The French National School for the Judiciary (ENM) has been open to the rest of the world ever since it was created. It has therefore been providing practical professional training to the French judiciary and judges and prosecutors from foreign countries since 1958. With almost 5,000 foreign judges and prosecutors taking courses every year, the School is fully committed to supporting the countries that request it. This catalogue is specifically for them.

Drawing on our exchanges with our foreign partners and the experience acquired over the years, this catalogue offers foreign judges and prosecutors the chance to develop their skills in both criminal and civil law, by examining the fundamentals of their profession in greater depth, but also by taking specialised courses in priority areas, such as the fight against organised crime and terrorism, the fight against corruption and environmental protection. They can also enrol for specialised cycles of training sessions in criminal or civil justice enabling them to take part in several training sessions on interlinked issues in a short space of time.

The 2022 edition draws on the experience of distance learning gained during the public health crisis. While still offering face-to-face courses, it takes account of the successes of 2021 and new needs to offer several online courses, such as the specialised civil law training cycle or the session on domestic violence.

This catalogue also contains cross-disciplinary sessions intended to allow participants to widen their reflection and enhance the human and societal dimensions of their roles as judges and prosecutors. New themes have been introduced this year, such as isolated foreign minors or discrimination and harassment in the workplace. Judges and prosecutors can also take courses to improve their managerial skills, essential for those running a department or a court, or to discover the field of instructional engineering.

The spirit of openness has also led to the development of exchanges between professions through a variety of courses open to other players in the judicial world, such as lawyers, notaries or court clerks, as well as the police, gendarmerie, the prisons administration and the judicial juvenile protection service. The idea is to encourage the sharing of different viewpoints on these group's professional practices and foster better mutual understanding. The training offer also opens up the possibility for this foreign interprofessional audience of being trained in immersion with their French colleagues on issues that they share with judges and prosecutors.

Finally, 2022 will be the year of the 13th French presidency of the European Union and the ENM will be involved on the subject of judicial training. For the occasion, we are offering a new specialised interprofessional cycle entitled the European Judicial Studies cycle (CEJUE). This will provide French and European judges, prosecutors and lawyers with specific training on the European institutions and will include exchanges at a very high level and study visits to strategic places in the European Judicial Area. We hope that it will contribute to the emergence of a European judicial community of excellence in the field of the practice of European law.

The French National School for the Judiciary is convinced that the effectiveness, integrity and independence of justice require in-depth training of judges and prosecutors and therefore places its long experience at the service of those countries that wish to participate in it. The discussions that take place during and about these training courses will also contribute to our own reflection on how to provide a quality justice system.

Nathalie RORET
Director of the French National School for the Judiciary
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The only school for judges and prosecutors in France, the French National School for the Judiciary (Ecole Nationale de la Magistrature: ENM) was founded in 1958. It has the status of a national public administrative establishment and is under the authority of the French Ministry of Justice. This status gives the school autonomy in its administrative and financial management. Based in Bordeaux and Paris, the French National School for the Judiciary recruits French judges and public prosecutors annually. It designs and provides both their initial 31-month training and their in-service training throughout their careers. The School also trains other legal professionals as well as judges and prosecutors from outside France.

A powerful international commitment

From the very first year of its existence, the National School for the Judiciary opted for a broad international outlook. As a central player in the European construction in terms of judicial training, the school is active throughout the world, building, improving and modernising training for judges and prosecutors. Conscious of the enriching effect of exchanges between practitioners in different countries with their own judicial cultures, each year the ENM sends numerous French judges and prosecutors to train abroad and welcomes within its walls judges and prosecutors from a variety of countries.

The International Department of the ENM aims to share the expertise it has acquired over more than 60 years. In so doing, it contributes to promoting continental law and, more generally, to maintaining the rule of law all over the world.

Service offering for foreign institutions

Teaching and support missions

- A permanent offering comprising initial and in-service training modules as well as for trainers training;
- Technical assistance (assessments or audits) for training institutions from other countries, whether they are setting up or seeking to professionalise.

Areas of expertise

- Pedagogical and administrative engineering;
- International issues: organised crime, drug trafficking, corruption, terrorism, cybercrime, human rights, etc.;
- Professional practice: functions of the public prosecutor, civil and commercial proceedings, mediation and conciliation.

Working frameworks

- Contractual service provisions;
- Bilateral projects;
- Calls for tender, calls for proposals and twinning programmes in the framework of multilateral financing by international organisations;

NEW IN 2022

An enhanced interprofessional approach

A range of different training methods can boost interprofessional relations with other players in the judicial world (lawyers, notaries, court clerks, etc.), but also with the police, gendarmerie, prisons administration or the judicial juvenile protection service, for example. Their different viewpoints on their respective professional practices are enriched by these exchanges, which foster better mutual understanding of the issues facing the different players.

Specialist training courses

Three specialist training cycles have been developed:

- A specialist criminal cycle which will allow judges and prosecutors to develop complementary skills to help them deal with complex cases, set up investigative strategies and master the tools of cooperation in criminal matters;
- A specialist civil cycle which will allow participants to gain high-level training on essential branches of civil law, with content covering the latest issues in French, international and comparative law and a very operational approach through practical case studies and a wide range of different approaches;
- A European Judicial Studies cycle (CEJUE) due to be inaugurated in the year of the French presidency of the European Union (PFUE), to mark even more intensely the ENM’s commitment to European judicial training. It will seek to foster the emergence of a European judicial community of excellence in the field of judicial practices through very high-level exchanges and study visits to strategic places in the European Judicial Area.

A training offer directly available online

Wishing to capitalise on the experience gained in terms of adaptation and development of content for online learning, the International Department is now offering several sessions accessible directly as distance learning courses, using high-performance tools adapted to the many different teaching methods that can be adopted, and allowing for simultaneous interpreting.

Look out for this marker throughout the catalogue:
**CUSTOM TRAINING, E-TRAINING COURSES AND STUDY VISITS**

**IN BRIEF**
Training courses or study visits developed on request and on the basis of the identified needs, in France or in the applicant country. E-training courses can also be organised for distance learning using appropriate digital educational tools.

**CONTEXT**
The ENM offers training sessions with fixed dates and on established themes, dealing with various topics as detailed in the following pages. The International Department is also at your disposal, however, to develop any training you might require on a given theme, in France or abroad. Language interpretation services can also be organised. The ENM also develops e-training courses on request, using methods and materials adapted to distance learning.

**EXAMPLES OF SEMINARS AND STUDY VISITS IN 2020:**
- French-Chinese bilateral online seminar on cybercrime for the Prosecutors College;
- E-training on cybercrime, international criminal cooperation, judicial communication and the freezing of assets for judges and prosecutors in Mali, as part of their continuing education programme;
- Study visit by the National School for the Judiciary and Court Officers of Madagascar on the themes of governance and digital technology;
- Online working groups on intellectual property and counterfeiting in Russia;
- Activities developed under framework agreements or support programmes:
  - Reinforcement of the Abu Dhabi Judicial Academy;
  - Support for the creation of the Democratic Republic of the Congo’s national judicial training institute;
  - Support for the justice sector in Algeria.

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<td><a href="mailto:enm-info-ci@justice.fr">enm-info-ci@justice.fr</a> Tel: +33(0)1.44.41.88.24</td>
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TRAINING FOR TRAINERS

IN BRIEF
A training course focussing on techniques for course design, delivery of training programmes, leading training sessions, developing assessments and monitoring trainees.

CONTEXT
Aware that justice of a high standard requires excellent training for judicial personnel, judges and prosecutors in particular, many countries have chosen to create and develop judicial training institutes providing, among other things, practical initial and in-service training for judges and prosecutors, and sometimes for other judicial professions.

This professionalisation of training activities implies further training in turn.

The purpose of the «Trainer Training» session is to enable personnel (judges, prosecutors or others) in charge of judicial training to design course content, roll out programmes and training materials, dispense courses, assess results, make any adjustments to content that might be necessary, conduct assessments and monitor trainees.

TEACHING
Based on the know-how the ENM has acquired since its creation, the 2 weeks of training given by an external trainer specialised in instructional engineering and the school’s own teaching staff specialised in adult education, will address the following topics in particular:
• Organisational aspects of a training institution
• Methodology of adult education;
• Specificities of judicial training;
• Defining training objectives;
• Designing a teaching programme;
• Running a training session;
• Choosing methods;
• Designing teaching materials.

To ensure the course is interactive, each participant will give a presentation of the training institute they work for and prior to their participation will provide the ENM, with its statutes, training programmes, practical cases, assessment questionnaires and any documents that might be necessary to offer the other participants a good understanding of training issues in their country and any specific difficulties there might be, so that the group can work, with the assistance of the trainers, to put forward the best possible solutions.
ORGANISATION OF A JUDICIAL TRAINING INSTITUTION

IN BRIEF
This session is dedicated to learning about the institutional challenges, structure and workings of a judicial training institute.

CONTEXT
For over 60 years, the French National School for the Judiciary has been adapting the teaching and courses it offers judges and prosecutors to keep up with changes in their roles, in the justice system and in the society as a whole. These changes have had their impact on the school itself, its structure, organisation and logistics, staff and resources, and the organisational and scientific approach to its teaching activity.

TEACHING
The participants will discover the ENM, the French public training institution for judges and prosecutors through its organisation, both educational and administrative. All the aspects of this organisation will be looked at in detail:
- Organisation and operation of the School’s different departments;
- Management engineering: internal and external control mechanisms, governance of the School, strategy of a training institution, preparation and implementation of the budget, human resources, IT department;
- Course design: needs analysis, defining training objectives, course development, recruiting trainers, assessment.

This session will give participants the opportunity to meet the School’s management staff, trainers, and designers of both initial training and continuing education courses.

A visit will also be organised to the Regional Court in Bordeaux.
JUSLINGUA: REMOTE INTRODUCTION TO THE FRENCH JUDICIAL ORGANISATION

IN BRIEF
This e-training course is provided free of charge for any person wishing to discover the French judicial system while improving their proficiency of French or English. Learners can also follow three other courses in English presenting the judicial systems of Poland, the Netherlands and Spain (also exists in Spanish).

CONTEXT
This training enables foreign judges or prosecutors who speak French or English to:
- Make progress in their proficiency of French or English,
- Acquire a basic level of knowledge of the French judicial system to allow them to follow other courses proposed by the International Department more easily,
- Learn a common legal and judicial vocabulary.

This e-training course is organised in three parts:
- An online training module,
- Quizzes and oral comprehension exercises for self-assessment,
- A glossary with exercises

Participants can use the e-learning course anywhere, provided that they have an internet connection. At the end of the programme, the participant:
- Will be familiar with the judicial system they have studied;
- Will be capable of using judicial vocabulary appropriately in French or in English;
- Will have improved their oral comprehension of French or English on judicial themes.

TEACHING
This e-training programme lasts about 4 hours and is intended for judges and prosecutors wishing to discover our judicial system or get prepared prior to a class course, while perfecting their French or English. It is also open to French embassies and institutions abroad who may make free use of it.
SESSION 1: ONLINE FROM 21 TO 25 MARCH 2022  
(IN ENGLISH)  
Enrolments by: 11 February 2022

SESSION 2: FACE-TO-FACE FROM 21 TO 30 NOVEMBER 2022  
(IN FRENCH).  
5-day session followed by a 3-day court internship (28-30 November 2022).  
Enrolments by: 7 October 2022

TYPE OF SESSION  
Training dedicated to foreign judges and prosecutors.

TARGET AUDIENCE  
This training course is intended for judges and prosecutors wishing to get a better grasp of the working of the French justice system. The first session in March is also open to lawyers.

REMARKS  
Open to members of the European Judicial Training Network (EJTN).

LANGUAGE  
French, English.

VENUE  
Session 1: online  
Session 2: face-to-face  
ENM, 3 ter quai aux Fleurs  
75004 Paris - France  
Placement in a French court.

COST  
€1000 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT  
enm-info-di@justice.fr  
Tel: +33(0)1.44.41.88.24

IN BRIEF  
A course to get a general overview of the main principles behind the working of the French justice system.

CONTEXT  
The French judicial system has been shaped by the country’s complex history and is based on principles that guarantee respect for fundamental freedoms, such as equality before the law, impartiality and independence. Based on these principles, French justice and judicial institutions have adapted to changes in society, however, to provide a justice that is more protective, more accessible, closer to citizens and also more modern. The English language training provides participants with a better understanding of the French judicial organisation, its history, evolution and workings. Above all, it constitutes the first step towards constructing a space of mutual trust and international cooperation between States. The French-speaking course in November is usefully rounded off with a three-day placement with a court to facilitate the foreign judges and prosecutors’ immersion in the French judicial system.

TEACHING  
This training course is intended for professionals wishing to get a better grasp of the working of the French justice system they sometimes have to work with. It allows them to reflect and exchange on the main principles that underpin any judicial system.

INTRODUCTION TO THE FRENCH JUSTICE SYSTEM
INTEGRATION INTO THE INITIAL TRAINING COURSE

IN BRIEF
Integration into the initial training cycle of judicial trainees at the School (6 months) and then on a court internship (5 months). This long training course enables participants to acquire not only professional skills, but also soft skills and know-how going beyond the knowledge learned at university.

CONTEXT
From the School’s beginnings, overseas judges and prosecutors were offered the opportunity to take the initial training cycle in France, in a special «international class» at the National School for the Judiciary. Since 2006, present or future judges and prosecutors from abroad have been integrated into the intakes of the School alongside French students. Apart from a number of external placements that they do not have to complete, overseas students follow the entire course: classroom training in Bordeaux, placement in a court and external placements with partners of the justice system. If they complete their studies successfully, the School issues them with a diploma.

TEACHING
During their tuition in Bordeaux, students acquire basic skills (drafting judicial decisions, conducting hearings, judicial questioning, etc.) and techniques (psychology, languages, IT) in tutorials, workshops, role plays and conferences. The court internship lasts 5 months and enables the future judges or prosecutors to work with all the specialist judges (investigating judge, sentence enforcement judge, etc.) and also with the prosecutor’s office. Supported by their tutor, they can familiarise themselves with a law firm and a bailiff’s office or visit partner institutions. Admission to the course is by a prior examination organised by French Embassies. The examination includes a written paper on a general theme relating to the working of justice and its place in society (set by the ENM). An oral interview will also be conducted with a representative from the Cooperation Department or the French embassy, in order to assess the candidate’s motivation and, for non-French-speaking countries, their skill in the French language.
INTEGRATION INTO THE INITIAL TRAINING COURSE
EUROPEAN JUDICIAL STUDIES CYCLE (CEJUE)

IN BRIEF
A training cycle that brings together a mixed audience of French and European judges, prosecutors and lawyers and focuses on some of the major issues in European justice seen through a formative and dynamic interprofessional prism.

CONTEXT
The French presidency of the European Union will be the occasion of the launch of a new specialised cycle on Europe, put together by the International and In-Service Training Departments. It will be aimed at an interprofessional audience of French and European judges, prosecutors and lawyers with a view in particular to enabling them, through a diverse series of modules, to acquire a mastery of all the European issues, substantive law and the instruments of cooperation, as well as the chance to gain «European reflexes» (use of European standards, European cooperation, practice of preliminary questions). By developing the trainees’ skills in critical analysis of the production of harmonised European norms, this cycle should contribute to creating a judicial community of excellence in the field of judicial practices and to the construction of a spawning ground for French influence.

TEACHING
The cycle includes 9 training sequences, mainly taking place in Paris, with sessions on at least 3 occasions in European cities which are the seats of important political or judicial institutions: Luxembourg, Strasbourg, Brussels, The Hague, Vienna, etc.

- The teaching methods will include presentations of the institutions (although «ex-cathedra» lectures will be kept to a minimum) combined with preparatory and documentary work done in mixed groups;
- Generous amounts of time will be allowed for numerous debates on major themes between the trainees organised by volunteers;
- Group work throughout the course, on subjects set at the beginning of the cycle and worked on throughout for final submission at the end;
- Practical work based on real-life cases;
- Encounters organised within the institutions, of a concrete, practical kind only, with the possibility of in-person placements in between the course modules.

FROM JANUARY TO DECEMBER 2022
Enrolment: please contact us.

TYPE OF SESSION
Training cycle for French and European judges and prosecutors.

TARGET AUDIENCE
For pedagogical reasons, the number of places per year is limited to 60 participants. This cycle is aimed at French judges and prosecutors and European judges and prosecutors, but also French and European lawyers.

REMARKS
Admission to this cycle depends on a selection process intended to guarantee a representative group of participants.

Open to members of the European Judicial Training Network (EJTN).

LANGUAGES
French and English, alternately.

VENUE
ENM, 3 ter quai aux Fleurs 75004 Paris - France.
Involves travel in Europe.

COST
French judges and prosecutors are funded under the in-service training provisions, their European colleagues through the EJTN.

CONTACT
enm-info-di@justice.fr
Tél : +33(0)1.44.41.88.24

ENM - European judicial network
NEW
Know the French and European judicial systems
FROM 19 TO 23 SEPTEMBER 2022
enrollments by: 1 July 2022

IN BRIEF
A presentation of the ways of fighting organised crime and of mutual assistance in criminal matters, from the legal, practical and operational points of view. Training based on multidisciplinary exchanges between professionals.

CONTEXT
Like terrorism, organised crime requires a response adapted to the scale of the actions and resources of criminal organisations, for whom borders are not only no obstacle, but often provide a perverse form of protection. The illegal activities of international crime organisations represent a direct threat to democratic societies. Like other countries, France is obviously also affected by this phenomenon. Judges, prosecutors and investigation services have had to adapt to provide an effective response to organised crime, and in France this has involved the creation of Specialised Inter-Regional Courts (JIRS), a national court in charge of the fight against organised crime (JUNALCO) and an increase in assets investigations and in mutual assistance in criminal matters. The aim of this seminar is to exchange technical knowledge between professionals in the fight against organised crime. Whatever the judicial system in operation in the States, whether it is continental, mixed, adversarial or common law, the technical fundamentals that are addressed during this training course should enable each participant to share the French experience of the threat, but above all of its solutions, and to gather the best practices from abroad.

TEACHING
As this training session is designed as an advanced course for experienced participants, the number of places has been limited in order to facilitate exchanges. Taught by leading French specialists with experience in the field of the fight against organised crime, this session will cover numerous topics: the current state of the threat, the centralisation and regionalisation of dedicated services, collaboration with the intelligence services, infiltration techniques, tapping techniques, working with informants, etc. It will also focus on financial strategy, joint investigation teams, and spontaneous information sharing. Finally, advanced international criminal investigation techniques intended to dismantle criminal operations operating, for example, in international drug trafficking, cross-border arms and human trafficking, will also be covered.

ORGANISED CRIME AND JUDICIAL COOPERATION

TYPE OF SESSION
Training dedicated to foreign judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors, investigating officers (police and gendarmes) or members of other government departments responsible for combating organised crime.

REMARKS
Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French. Language interpretation services are available; please contact us.

VENUE
ENM, 3 ter quai aux Fleurs 75004 Paris - France

COST
€1000 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr  Tel: +33(0)1.44.41.88.24
Developing skills in criminal justice

FROM 26 TO 30 SEPTEMBER 2022
Enrolments by: 1 July 2022

TYPE OF SESSION
Training dedicated to foreign judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors, investigating officers (police and gendarmes) or members of other government departments specialising in the fight against terrorism.

REMARKS
Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French. Language interpretation services are available; please contact us.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€1000 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24

THE JUDICIAL TREATMENT OF TERRORISM AND VIOLENT RADICALISATION

IN BRIEF
Analysis of the issues and legal solutions, presentation of the institutional stakeholders and developments in investigation and prosecution methods in respect of fundamental rights. Training based on multidisciplinary exchanges between professionals.

CONTEXT
The threat of terrorism lies at the heart of social, political and judicial concerns in our countries today. Its internationalisation and spread are additional sources of fears and difficulties for the institutions dedicated to the fight against terrorism. In France as in other countries, the judicial authorities are directly concerned by these issues. From the mid-1980s onwards, the French justice system had to cope with the threat of terrorism and to modify its approach.

This seminar analyses the specific criteria that apply to the indictment of terrorist acts, the definition of offences, the inclusion of intelligence in judicial procedures, and generally the way States organise and optimise the judicial response to radicalisation and terrorism. It looks at the techniques used in the domestic context, as well as within the broader context of the international instruments adopted in this field, but also from the point of view of fundamental rights.

TEACHING
This is a practical training course, whose aim is firstly to describe and analyse current manifestations of radicalisation and the terrorist threat (international, urban radical and from violent separatists), and secondly, to present and comment on how the judicial system deals with them at different stages of the investigation, the trial and the enforcement of sentences. Consisting of lectures and round table sessions, the course presents hands-on experience of these subjects, in particular a practical description of how competing competences are implemented, thanks to the participation of academic researchers and national and international actors in the fight against terrorism.
ECONOMIC AND FINANCIAL INVESTIGATIONS

IN BRIEF
This session addresses the main economic offences and the strategies and methods of investigations into complex cases: multi-disciplinary exchanges between professionals.

CONTEXT
The opening up of capital markets, growing complexity of relations between economic players and internationalisation of organised crime, including in the business world, have obliged political and judicial authorities to create legal tools to combat these phenomena that undermine the economy. Faced with ever-more astute and better organised forms of crime, judges, prosecutors and investigation services have had to innovate in their approaches to fight this particular form of crime more effectively.

TEACHING
This session is an opportunity for participants to exchange their technical knowledge and look into the balance between the need to fight this kind of crime and protecting the economic and social interests of the nation.

The top French specialists in the fight against economic and financial crime will be addressing the following working themes, among others:
- The definition of financial offences and the fundamentals of reading accounts and financial analysis documents;
- A description of the specifics of police investigation techniques;
- The judicial handling of economic and financial offences: prevention and enforcement, the role of the prosecutor’s office when companies are in financial difficulty, criminal policy in financial matters, the examination phase;
- A description of the role of the legal professionals, experts and public institutions working alongside the justice system: French Ministry of Finance Financial Intelligence Unit - TRACFIN;
- International cooperation in the judicial handling of large-scale corruption.

FROM 3 TO 7 OCTOBER 2022
Enrolments by: 1 July 2022

TYPE OF SESSION
Training dedicated to foreign judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

REMARKS
On this session priority will be given to judges, prosecutors and investigating judges specialising in economic and financial litigation, as well as to investigating officers (police and gendarmes) or members of other government agencies specialising in this type of case. It can be usefully combined with the session on «Corruption: detection, prevention, repression».
Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French. Language interpretation services are available. Please contact us.

VENUE
ENM, 3 ter quai aux Fleurs 75004 Paris - France

COST
€1000 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24
THIRD STATES, EUROPEAN UNION MEMBER STATES:
HOW TO COOPERATE?

IN BRIEF
A presentation of the ways of fighting organised crime and of mutual assistance in criminal matters, from the legal, practical and operational points of view. Training based on multidisciplinary exchanges between professionals.

CONTEXT
This training course is mainly intended for judges and prosecutors from outside the European Union needing to cooperate with Member States of the European Union.

As crime knows no borders, the response of the criminal justice system must not be hindered by poor knowledge of the tools and resources available to judges, prosecutors and investigators. Providing a response to those affected and guaranteeing everyone’s right to justice, in particular when it comes to fighting criminal and terrorist organisations operating outside and within Europe, requires a command of the dedicated European instruments.

The aim of this session, which focuses on exchanges between practitioners of all geographical origins who need to collaborate with EU Member States, is to contribute to the spread of good practices and reflexes in order to improve the quality of the criminal justice response, from the reporting of a crime to the investigation, and including the protection of victims and suspects’ rights from the judgment phase to the enforcement of the sentence, including property rights, all of this whatever the territorial and subject matter jurisdiction of the judge or prosecutor concerned by international - and more particularly European - cooperation in criminal matters.

TEACHING
This session will present, discuss and work on the criminal justice instruments, points of contact and organisations dedicated to facilitating cooperation in criminal matters and the drawing up of requests for assistance. Liaison judges and prosecutors, national and European points of contact, dedicated platforms (the European Union’s Judicial Cooperation Unit (EUROJUST), European Police Office (EUROPOL), International Criminal Police Organisation (INTERPOL), agencies dedicated to the confiscation and management of criminal assets), specialist investigation services, judges of the European courts: these European contributors will propose a resolutely practical approach intended to enable each participant to facilitate the setting up of cooperation tools.
Developing skills in criminal justice

CORRUPTION: DETECTION, PREVENTION, REPRESSION

IN BRIEF
A presentation of the ways of preventing and fighting corruption from the legal, practical and operational points of view. Training based on multidisciplinary exchanges between professionals.

CONTEXT
No country in the world is untouched by corruption which constitutes a serious threat to democracy. In some cases it reaches proportions such that it threatens to stifle economic growth and undermine efforts to introduce good governance. In the long term, it leads to the breakdown of the social fabric and distorts the economic system and political structure of States, to the detriment of the population.

Intended for judges, prosecutors and other officials dealing with administrative or judicial management and prevention of corruption or similar acts, this session aims to raise awareness and train these professionals in both the prevention and repression of this phenomenon.

Among other things, the course will make available to participants the expertise of the French Anticorruption Agency (AFA), as well as technical and legal tools that will enable them to detect, regulate and deal with this type of crime more effectively.

TEACHING
The programme brings together stakeholders from the different sectors concerned: the French Anticorruption Agency (AFA), representatives of the Network of Corruption Prevention Authorities, financial judges, prosecutors, specialised investigators, lawyers, academics, representatives of the Group of States against Corruption (GRECO), financial intelligence services such as the Intelligence Processing and Action against Illicit Financial Networks Unit (TRACFIN), high-ranking civil servants from the Ministries for Justice, Finance or Foreign Affairs, leaders from the private sector, etc.

They take part in the session in the form of lectures, round tables and debates 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 issues and to enhance practices in order to prevent and repress it more effectively, both in France and internationally.
FROM 19 TO 20 APRIL 2022
Enrolments by: 11 March 2022

TYPE OF SESSION
Immersion training with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

REMARKS
Intended for all judges and prosecutors working in criminal matters, this course will also be of interest to those in charge of the fight against organised crime or wishing to take on such a role.

This session can be completed by «Organised crime and judicial cooperation». Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs 75004 Paris - France
The court internship takes place in the regions.

COST
€200 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24

FROM 30 MAY TO 8 JUNE 2022
Enrolments by: 15 April 2022

TYPE OF SESSION
Training dedicated to foreign judges and prosecutors

TARGET AUDIENCE
Foreign judges and prosecutors and foreign investigators.

REMARKS
5-day session followed by 2 days spent with a court, from 7 to 8 June 2022.
Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs 75004 Paris - France

COST
€1000 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24

TRACKING, IDENTIFYING, SEIZING AND CONFISCATING CRIMINAL ASSETS - INTRODUCTION

IN BRIEF
A review of the legislative and regulatory measures and good professional practices concerning the seizure and confiscation of criminal assets.

CONTEXT
The identification, seizure and confiscation of the assets of criminals have been a central concern of the authorities in the fight against organised crime. The law of 09/07/2010 which created the Agency for the Recovery and Management of Seized and Confiscated Assets (AGRASC) and the Law of 27/03/2012 simplified, modernised and reinforced the legislative arsenal in this area to allow the courts to unravel fraudulent financial arrangements more effectively. Although the number of seizures made during investigations has increased significantly, the number of confiscations decided by the courts and enforced still remains too limited.

TEACHING
This course will focus on the legislation and regulations and good professional practices that enable judges and prosecutors to deal with issues around seizure and confiscation currently facing them. It will address investigations into assets, the different types of special seizure and the management of seized assets pending judgment. It will also look at the role played by the entities set up by the police and gendarmerie to identify assets and assist investigation units. Finally, discussions and comparisons of experience will feed their reflection on the choice of sentence and on whether seizure-confiscation is useful or appropriate, as well as providing an insight into the way other countries proceed in such matters.

CONDUCTING INVESTIGATIONS

IN BRIEF
Conducting criminal investigations, whether for a prosecutor or an investigative judge, means having a good mastery of the legal framework and the powers that it gives them, but also being familiar and communicating with their partners, and, first and foremost, the criminal investigation services. It means making choices, in particular in terms of criminal charges, knowing how to identify priorities and manage cases over the long term.

CONTEXT
The aim of this course is to give judges and prosecutors the tools they need to adopt the best investigative strategies, to control their environment, the means of communication they have at their disposal, and to recognise and deal with their limits.

TEACHING
A particular criminal case will be used to provide a common thread throughout the course. It will start with the management of the scene of a crime detected in flagrante delicto. Participants will be able to reflect on how the case is referred to an investigation squad, visit the forensic science institute in Paris, see how the investigators report the evidence they gather. A search of premises may also be simulated. Different partners will be mobilised (investigation squad, experts). A judge presiding a court of assize will come to give his/her point of view on the essential elements that allow a case to stand up to the court hearings.

Developing skills in criminal justice
CRIMINAL EVIDENCE AND SCIENTIFIC PROGRESS

IN BRIEF
The Criminal Research Institute of the Gendarmerie (IRCGN) will present the latest developments in the fields of scientific evidence and forensic medicine through a combination of presentations and practical work.

CONTEXT
Everyday more, the success of judicial investigations and the outcomes of trials are closely linked with the relevance of material evidence, the right choice of technical and scientific investigations, the quality of their execution and perfect integration within a coherent procedure, and the clarity of the results. The aim of this session is to provide up-to-date knowledge of the most significant developments in the area of scientific evidence and forensic medicine.

TEACHING
By alternating presentations (DNA, crime scene management, IT expert assessments), a comparative view (Great Britain, Switzerland) and practical work at the IRCGN, this course fosters collective reflection by participants (judges, prosecutors, senior gendarmes and police officers) in order to identify the place of scientific evidence in proceedings more clearly.

FROM 13 TO 17 JUNE 2022
Enrollments by: 29 April 2022

TYPE OF SESSION
Immersion training with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

REMARKS
The course takes place on an alternating basis at the ENM in Paris and on the premises of the IRCGN in Cergy-Pontoise. This session may be combined with “Cybercrime”.

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs - 75004 Paris - France

COST
€500 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-dci@justice.fr
Tel: +33(0)1.44.41.88.24

FROM 2 TO 6 MAY 2022
Enrollments by: 20 March 2022

TYPE OF SESSION
Training dedicated to foreign judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors, investigating officers (police or gendarmes), any profession specialised in the fight against cybercrime.

REMARKS
This session can be usefully combined with the session on “Criminal evidence and scientific progress”.

LANGUAGE
French. Language interpretation services are available. Please contact us.

VENUE
ENM, 3 ter quai aux Fleurs 75004 Paris - France

COST
€1000 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-dci@justice.fr
Tel: +33(0)1.44.41.88.24

CYBERCRIME

IN BRIEF
Overview of the issues surrounding cybercrime and its international aspects, recent international developments, digital investigations and the judicial treatment of this type of crime.

CONTEXT
Internet is driving progress in many areas and is omnipresent in our daily lives, but it is also a space without borders in which cybercrime can flourish. Today’s «cyberthreats» target not only businesses (including the banking sector in particular), but also individuals and States. This session aims to help judges, prosecutors and investigating officers to progress in their handling of proceedings, by focusing on practical approaches to the different phases (locating and identifying the offenders, gaining access to data, measures to prevent the disappearance of digital evidence, etc.).

TEACHING
In an interdisciplinary approach involving French cybercrime specialists, this session offers, theoretical presentations, accounts of practical experiences and case studies, with the aim of:

- Providing an overview of the threat posed by cybercrime, more particularly the ransomware phenomenon, child pornography, the dark web;
- Presenting the mechanisms that exist for international mutual assistance in cybercrime investigation, the tools facilitating international police and judicial cooperation;
- Describing how cryptocurrencies work and the measures taken to detect, seize and handle cryptocurrencies;
- Presenting the systems that allow open source analysis, information gathering and investigations using open sources on the internet.
HUMAN TRAFFICKING AND PROCURING

IN BRIEF
A comprehensive insight into this phenomenon. A presentation of the legislative and operational measures in place nationally and internationally, the responses of the criminal justice systems, as well as the identification and handling of victims and the work conducted with specialised associations.

CONTEXT
Human trafficking is today reaching alarming proportions. Brought into the European Union via clandestine immigration networks and driven by contemporary geopolitical imbalances, these victims (mainly women and children) are fodder for networks of illegal labour, begging, burglary, organ trafficking and prostitution. This session will focus specifically on the issue of procuring.

TEACHING
Through presentations, round table debates and presentations of situations that can be observed at national level, this course addresses the institutional and judicial framework of the fight against this phenomenon and provides some pointers for the judicial treatment of these issues. From the investigation through to the hearing, and including international mutual assistance in criminal matters, how can we succeed in prosecuting and convicting the offenders?

FROM 21 TO 25 NOVEMBER 2022
Enrolments by: 7 October 2022

TYPE OF SESSION
Immersion training with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

REMARKS
This session may be usefully combined with “Organised crime and judicial cooperation” and “The victim in criminal trials”.
Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€500 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24
Developing skills in criminal justice

DOMESTIC VIOLENCE

IN BRIEF
A multi-disciplinary, in-depth analysis of domestic violence and the corresponding judicial responses, in both criminal and civil matters.

CONTEXT
Domestic violence exists in all societies. It is an issue that necessarily comes up in legal systems which often have to deal with this type of violence in a variety of cases, both civil and criminal. Faced with this large-scale phenomenon, judges and prosecutors confronted with these situations need a common core of knowledge in order to understand the mechanisms behind this violence and the systemic responses that can be implemented. The aim of this training is to offer a broad view of conjugal violence. French legislation on protection against domestic violence will be presented, and in particular the most recent initiatives. The course will also address the psychological and/or sociological mechanisms involved in such violence, the institutional framework and partnerships for taking care of victims, as well as the criminal and jurisdictional policies that can be considered. The handling of the offenders and the place of children in such proceedings will also be studied.

TEACHING
Researchers, judges, prosecutors, investigating officers and psychiatrists will present their work or their innovative practices in the field. Fruitful discussion after the presentations will be facilitated by the diverse backgrounds of the participants.

SEXUAL VIOLENCE

IN BRIEF
In addition to the legal framework, this training addresses all the knowledge required in psychology, psychiatry and forensic medicine to ascertain, understand and prevent sexual violence.

CONTEXT
Whatever the judicial system, judges and prosecutors are often required to intervene in cases of sexual violence. In all cases ranging from criminal proceedings to family affairs or the protection of minors, this form of violence is the subject of special treatment on account of its particular features. The aim of this training is to develop knowledge that is not directly of a legal nature, but which is necessary for judges and prosecutors at each stage in the proceedings when they are faced with cases involving sexual violence. This knowledge comes from the fields of psychology, psychiatry and forensic medicine. This training will also provide a better understanding of the strategy of the aggressor, of the traumatic impact on victims, and of the mechanisms of sexual violence committed in certain particular contexts (family, work, etc.). It will look into the specific challenges involved in collecting the testimony of the victim and the aggressor and of hearings. There will be a particular focus on sexual violence committed in a family context. Finally, the systems in place for handling the offenders and victims in this kind of case will be presented.

TEACHING
With its strong practical focus, this training will give priority to discussions and exchanges of best practices between judges and prosecutors. It will call on specialists in the different disciplines required to understand sexual violence and its consequences, with a multidisciplinary approach.

FROM 13 TO 17 JUNE 2022
Enrolments by: 22 April 2022

TYPE OF SESSION
Training dedicated to foreign judges and prosecutors.

TARGET AUDIENCE
Judges and prosecutors, lawyers, social workers, any foreign professional concerned by this issue.

LANGUAGE
French, English. Interpretation possible for other languages (please contact us).

VENUE
Online training.

COST
€1000 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24

FROM 11 TO 14 OCTOBER 2022
Enrolments by: 26 August 2022

TYPE OF SESSION
Immersion training with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs 75004 Paris - France.

COST
€400 per trainee.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24
Developing skills in criminal justice

FROM 30 MARCH TO 01 APRIL 2022
Enrolments by: 11 February 2022

TYPE OF SESSION
Immersion training with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors

REMARKS
This session is open to judges, prosecutors, police officers and members of other government departments responsible for the fight against organised crime.

Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€300 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24

VICTIM IN CRIMINAL TRIALS

IN BRIEF
A session combining contributions on the theory and discussions around the place and rights of the victim in criminal trials, from prosecution through to compensation.

CONTEXT
Victims have taken on a growing role through legal developments, with the establishment of victims’ rights in public policy and also in the very representation of what criminal justice is. As parties to the trial, victims benefit from a genuine status with established rights throughout the proceedings, from the moment when the complaint is filed through to the enforcement of the sentence. Specific systems have also been implemented to guarantee the most comprehensive, rapid and effective compensation, and a range of support measures can now be proposed, in particular by a very active and diverse range of non-profit organisations. In the light of the European Directive of 25 October 2012, this session addresses issues pertaining to the place of the victim in criminal proceedings, but will also look at the public policies on victim support introduced in the various European Union Member States.

TEACHING
The aim of this course is to present the legal and technical aspects involved in taking more effective account of the victims of criminal offences, along with the compensation mechanisms. It will also look into the broader social questions raised by the place of victims in criminal justice, informed by historical, sociological and psychological approaches. There will be contributions from judges, prosecutors, experts, academics and representatives of non-profit organisations in France and abroad leading to multidisciplinary debates between participants.

SENTENCE ENFORCEMENT: CROSS-BORDER CHALLENGES

NEW

FROM 5 TO 08 APRIL 2022
Enrolments by: 25 February 2022

TYPE OF SESSION
Immersion training with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€400 per trainee.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24

IN BRIEF
Growing internationalisation of exchanges, the conviction of foreign nationals in France and vice versa inevitably creates a need for cooperation outside our borders on the enforcement or adjustment of sentences.

CONTEXT
The aim of this session is to improve knowledge of international sentence application and enforcement mechanisms (European Arrest Warrant, cross-border enforcement of custodial sentences, probation, financial penalties, cross-border implementation of confiscation measures, prisoner transfers, etc.).

TEACHING
This course provides in-depth technical training, but at the same time aims to provide a forum for exchanges between the participants based on concrete examples of cross-border cooperation.
FROM 3 TO 6 OCTOBER 2022
Enrolments by: 19 August 2022

TYPE OF SESSION
Training in immersion with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€300 per trainee.

CONTACT
enm-info-cl@justice.fr
Tél : +33(0)1.44.41.88.24

FROM 4 TO 6 APRIL 2022
Enrolments by: 21 February 2022

TYPE OF SESSION
Training in immersion with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

LANGUAGE
English.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€300 per trainee.

CONTACT
enm-info-cl@justice.fr
Tél : +33(0)1.44.41.88.24

JUDICIAL TREATMENT OF INTERNATIONAL CRIMES IN FRANCE

IN BRIEF
This session takes a practical look at the judicial treatment of war crimes and crimes against humanity: the charges and national jurisdiction in these cases.

CONTEXT
In 2014, the first trial was held in Paris in application of the extraterritorial jurisdiction granted to the French courts to judge crimes against humanity, the acts having been committed in this case in Rwanda. The specific nature of the charges, connected to the context in which such crimes are committed, explains the complex legal framework set up to handle them. This session will begin with a historical and sociological review of these questions, before moving on to look at the legal issues raised by the handling of these crimes in France (competence, indictments, immunity, international cooperation).

TEACHING
Drawing on the experience of practitioners, this resolutely concrete session will focus on the difficulties inherent in the handing of these cases, in terms of jurisdiction, qualification and international cooperation. Talks and round table sessions will also examine the role of the domestic judge in this field.

FROM NUREMBERG TO THE INTERNATIONAL CRIMINAL COURT (ENG)

IN BRIEF
This 3-day course, entirely given in English, examines the influence of civil law and common law in the development of international criminal law and how it is practised, with particular reference to the law and practice of the International Criminal Court (ICC).

CONTEXT
We will discuss the sources of international criminal law and the modes of individual liability, from the first experience of the Nuremberg International Military Tribunal (IMT), tracing the history and emergence of the different international courts and tribunals (IMT, ICT-Yugoslavia, ICT-Rwanda, SC-Sierra Leone, ECC-Cambodia, etc.) and finally the ICC itself. International criminal law is administered by courts and tribunals whose judges come from many different countries and whose training and experience are based on very different legal systems. This inevitably leads to tension between civil law and common law. But the new judicial system has obliged both to make compromises and adapt their traditional procedures to create new hybrid systems.

PEDAGOGIE
In the light of this history, we examine the law and practices of the ICC and question how successful this hybrid system has been, how it could be improved and whether international criminal law can survive the political and precedent-related problems it faces.
FAMILY DISPUTES AND INTERNATIONAL LAW

IN BRIEF
The geographical mobility of couples has generated new types of cross-border litigation. To respond to these issues, international private law has provided specific rules in family matters.

CONTEXT
The increase in international couples and family mobility is leading to a multiplication in cross-border issues. Family law has had to adapt and adopt international private law rules to govern cross-border situations and organise cooperation between States. Whether it is to facilitate adoption, to enable the circulation of divorce rulings, to facilitate the international recovery of child maintenance or obtain the return of a child illegally taken abroad, professionals working in family law now have an obligation to be aware of and implement European and international laws in this field, as well to familiarise themselves with the mechanisms for their implementation. The course will therefore cover the different instruments organising internal judicial cooperation in the family law sphere and the means facilitating their use, as well as the role of the central authorities.

TEACHING
This session aims to give participants a better knowledge of the European and international laws applicable in the field of family law and to address the issues involved in managing these legally complex and humanly delicate situations. The training also aims to foster exchanges between practitioners in this field, in particular by means of case studies, and will contribute to a better understanding of the issues involved in cooperation.
INTELLECTUAL PROPERTY

IN BRIEF
A large number of intellectual property cases have received widespread attention: how should they be handled? How can the new disputes arising from digital developments and internet be addressed?

CONTEXT
Intellectual property protection is now of key importance to economic stakeholders. The latter must also keep up with changes in technologies and business models that are generating growing numbers of disputes, amplified by the use of internet.

This training course therefore provides judges and prosecutors with the opportunity to perfect their knowledge of this highly technical subject which is constantly evolving and opening up new perspectives. The session will therefore focus particularly on infringements of intellectual property committed online, the specifics of evidence, the responsibility of the different actors on the internet and penalties.

TEACHING
This training course will review the case law and regulatory developments in intellectual property and provide participants with a better understanding of their impacts, in particular on the strategies of economic stakeholders. It will therefore address disputes generated by the internet and the different procedural options in matters of intellectual property, through discussion between the participants and case studies.
LEGAL LIABILITY PROTECTION
AND CONTRACT LAW

IN BRIEF
The growing complexity of the regulations and the increase in litigation mean there is a clear need to address the legal issues raised by contract with rigour.

CONTEXT
Legal security is a major objective of contracts. However, in recent years changes in business relations, modes of payment, methods of dispute settlement and legal rules at both European level and internationally have multiplied the risks involved in contractual relations. Faced with such complexity, practitioners have to constantly upgrade their knowledge and skills to find a balance between security, predictability and adaptability in contracts. The judge’s role has also been profoundly modified: although fewer and fewer cases are being brought before the courts, with litigants preferring to seek amicable settlements or go to arbitration, the courts’ powers over contracts have increased.

The aim of this course is to address the legal issues raised by the use of contract law to protect against legal liability, the judge’s role in the business world and the applicability of foreign law.

TEACHING
This training will provide an update on legal, case law and regulatory developments in contract law, and will give participants a better understanding of their impact, particularly on the role of each practitioner and on the strategies of economic players. Participants will be invited to reflect together on the adaptation of contracts to current risks and the role of each, through presentations by judges, lawyers, notaries, arbitrators and professors. Practical examples will illustrate this session.
Developing skills in civil justice

THE METHODOLOGY OF CIVIL JUDGEMENTS

IN BRIEF
Drafting a civil ruling obeys specific rules that must be known in order to hand down a decision that is clear, grounded in law, reasoned and enforceable.

CONTEXT
The aim of this session is to enable judges who are taking up or returning to a civil position to review the essential principles that apply to drafting a civil judgement, from the analysis of the elements from the hearing and the file through to the written transcription of the decision in order to enable its enforcement, or to enable any court hearing an appeal against it to make its decision.

TEACHING
The main difficulties encountered in drafting decisions (presenting the facts and claims, grounds and terms) will be studied with the help of practical cases, as will the procedural errors to be avoided.

THE QUALITY OF CIVIL RULINGS

IN BRIEF
How can the quality of a judicial ruling be defined? That it should be handed down on the scheduled date, clearly explained and precise, in order to enable enforcement... These criteria will be examined with a comparative law approach and with examples of quality procedures applied in the courts.

CONTEXT
The quality of a ruling is a constant source of concern for judges who fear that current productivity demands may not leave sufficient place for the qualitative approach that is essential to the credibility and effectiveness of civil justice. How can that quality be defined? It depends on the quality of the legal reasoning and drafting of the decision and the fact that it must be intelligible and effective. It also requires that the ruling is made after a process that guarantees the quality of the trial and which, by diversifying the possible responses, is able to fully satisfy the new expectations of the justice system, which constitute a new challenge for the institution.

TEACHING
This session proposes to analyse the various quality criteria relating to a civil judgement throughout the process in which it is elaborated. The approach is theoretical: what does the quality of a civil decision mean? How can we act on it and what lessons can be learned from European studies on the quality of justice? It is also resolutely practical, listing the main pitfalls to be avoided in order to prevent difficulties or the decision being overturned or even impossible to enforce, and also presenting the findings of working groups that have looked into this question.
Developing skills in civil justice

FROM 5 TO 8 APRIL 2022

TYPE OF SESSION
Immersion training with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

REMARKS
Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€400 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24

ALTERNATIVE DISPUTE SETTLEMENT METHODS

IN BRIEF
An introduction to different alternative dispute resolution methods and techniques required to use them.

CONTEXT
Mediation and conciliation are two different and novel means of conflict resolution, where equity may be achieved without diminishing the role of judges. Mediation necessarily involves the intervention of an independent third party, proposed and appointed by the judge: the mediator, who will help the parties to establish or restore dialogue in order to try and reach an agreement without the judge’s intervention, the agreement being submitted to the judge for approval. Conciliation, on the other hand, is a process intended to bring the parties to an agreement that can be conducted by the judge him/herself and which can be tested, as he/she deems appropriate, even without the prior formal acceptance of the parties. Above all, mediation therefore requires preparation and organisation of the measure, while conciliation requires judges to learn the necessary techniques themselves.

TEACHING
This training course aims to examine the interest of amicable dispute resolution methods and to understand the challenges involved, both theoretical and practical in nature. It will address the implementation of such methods and provide participants with an introduction to the techniques of conciliation and mediation through workshops.
INTERNATIONAL ASPECTS OF CIVIL LITIGATION

IN BRIEF
Gain an understanding of the fundamental notions pertaining to the conflict of laws and jurisdiction, as well as the main international conventions, and study these questions in family, civil and commercial matters.

CONTEXT
A growing proportion of litigation now involves foreign elements which may concern either the status of persons, family law, contract law or civil liability. Judges therefore have to consider more and more often whether they have jurisdiction or which body of law applies. At the same time, international legal instruments are proliferating, whether bilateral, international or European standards, European case law or internal conflict-of-law rules.

TEACHING
This course addresses the different areas affected by conflicts of law and will provide judges and prosecutors with guidelines enabling them to take decisions in the cases referred to them. Based on the legal analysis of the fundamental principles involved, the contributions of judges, prosecutors and academics who are experts in these matters will enable participants to consider these issues in more depth and share their questions.
FROM 16 TO 20 MAY 2022
Enrolments by: 1 April 2022

TYPE OF SESSION
Training dedicated to foreign judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

REMARKS
Open to members of the European Judicial Training Network (EJTN).

LANGUAGE
French. Language interpretation services are available; please contact us.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€1,000 per trainee, except for judges and prosecutors enrolled by the EJTN.

CONTACT
enm-info-di@justice.fr
Tel: +33(0)1.44.41.88.24

ETHICS AND THE RULE OF LAW

IN BRIEF
The Rule of Law rests on a balance between executive, legislative and judicial powers. This point of equilibrium, however, cannot be achieved without rules that confer a special status upon judges as well as a special regime of responsibility, or without the establishment of ethical principles that guide their actions.

CONTEXT
This session proposes to address the principles of independence and impartiality that must govern the actions of judges and prosecutors in a democratic system, so that they can live up to the trust that the public puts in them.

Although the system has to guarantee that judges and prosecutors have the means to carry out their duties in accordance with these principles, they must also be responsible themselves.

Beyond the question of sanctions, the professional ethics of judges and prosecutors must also be addressed through the prism of positive ethics, that is to say the dissemination of rules and values that will enlighten judges and prosecutors in their actions.

TEACHING
The session will alternate the following activities:
• Presentations of the main stakeholders in the field and the networks that work on these issues at international level (such as the Global Judicial Integrity Network or the Council of Europe’s European Commission for the Efficiency of Justice);
• Reflections based on theoretical contrasts and comparative law;
• Workshops on case studies where the different participants will draw on their own judicial frameworks and exchange perspectives with the other participants.
THE JUDICIARY AND HUMAN RIGHTS

IN BRIEF
A course intended to give judges and prosecutors an overview of the different sources aimed at protecting human rights.

CONTEXT
As the leading guardians of human rights, judges and prosecutors are confronted with a multiplication of normative sources of human rights: United Nations conventions, EU Charter of Fundamental Rights, the ECHR, but also national constitutional case law and modes of control of the principle of proportionality. They therefore need to have a good grasp of each of these normative sources, the potential conflicts between them and the various methods of applying them.

This session offers participants a comprehensive overview of the applicable international, UN, European and national human rights standards, while studying the modes of control of constitutionality and conventionality.

TEACHING
Organised around a series of talks and debates and practical examples, this session provides participants the chance to reflect on the notion of human rights and their protection.
JUSTICE AND FORENSIC MEDICINE

IN BRIEF
A panorama of technical and organisational developments in forensic medicine to move towards a qualitative harmonisation of judicial practices.

CONTEXT
The quality of criminal justice is often directly dependent on that of forensic medicine, whether thanatology or on live subjects, which contributes to delivering evidence and to guaranteeing the rights of defendants. Considerable progress in forensic medicine, driven by new disciplines combined with a new territorial organisation, has nonetheless led to range of very different situations and practices. This session brings together judges, prosecutors, police, gendarmes and physicians with the aim of reviewing the most significant developments in forensic medicine, presenting the main recommendations based on the work by the High Council for Forensic Medicine (CSML), learning lessons from real-life cases of complex crime scene management and seeking to harmonise practices within the framework of a quality procedure.

TEACHING
Presentations by forensic medicine practitioners, from France and abroad, and judges and prosecutors, will be followed by discussions and feedback on experience.
UNACCOMPANIED MINORS: ASSESSMENT AND SUPPORT

IN BRIEF
Unaccompanied minors (known in France as MNAs and until recently referred to as "isolated foreign minors") have become an increasingly problematic issue in the last few years, against an overall background of a migration crisis affecting the European Union and France, with figures estimated to have increased from 4,000 in 2010 to probably over 25,000 by the end of 2017 (according to a Senate report dated 28 June 2017).

CONTEXT
There are a wide variety of causes for the migration of unaccompanied minors, with "exiled" minors fleeing from countries marked by violent conflicts, youngsters "sent" by their families to go and learn a trade in France, others who are "exploited", victims of human trafficking, "runaways" escaping abuse in their home environment, "drifters", "street children" in their home country or minors seeking a family member in Europe. Unaccompanied minors are taken care of under the ordinary law child protection system. However, given the scale of the problem, since the 2000s the public authorities have sought to develop specific responses (circular and protocol of 31 May 2013, interministerial circular of 25 January 2016, law of 14 March 2016, subsequent decrees). The objective of this course is to enable professionals involved with these cases to:

- Know the measures applicable in terms of assessing whether migrants are minors and the isolation of unaccompanied minors;
- Detail the document verification procedures;
- Know how the system of distributing MNAs geographically operates;
- Know the administrative regularisation procedures when they reach their majority;
- Get a grasp of the human and geopolitical issues involved;
- Reflect on their position with regard to an issue where the political stakes are high.

TEACHING
Presentations, video material, round tables, debates, case studies.
**CRIMINOLOGY: SCIENTIFIC DATA AND CRIMINAL JUSTICE**

**IN BRIEF**
Judges may refer to scientific data to support their criminal justice decisions. Criminology can pursue this objective by combining multidisciplinary theoretical contributions and reflecting on practices.

**CONTEXT**
Despite the sometimes paradoxical expectations of society, judges sitting in criminal cases, sentence enforcement judges, specialised prosecutors and prison system personnel work to ensure the re-integration of those sentenced and to prevent repeat offences by developing and implementing alternative sentencing measures.

This training will enable participants to enhance their legal knowledge of the ever-changing law on sentence enforcement, by a criminological approach, providing a forum for analysis and reflection on integration systems and the meaning of sentences.

**TEACHING**
By pinpointing innovative experiments, a partnership approach is encouraged, subject to the roles and responsibilities of the different stakeholders, taking account of the meaning of alternative sentencing, both for the criminal justice system and for the individual lives of those sentenced.

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**FROM 14 TO 18 FEBRUARY 2022**
Enrolments by: 31 December 2021.

**TYPE OF SESSION**
Immersion training with French judges and prosecutors.

**TARGET AUDIENCE**
Foreign judges and prosecutors.

**REMARKS**
Open to members of the European Judicial Training Network (EJTN).

**LANGUAGE**
French.

**VENUE**
ENM, 3 ter quai aux Fleurs 75004 Paris - France

**COST**
€500 per trainee, except for judges and prosecutors enrolled by the EJTN.

**CONTACT**
enm-info-cl@justice.fr  
Tel.: +33(0)1.44.41.88.24
IN BRIEF
Against a backdrop of intense national and international discussions, a multidisciplinary approach to the prison world and the fundamentals of the prison sentence is of great relevance.

CONTEXT
Prisons occupy a central place in the criminal systems of all countries. Their function, whether retributive or to protect society, is the focus of intense debate on the consequences of imprisonment (family life, social integration), prison conditions and overpopulation, with members of parliament, institutional stakeholders and international bodies paying particular attention and sometimes taking a critical view. Additionally, European (ECHR) and French case law have transformed the legal framework of imprisonment.

TEACHING
This training proposes complementary approaches (historical, sociological, legal, criminological and demographic), international comparisons and presentations by specialists in the criminal domain (Inspector General of Prisons, judges, prosecutors, lawyers, prison administration staff, psychiatrists, non-profit groups, institutions, academics and researchers). It aims to present the current situation in French prisons, the knowledge produced on the subject and also the questions and sometimes paradoxical expectations society has of its prison system.
Desistance

**IN BRIEF**
Desistance or, in other words, how offenders come to abstain from crime, is a process that has been studied by criminologists since the 1940s and more intensely since 1970s and 80s.

**CONTEXT**
Longitudinal research shows that a great majority of people who embark on a life of crime end up abandoning it. The exploration of the processes that lead to people giving up crime can be very useful in helping judicial actors choose the most relevant criminal justice response and determine the measures best suited to encouraging rehabilitation and preventing recidivism.

**TEACHING**
This session is co-organised with the French National Academy for Youth Protection and Juvenile Justice (ENPJJ) and consists of alternating theoretical presentations of criminological research, focuses on the scientific data and reflections on the judicial practices currently used by the professionals themselves.

Restorative Justice

**IN BRIEF**
This session aims to present the theoretical bases of restorative justice, its various applications abroad and the innovative experiments currently being developed in France.

**CONTEXT**
The concept of restorative justice rests on various types of interventions that bring together the perpetrators of crimes and victims, either in their own cases or other cases. The aim is better accountability of offenders and their inclusion in society, combined with reparation for the victim in all its aspects (not just the financial aspects). In France, the subject of restorative justice was dealt with at the consensus conference on the prevention of recidivism held on 14 and 15 February 2013 and enacted in Article 10-1 of the Code of Criminal Procedure following the law of 15 August 2014, which provides for its implementation at every stage of criminal proceedings. Many countries have adopted methods based on restorative justice, including Canada, England, Australia, Scotland, New Zealand, Norway, the United States, Japan and Belgium.

**TEACHING**
Presentations, debates, videos of personal accounts, discussion between participants.
Social Media: Between Self Exposure and Privacy

In Brief
As a place for meetings and discussions, as well as self-exposure, social media platforms are not only a means of expression but also a source of dispute and an investigative tool, thus calling into question the role of judges and prosecutors in society.

Context
As a place for self-exposure and expression, meetings and discussions, social media platforms are constantly evolving. For judges, they represent not only a new source of dispute and a new investigative tool, but also a means of expression that raises a different type of question about the role of judges in society.

Teaching
Through lectures and discussions, the session will address the growing development of social media platforms and, more particularly, their impact on the protection of privacy and personal data, as well as the role of judges. The course will also provide an opportunity to think more deeply about the role played by judges in social media and the fragile balance between freedom of expression and the duty of confidentiality.

Law and Digital Technologies: Challenges and Prospects

In Brief
Dematerialisation, open data, workflow automation and algorithms will significantly alter access to legal information, work organisation within courts and with their partners, as well as the way legal decisions are produced. The judicial world must take up the new challenges posed by digital technologies and take a fresh look at its own organisation. In the 21st century, judges must be aware of and understand these developments.

Teaching
Lectures and debates will serve to present and analyse the ongoing technological and digital progress and developments, and their influence on judicial practices.
LAW AND DIGITAL TECHNOLOGIES: CHALLENGES AND PROSPECTS

INTRODUCTION

The protection of the environment demands a new and complex judicial response which is studied in depth in this training course.

CONTEXT

Environmental protection is a challenge that faces all of us, and it is now reflected in the justice system under the aegis of conventional or customary international law and domestic law (constitutions and framework laws on the environment). This is emphasised by the 1992 Rio Declaration on Environment and Development, which refers to the existence of a «a new and equitable global partnership through the creation of new levels of cooperation among States, key sectors of societies and people, working towards international agreements which respect the interests of all and protect the integrity of the global environmental and developmental system, recognizing the integral and interdependent nature of the Earth, our home».

In practice, this dimension has translated into the development of new disputes, which can appear complex and which the judicial world has a duty to take fully on board - both the administrative and the civil and criminal aspects - and which often include international dimensions. Judges and prosecutors with the ordinary courts must therefore have a mastery of these issues and develop innovative ways of working and be able to draw on familiar tools in these highly cross-cutting and important disputes.

This training addresses the specific legal framework of environmental protection and its institutional stakeholders, both French and international. It also looks into the specific techniques for handling environmental disputes. It emphasises a multidisciplinary and interactive approach.

TEACHING

This course gives priority to discussions between participants and to the international dimension of environmental protection. After some time set aside for a multidisciplinary analysis of the main environmental risks. The course will address the civil and criminal dimensions of the judicial protection of the environment.

FROM 28 NOVEMBER TO 2 DECEMBER 2022

Enrolments by: 5 October 2022

TYPE OF SESSION

Training dedicated to foreign judges and prosecutors.

TARGET AUDIENCE

Foreign judges and prosecutors, lawyers, any professional involved in the issue.

REMARKS

Open to members of the European Judicial Training Network (EJTN).

LANGUAGE

French. Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs 75004 Paris - France

COST

€1000 per trainee except for judges and prosecutors enrolled by the EJTN.

CONTACT

enm-info-di@justice.fr
Tel.: +33(0)1.44.41.88.24

JUSTICE AND ENVIRONMENTAL PROTECTION

IN BRIEF

The protection of the environment demands a new and complex judicial response which is studied in depth in this training course.

CONTEXT

Environmental protection is a challenge that faces all of us, and it is now reflected in the justice system under the aegis of conventional or customary international law and domestic law (constitutions and framework laws on the environment). This is emphasised by the 1992 Rio Declaration on Environment and Development, which refers to the existence of a «a new and equitable global partnership through the creation of new levels of cooperation among States, key sectors of societies and people, working towards international agreements which respect the interests of all and protect the integrity of the global environmental and developmental system, recognizing the integral and interdependent nature of the Earth, our home».

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TEACHING

This course gives priority to discussions between participants and to the international dimension of environmental protection. After some time set aside for a multidisciplinary analysis of the main environmental risks. The course will address the civil and criminal dimensions of the judicial protection of the environment.
DISCRIMINATION AND HARASSMENT IN THE WORKPLACE

IN BRIEF
The legal provisions intended to prevent and punish discrimination and harassment in the workplace are constantly being enhanced with new measures to combat these phenomena more effectively. The system has never been as comprehensive and sophisticated.

CONTEXT
This session is aimed at both labour relations and criminal judges and seeks to provide an overview of the law as it currently stands and case law, addressing these issues from a cross-functional point of view through a multidisciplinary approach taking into consideration all the actors involved (HR managers, staff representatives, trade unions, occupational health officers, etc.).

This session aims more particularly to:
- Distinguish clearly between the notions of discrimination and harassment in the workplace, by detailing the different criteria;
- Master the testing of evidence and the different types of proof;
- Improve knowledge of the procedures (and in particular the new class actions) and the applicable sanctions;
- Question the role of the judge throughout the course.

It also addresses the question of the employer’s obligations, looking at preventive measures and the requirement for employers to take the necessary measures to guarantee workers’ safety and physical and mental health.

TEACHING
This course includes presentations and workshops on practical examples.

FROM 10 TO 14 OCTOBER 2022
Enrolments by: 26 August 2022

TYPE OF SESSION
Immersion training with French judges and prosecutors.

TARGET AUDIENCE
Foreign judges and prosecutors.

LANGUAGE
French.

VENUE
ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST
€500 per trainee.

CONTACT
enm-info-cl@justice.fr
Tél : +33(0)1.44.41.88.24
JUDICIAL MANAGEMENT

IN BRIEF
Presentation of the management techniques suited to the particular structure of a court, particularly as regards the way it operates and the status of the judges and prosecutors working in it.

CONTEXT
Management is the implementation by an organisation of its human and material resources to achieve its objectives. It covers the ideas of administration and steering applied to an organisation. Management therefore consists at once of: setting (strategic and operational) objectives, choosing the means to achieve them, implementing those means, checking implementation and the results obtained and, finally, imposing regulation based on those checks. Judges and prosecutors are trained to exercise their judicial roles, but they generally receive no training in management, even though these skills are indispensable when they reach management positions. This is especially the case for new heads of courts, who will necessarily be confronted with human and organisational issues requiring specific training.

The aim of this course is to present management techniques suited to the specific structure of a court, particularly as regards the way it operates and the status of the judges and prosecutors working in it. It also provides an introduction to some effective methods of leading a group, supporting staff and dealing with the natural resistance that arises when people are faced with a new situation. It is intended both for newly appointed heads of courts, as well as their more experienced counterparts who would like to reflect on and share their practices.

TEACHING
Taught by experienced heads of courts and specialists, this training course is open to anyone holding a management position in a court. Plenty of time will be allowed for discussions between participants, both at lectures and in themed workshops.
The ENM’s international activities, in particular the possibility for foreign judges, prosecutors and members of the police criminal investigation departments and civil servants in agencies collaborating with the justice system to take part in training courses in France is part of the School’s international cooperation activities.

**LANGUAGE**

Unless interpreting is provided, admission of foreign professionals is dependent on their having a good enough working knowledge of French. This is particularly necessary for immersion activities with French judges and prosecutors.

**ENROLMENT**

Concerning the participation in the training courses organised by the ENM, for participants from non-European Union countries, applications are made through the French Embassy by the ministry the candidate works for or by the authorities in charge of training in the country of origin. These formalities are part of the regulations governing the ENM and no exceptions can be made.

**OATH**

It is also a mandatory requirement for trainees whose course consists of or includes a placement with a court to swear, before the Court of Appeal, the oath provided for by the Law of 11 July 1975, by which they undertake to respect the secrecy of the work of the court and its instruments.

**FINANCIAL CONDITIONS**

For all courses taking place in France, the ENM charges, for each foreign judge or prosecutor or other participant, the tuition fees specified in the description of each course in the annual catalogue. A quotation is provided for every enquiry.

These tuition fees are determined by a deliberation of the ENM’s Board of Administration, which sets the fees actually applicable. The prices quoted in this catalogue are therefore subject to modification if the Board so decides. All courses must be paid for exclusively by bank transfer upon enrolment or at the latest one month before the course start date. There is no cancellation fee. Tuition fees are payable whatever form the course takes (face-to-face or online). Only cancellation by the ENM will give rise to a refund, and only if it is not possible to postpone the course (please enquire concerning the application of any particular health crisis-related conditions).

**COVERAGE OF TRAINEES’ FEES**

As a general rule, these tuition fees are not charged directly to the trainees, but paid to the ENM either by the authority they work for, after acceptance of the quotation provided by the ENM, or by the Ministry for Europe and Foreign Affairs, where the judges and prosecutors benefit from a French government bursary under an international cooperation scheme. In this last case, the material aspects of their stay in France are managed by an organisation accredited by the Ministry for Foreign Affairs, most often:

- **CAMPUS France**
  - 28, rue de la Grange aux Belles – 75010 Paris
  - www.campusfrance.org – etablissement@campusfrance.org
  - Tel.: +33 (0)1.40.40.58.58

**LEGAL FRAMEWORK**

Law no 75-631 of 11 July 1975 on placements for serving and trainee foreign judges and prosecutors
THE EXACT TITLE OF THE COURSE YOU WOULD LIKE TO TAKE: .................................................................

DATES OF THE COURSE: from............................................... to...............................................................

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IDENTITY

HOME ADDRESS (postal address): ...................................................................................................................

TELEPHONE: ............................................. E-MAIL: .............................................................................

PROFESSIONAL ADDRESS: ..........................................................................................................................

PROFESSIONAL TELEPHONE: ......................................................................................................................

PROFESSIONAL E-MAIL: ...............................................................................................................................

KNOWLEDGE OF FRENCH

KNOWLEDGE OF FRENCH: yes □ no □
If yes, where did you learn French (name and location of institution): .....................................................

LEVEL ACQUIRED:
Reading: GOOD □ AVERAGE □ POOR □
Writing: GOOD □ AVERAGE □ POOR □
Speaking: GOOD □ AVERAGE □ POOR □
MOTIVATION

WHY DO YOU WANT TO DO THIS COURSE AT THE ENM?

HAVE YOU ALREADY TAKEN PART IN A COURSE AT THE ENM (if so, which one?)

FINANCING

TRAINING COSTS PAID BY:
- □ The trainee (Indicate name and address):
- □ The embassy via Campus France
- □ The embassy via other (Indicate name and address):
- □ Other (Indicate name and address):

I hereby certify that the above information is correct and complete, and that if my application should be taken into consideration, I undertake to comply with the general rules of tuition at the ENM.

STAMP OF THE COMPETENT LINE AUTHORITY

AUTHORISING THE APPLICANT TO FOLLOW THIS COURSE:

NAME OF SIGNATORY: ...........................................................
CAPACITY OF SIGNATORY: ...........................................................

REMARKS:

THE CANDIDATE’S LEVEL IN FRENCH IS:

Reading: □ GOOD □ AVERAGE □ POOR □
Writing: □ GOOD □ AVERAGE □ POOR □
Speaking: □ GOOD □ AVERAGE □ POOR □

REMARKS:

DATE:
SIGNATURE:

Any incomplete forms will be returned
## CALENDAR FOR 2022

### 1st SEMESTER

**From January to December:**
- European Judicial Studies cycle (CEJUE) (Paris/Europe)
- Unaccompanied minors: assessment and support
- Introduction to the French justice system – English (ONLINE)
- The victims in criminal trials

**From 4 to 29 April 2022:**
- Specialist civil cycle (ONLINE)
  - From 4 to 8 April: Family disputes and international law (ONLINE)
  - From 11 to 15 April: Intellectual property (ONLINE)
  - From 19 to 22 April: Legal liability protection and contract law (ONLINE)
  - From 4 to 6 April: From Nuremberg to the International Criminal Court (ENG)
  - From 6 to 8 April: Sentence enforcement: cross-border challenges
  - From 19 to 20 April: Tracking, identifying, seizing and confiscating criminal assets (introduction)
  - From 19 to 21 April: The judiciary and human rights (module 1)
  - From 2 to 6 May: Cybercrime
  - From 11 to 13 May: The methodology of civil judgments
  - From 16 to 20 May: Ethics and the Rule of law
  - From 30 May to 1 June: Conducting investigations (Paris + two days in a court 7 and 8 June)

**From 6 June 2022 to 23 June 2023:**
- Integration into the initial training course (Bordeaux and regions for the internship)
  - From 7 to 9 June: The quality of civil rulings
  - From 13 to 17 June: Domestic violence (ONLINE)
  - From 13 to 17 June: Criminal evidence and scientific progress
  - From 13 to 17 June: Prison in question
  - From 20 June to 1 July: Training for trainers (Paris/Bordeaux)
  - From 4 to 8 July: Organisation of a judicial training institution (Bordeaux)

### 2nd SEMESTER

**From 19 September to 14 October:**
- Specialist criminal cycle
  - From 19 to 23 September: Organised crime and judicial cooperation
  - From 26 to 30 September: Judicial treatment of terrorism and violent radicalisation
  - From 3 to 7 October: Economic and financial investigations
  - From 10 to 14 October: Third States, European Union Member States: how to cooperate?

**From 3 to 6 October:**
- Judicial treatment of international crimes in France

**From 3 to 7 October:**
- Justice and forensic medicine

**From 5 to 7 October:**
- Law and digital technologies: challenges and prospects

**From 5 to 10 October:**
- The judiciary and human rights (module 2)

**From 10 to 14 October:**
- Discrimination and harassment in the workplace

**From 11 to 14 October:**
- Sexual violence

**From 12 to 14 October:**
- Restorative justice

**From 20 to 21 October:**
- Social media: between self-presentation and privacy

**From 14 to 18 November:**
- Corruption: detection, prevention, repression

**From 21 to 25 November:**
- Introduction to the French justice system – in French (Paris + placement in a court from 28 to 30 November)

**From 21 to 25 November:**
- Human trafficking and procuring

**From 23 to 25 November:**
- Desistance

**From 28 November to 2 December:**
- Justice and environmental protection

**From 12 to 16 December:**
- Judicial management

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The dates mentioned are those of our training offer. However, they are liable to change due to the public health crisis. We apologise in advance for any inconvenience this may cause. Do not hesitate to contact us before enrolling. We are here to help: enm-info-di@justice.fr