime**
Dutch with translation in English

**Target audience**
Open to judges and prosecutors

**Allocation of places**
Germany (2), Italy (2), Latvia (1), Lithuania (1), Poland (2), Portugal (2), Czech Republic (1)

**Draft programme**
1st July 2016

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

**EJTN website**
[ Trafficking Human Beings - CP/2016/25 ]
LANGUAGE TRAINING ON THE VOCABULARY OF JUDICIAL COOPERATION IN CIVIL MATTERS
LI/2016/09

| 21-25 November 2016 | National Institute of Magistracy, Bucharest, Romania | EJTN’s deadline for application: 27th June 2016 |

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

Draft programme for English and French speaking groups

Contact person:
EJTN Secretariat: Mrs. Raluca Nicolae, raluca.nicolae@ejtn.eu
Mrs. Carmen Domuta, Carmen.domuta@ejtn.eu

EJTN website
Language training on the vocabulary of Judicial Cooperation in Civil Matters - LI/2016/09
CORRUPTION: DETECTION, PREVENTION, SUPPRESSION
CP/2016/26

21-25 November  Ecole Nationale de la Magistrature  EJTN’s deadline for application:
25th October 2016

Topic: Criminal law, judicial cooperation in criminal matters

Description:

No country in the world, no matter how developed, is untouched by corruption. A serious threat to democracy, in some countries corruption is so widespread that it threatens to stifle economic growth and counter efforts to ensure good governance. In the long term it undermines the social fabric and corrupts the economic system and political structure of States.

For several years efforts to combat corruption, encourage transparency and increase responsibility have been gathering pace, both internationally and at the level of individual States, because the political, economic and social costs of corruption are better understood.

The session is intended for French and foreign professionals (judges, prosecutors and civil servants) who have to deal with corruption and similar activities, at an administrative level or in the courts, and to prevent them. Its aim is to increase awareness among the participants and to train them in the prevention and suppression of this type of crime.

The course aims to give the participants access to the expertise of the SCPC (Central Department for the Prevention of Corruption), and the technical and legal tools with which to detect, regulate and deal with this type of crime.

Teaching

It brings together all the stakeholders in the different sectors concerned: SCPC, sociologists, judges dealing with financial matters, prosecutors, specialist investigators, lawyers, academics, representatives of GRECO (Group of States against Corruption), the OECD, NGO, the French Ministry of Finance Financial Intelligence Unit (TRACFIN), senior civil servants from the Ministry of Justice, the Ministry of Finance and the Ministry of Foreign Affairs, private sector managers etc.

They deliver lectures and also lead round tables and debates on particular points of view (international action perspective of civil society etc.), in order to share their experience and knowledge of this problem and the steps taken to deal with it.

The aim of the session is to increase awareness of corruption and the challenges it creates, both in France and internationally.

Training Level:
Advanced
Language regime: French and English

Target audience: Open to judges and prosecutors

Allocation of places: Estonia (1), Germany (3), Italy (2), Latvia (1), Lithuania (1), Netherlands (1), Poland (1)

Draft programme: 30th October 2016

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

EJTN website: Corruption: detection, prevention, suppression - CP/2016/26
Joint Investigation Team-Implementation
CR/2016/11

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<th>21-25 November 2016</th>
<th>Lyon-Ecole Nationale Supérieure de la Police de France</th>
<th>EJTN’s deadline for application</th>
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<td></td>
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<td>20th September 2016</td>
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Description
In cooperation with the CEPOL and the JIT’s Network, 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. The seminars follow a unique format which gathers judges and prosecutors and CEPOL senior police officers for 4-days-long trainings delivered by highly qualified international experts. The seminars encompass a well-balanced distribution between lectures/presentations on the fundamental concepts on JITs, presentations by the partner institutions and, most importantly, a set of key workshops transversal to the entire seminar.

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

Number of participants
17

Language regime
English

Draft programme
Available as soon possible

Contact persons:
EJTN Secretariat: Mrs. Monica Marti, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu

EJTN website
Joint Investigation Team: Implementation - CR/2016/11
ECONOMIC CRIMES, ASSET RECOVERY AND CONFISCATION IN THE EU

CR/2016/12

| 24-25 November 2016 | London-UK Ministry of Justice | EJTN’s deadline for application 12th September 2016 |

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
Not available

Contact person
EJTN Secretariat: Mrs. Mónica Martí, monica.marti@ejtn.eu
Mrs. Pilar Casado, pilar.casado@ejtn.eu

EJTN website
Economic crimes: asset recovery and confiscation - CR/2016/12
NOVELTIES IN TRAINING METHODOLOGIES
TM/2016/05

13-14 December 2016
Brussels (BE)

EJTN’s deadline for application:
4th November 2016

Description
The seminar will focus on the following topics:

1. A methodological perspective on enhancing leadership skills;
2. Craftsmanship design features;
3. Evaluation landmarks in a process based training environment;

This event will aim to facilitate discussions and reflection on ways to enhance leadership skills in the judiciary; to raise awareness on craftsmanship and its main training features; to assess evaluation methods and their utility and to analyze different training methods used for skill development from the perspective of their efficiency in the different training institutions/schools.

Target group / limits
Decision makers within the training institutions. The Level of knowledge required: Advanced

Number of participants
35

Language regime
English / French

Draft programme
Available as soon as possible

Contact persons:
EJTN Secretariat: Mrs. Benedetta Vermiglio Benedetta.VERMIGLIO@EJTN.EU
Activity coordinator: Mrs. Otilia Pacurari otiliapacurari@gmail.com

EJTN website
Novelties in training methodologies
ANNEX I  Deadline for sending the lists of selected participants to the EJTN Secretariat

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<th>Deadline</th>
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<td>TACKLING Terrorism: Procedural and Substantive Law Challenges AND BEST PRACTICES (Module 2)</td>
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### Annexe III  Allocation of places in Catalogue + seminars

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