

ENM

ÉCOLE
NATIONALE
DE LA
MAGISTRATURE

2026

INTERNATIONAL

JUDICIAL
TRAINING
CATALOGUE 





The French National School for the Judiciary's international outreach is an integral part of the missions entrusted to it since its creation, and remains an important vector for the reputation and influence of French justice and law. Promoting international standards in judicial training, creating a judicial community that reaches beyond borders and enriching research and training at the School all contribute to spreading the rule of law, to the benefit of both French and foreign judges and prosecutors. The School's international activities are conducted in over a hundred different countries, with foreign judges, prosecutors and other judicial professionals attending initial training courses in Paris or Bordeaux.

Courses are specially designed for them, as part of the ENM's overall commitment to continuous improvement, which involves ongoing work to enhance the quality of its teaching methods and the conditions offered. Interpretation services can be provided in several languages to meet the needs of judges, prosecutors and other legal professionals. This international catalogue is partially open to French judges and prosecutors with the aim of encouraging dialogue between participants, which is indispensable to gain a good grounding in the most operational aspects of international cooperation in the justice field.

The themes in this 2026 catalogue of in-service training courses are designed to respond to the most pressing challenges currently facing all justice professionals. Three courses are dedicated to transnational organised crime (the fight against drug trafficking, human trafficking and trafficking in cultural property). The ethics of judges and prosecutors will be addressed, as will digital technology and artificial intelligence, as these issues are at the heart of exchanges between judicial training institutes at European level. International criminal justice, the fight against corruption, terrorism, cybercrime and financial crime remain topics of major interest to all the ENM's partners and will be covered in training courses which encompass all the latest legislative, technical and training innovations. Civil law, a field where the stakes are high, both on an international level and in terms of economic attractiveness, will be addressed through courses on family law, intellectual property and international arbitration.

With regard to initial training programmes, in addition to the integration of international judicial trainees for one year alongside judicial trainees in Bordeaux, a six-month programme is now open to more experienced international judges and prosecutors with theoretical and practical experience, reserved for professionals undergoing retraining.

I hope that these high-quality courses will help to build an international judicial community bringing together judges, prosecutors, lawyers, investigators, court clerks and other professionals, all committed to spreading the rule of law.

Nathalie RORET

Director of the French National School for the Judiciary

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THE INTERNATIONAL DEPARTMENT TEAM



FRENCH NATIONAL SCHOOL FOR THE JUDICIARY

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 65 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

SUPPORT OR TEACHING MISSIONS

- Permanent offer of initial and in-service training modules, as well as training courses for trainers;
- Technical assistance (expert assessments or audits) for newly created foreign training institutes or those wishing to reform themselves.

AREAS OF EXPERTISE

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

WORKING FRAMEWORKS

- Contractual service offering;
- Bilateral project;
- Call for tenders, call for proposals, twinning, linked to multilateral funding by international organisations;
- Judicial training networks: European Judicial Training Network (EJTN), Euro-Arab Judicial Training Network (EAJTN), International Organisation for Judicial Training (IOJT), European Programme for Human Rights Education for Legal Professionals (HELP).

ACCESSIBILITY

The ENM strives to make as many of its courses as possible accessible to participants with special needs (sign language, frequent toilet access, hearing loops, etc.).

To contact the School's disability coordinator:
sectiongprh.enm@justice.fr

CATALOGUE 2026

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

2 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, such as the «International Arbitration».



A training offer that adapts to different needs

Wishing to build on its experience in terms of the adaptation and development of online educational content, the International Department has developed a custom training offering that is accessible remotely.



This pictogram indicates a face-to-face course.



This pictogram indicates a training course open to French judges and prosecutors



Look out for this marker throughout the catalogue:





ALL YEAR ROUND

LENGTH OF COURSE

To be determined according to the need expressed.

TYPE OF SESSION

Training courses or study visits developed on request, classroom courses or distance learning.

VENUE

In France or in the applicant country.

LANGUAGE

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

COST

Quotation on request.

CONTACT

enm-info-di@justice.fr

CUSTOM TRAINING, E-TRAINING COURSES AND STUDY VISITS

CONTEXT AND OBJECTIVES

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 ORGANISED RECENTLY:

- French-Japanese bilateral seminar on "Comparative perspectives on artificial intelligence and cryptocurrency in the judicial field";
- Training on the treatment of victims of terrorism for a group of legal professionals from around 20 countries in Europe and the Middle East, as well as judges and prosecutors from the Euro-Arab Judicial Training Network (EAJTN) in cooperation with the CT JUST European counter-terrorism project implemented by Expertise France;
- Custom training course on organised crime in times of war for a group of Ukrainian judges, prosecutors and investigators;
- Training in Panama on new technologies and the fight against money laundering for Panama prosecutors.



FROM 15 TO 29 JUNE 2026

Enrolments by: 7 May 2026

LENGTH OF COURSE

5 days, 40 hours

TARGET AUDIENCE

This course is intended for managers, executives and teaching staff, permanent or otherwise, working in judicial training institutions and **who have a good working knowledge of French (B2 level).**

REMARKS

Another week of training is dedicated to trainers who are not members of the teaching staff of a judicial training school and who are required to create a course on a specific theme.

LANGUAGE

French.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None

CONTACT

enm-info-di@justice.fr

TRAINING FOR TRAINERS (JUDICIAL INSTITUTIONS)

NEW

CONTEXT AND OBJECTIVES

Judicial training institutions are responsible for the initial and in-service training of judges, prosecutors and judicial personnel, and face common challenges in improving the quality of the training they provide, in the service of the principles of the rule of law. Training for trainers, with a focus on learning teaching skills, is an important component of efforts to improve the quality of these institutions. The purpose of the "training for trainers" session is to share best practice among 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.

Training objectives

- Discover the organisational aspects of a training institution;
- Identify and explain adult training methodologies (andragogy) and recognise the specific aspects of judicial training;
- Formulate teaching objectives in line with training needs;
- Design an educational programme and a sequence of training;
- Discover the different methods of knowledge transmission;
- Design teaching materials;
- Design trainee assessment systems.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by each participant throughout the course, principally through practical exercises carried out in groups, but also based on discussions during the course.

The participant also completes a positioning test before and after the training to evaluate the skills acquired.





FROM 7 TO 11 DECEMBER 2026

Enrolments by: 6 November 2026

LENGTH OF COURSE

5 days, 40 hours

TARGET AUDIENCE

This course is intended for French and foreign managers, speakers and experts, permanent or otherwise, working in judicial training institutions and **who have a good working knowledge of French (B2 level).**

REMARKS

Another week of training is dedicated to members of the teaching staff of a judicial training school and who are required to create a comprehensive training programme for future judges and prosecutors.

LANGUAGE

French.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€ 1000 per trainee.

PREREQUISITES

None

CONTACT

enm-info-di@justice.fr

TRAINING FOR TRAINERS (EXPERTS)

NEW

CONTEXT AND OBJECTIVES

Judicial training institutions are responsible for the initial and in-service training of judges, prosecutors and judicial personnel, and face common challenges in improving the quality of the training they provide, in the service of the principles of the rule of law. Training for trainers, with a focus on learning teaching skills, is an important component of efforts to improve the quality of these institutions.

The purpose of the "training for trainers" session is to enable personnel (judges, prosecutors or others) in charge of judicial training activities to share best practice on how to design course content, dispense courses, assess results, make any adjustments to content that might be necessary, conduct assessments and monitor trainees.

Training objectives

- Identify and explain adult training methodologies (andragogy) and the specific aspects of judicial training;
- Formulate teaching objectives in line with training needs;
- Design a progressive educational programme and a sequence of short training actions;
- Discover the different methods of transmitting knowledge, select and justify teaching methods adapted to training objectives;
- Design teaching materials;
- Assess trainees.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by each participant throughout the course, principally through practical exercises carried out in groups, but also based on discussions during the course.

The participant also completes a positioning test before and after the training to evaluate the skills acquired.



FROM 29 JUNE TO 03 JULY 2026

Enrolments by: 22 May 2026

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

This course is intended for managers or teachers in judicial training institutions, judges, prosecutors, high-ranking civil servants, those making decisions in their countries on judicial training.

REMARKS

Open to members of the European Judicial Training Network (EJTN).
For participants enrolled by the EJTN, the cost may be covered.

LANGUAGES

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

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

ORGANISATION OF A JUDICIAL TRAINING INSTITUTION

CONTEXT AND OBJECTIVES

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.

Training objectives :

- Identify the ENM's main missions in the training of judges and prosecutors
- Describe the internal organisation of the ENM and its various departments
- Compare the ENM's structure with that of other judicial training institutions;
- Analyse the various aspects of management at the ENM
- Compare the ENM's teaching approaches with those of other judicial training institutions.

TEACHING METHODS AND EVALUATION

The learners will discover the ENM, the French public training institution for judges and prosecutors, through its educational and administrative organisation.

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 learners the opportunity to meet the School's management staff, as well as the trainers and designers of both initial and in-service training courses, and to discuss with them and with the other learners about their different organisations, encouraging sharing of good practice and evaluation of acquired competencies.

A test will be conducted at the start of the session to assess the participants' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.



FROM 18 TO 22 MAY 2026

Enrolments by: 10 April 2026.

LENGTH OF COURSE

5 days, 40 hours.

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.

LANGUAGES

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

INTRODUCTION TO THE FRENCH JUSTICE SYSTEM

CONTEXT AND OBJECTIVES

The French judicial system is the product of a long tradition and is based on principles that guarantee fundamental freedoms, such as equality before the law, impartiality and independence. Based on these principles, the French justice system and judicial institutions are constantly adapting to changes in society in order to promote a more protective, accessible and modern justice system that is closer to citizens, despite numerous challenges.

This course provides an insight into the French judicial system for legal professionals from around the world who are interested in a comparative approach to law, with a view to gaining a better understanding of the history and development of the French judicial system and sharing questions relating to its functioning. The exchanges between professionals made possible during this session promote mutual trust between legal professionals in the long term and, more broadly, international cooperation in the field of justice.

Training objectives

- Understand how the French justice system works, through its organisation, history and development;
- Identify the various functions of judges and prosecutors, in both criminal and civil law and in the different tiers of courts;
- Discuss the differences between legal systems and their practical consequences for legal professionals.

TEACHING METHODS AND EVALUATION

Alternation of interactive theoretical presentations, visits and case studies providing a general immersion in the French judicial system to give participants a good grasp of how it works.

A test will be conducted at the start of the session to assess the participants' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.





FROM JUNE 2026 TO JUNE 2027

Enrolments by: 21 February 2026.

LENGTH OF COURSE

12 months

TYPE OF SESSION

Initial training in immersion with French student judges and prosecutors (judicial trainees).

TARGET AUDIENCE

For pedagogical reasons, the number of places per year is limited. This course is intended for future judges and prosecutors (**students in a training centre for judges and prosecutors**) and serving judges and prosecutors with a Master's degree in Law or equivalent diploma and a **good working knowledge of French**.

LANGUAGE

French only (level C1).

VENUE

ENM, 10 rue des Frères Bonie 33000 Bordeaux - France : from June 2026 to February 2027

&

then in a French court for the internship from February 2027 à June 2027.

COST

€6000 per trainee.

The cost of accommodation in France during the course is not covered by the ENM.

PREREQUISITES

Admission to the course is based on :

- An interview at the French Embassy intended to check the applicant's motivation and language level;
- A written exam organised by the ENM in conjunction with the Embassies (composition on civil or criminal law based on a document file) intended to check applicants' level of legal knowledge.

All applications for this cycle must be made through the French Embassy in the candidate's country of residence. No direct applications will be considered.

CONTACT

enm-info-di@justice.fr

INTEGRATION INTO THE INITIAL TRAINING COURSE



CONTEXT AND OBJECTIVES

Integration of judicial trainees into the initial training cycle 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 the soft skills and know-how needed by judges and prosecutors.

This integration of foreign judges and prosecutors into classes of French judicial trainees is intended to give international trainees an in-depth knowledge of the French justice system, but also to forge lasting ties between French and foreign judges and prosecutors in a spirit of mutual enrichment. Apart from a number of external placements that they do not have to complete, overseas trainees follow the entire course: classroom training in Bordeaux, court placement and external placements with partners of the justice system. If they complete their studies successfully, the School issues them with a diploma.

Training objectives

- Trainees acquire basic skills (drafting judicial decisions, conducting hearings, judicial questioning, etc.) and techniques (psychology, languages, IT) in tutorials, workshops, role plays and conferences, completed by a court placement;
- Application of skills acquired during training in the internship.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by each participant throughout the course, principally through practical exercises and written work handed in. In addition, participants take exams at the end of the course, are evaluated at hearings conducted by a regional training coordinator judge/prosecutor to validate the skills acquired.

Participants take an entrance exam to assess their level of legal knowledge and their French language skills. They are then selected based on their application, by the members of the ENM's International Department, taking into account their results in the exam, their motivation and the coherence of their career path so far.



FROM JANUARY 2026 TO JUNE 2026

Enrolments by end of September 2025.

LENGTH OF COURSE

6 months

TYPE OF SESSION

Initial training in immersion with French student judges and prosecutors (judicial trainees).

TARGET AUDIENCE

For pedagogical reasons, the number of places per year is limited. This course is aimed at **foreign judges and prosecutors with several years' experience in a court and a good command of the French language.**

LANGUAGE

French only (level C1).

VENUE

ENM, 10 rue des Frères Bonie 33000 Bordeaux - France : from June 2026 to March 2026 & then in a French court for the internship from March 2026 to June 2026.

COST

€3000 per trainee.

The ENM does not cover the cost of residence in France during the stay.

PREREQUISITES

Admission to the course is based on :

- An interview at the French Embassy intended to check the applicant's motivation and language level;
- A written exam organised by the ENM in conjunction with the Embassies (composition on civil or criminal law based on a document file) intended to check applicants' level of legal knowledge.

All applications for this cycle must be made through the French Embassy in the candidate's country of residence. No direct applications will be considered.

CONTACT

enm-info-di@justice.fr

INTEGRATION IN THE INITIAL TRAINING COURSE - PROFESSIONAL CYCLE

NEW

CONTEXT AND OBJECTIVES

Integration of judicial trainees into the initial training cycle at the School (2.5 months) and then on a court internship (3.5 months). This long training course, initially designed for French professionals undergoing retraining, enables participants to acquire not only professional skills, but also the soft skills and know-how needed by judges and prosecutors. The foreign judges and prosecutors who will be included in the classes through the professional competitive admission process must have several years' experience in a court, a good command of the French language and a desire to improve their knowledge of the French justice system. Their presence in the class will help to create lasting links between future French and international judges and prosecutors, with a view to mutual enrichment. Foreign judges and prosecutors follow a two-and-a-half month theory training course in Bordeaux alongside French judicial trainees, followed by a three-and-a-half month court internship. If they complete their studies successfully, the School issues them with a certificate.

Training objectives

- Trainees acquire the basic skills of a judge or prosecutor (drafting judicial decisions, conducting hearings, judicial questioning, etc.) and techniques (psychology, languages, IT) in tutorials, workshops, role plays and conferences, followed by a court internship.
- Practical application of the skills acquired during training in the court internship.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by each participant throughout the course, principally through practical exercises and the submission of personal assignments. Participants will also take exams at the end of the course, and be assessed during hearings conducted by a regional training coordinator judge/prosecutor to validate the skills acquired. Participants take an entrance exam to assess their level of legal knowledge and their French language skills. They are then selected based on their application, by the members of the ENM's International Department, taking into account their results in the exam, their motivation and the coherence of their career path so far.





FROM 06 TO 10 JULY 2026

Enrolments by: 28 May 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

French and foreign judges/prosecutors and any foreign professionals concerned by the subject.

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

JUSTICE FACED WITH THE CHALLENGES OF DIGITAL TECHNOLOGY AND ARTIFICIAL INTELLIGENCE

CONTEXT AND OBJECTIVES

The growing role of digital technology is changing judicial environments and altering the relationship between legal professionals and users of the justice system. By restructuring our ability to receive information and transforming the ways we access information, the digital revolution is challenging judicial organisations and the decision-making processes specific to each profession, with major consequences for judges/prosecutors, whose independence and impartiality are an ethical and procedural necessity. In addition to these new issues, the use of artificial intelligence (AI) in the judicial field is also adding many other challenges. This session aims to understand this inherently international phenomenon through exchanges between legal professionals, to assess its impact on the entire judicial institution and to reflect on the ethical requirements for judges/prosecutors in this context of transformation.

Digital technology is also contributing to a redefinition of our missions and a reassertion of our shared values on Justice.



Training objectives

- Identify the main digital concepts and tools relevant to judicial institutions;
- Analyse current digital issues and assess their impact on judicial institutions;
- Understand the legal and regulatory framework of the digital transformation;
- Compare the advantages and disadvantages of new technologies (generative AI, cross-border tools, blockchain) for judicial missions;
- Devise measures to raise awareness of digital issues and the associated legal framework among those involved in the judicial system.

TEACHING METHODS AND EVALUATION

The teaching on this course will be centred on exchanges between practitioners and specialists in the fields of digital technology and artificial intelligence. In particular, there will be workshops on the use of different tools and especially those based on AI. Learners will be required to draw up an action plan to raise awareness of digital issues among those involved in the judicial system.

At the end of the course, participants will have acquired an in-depth knowledge of the framework and uses of digital tools and artificial intelligence in the judicial field, which will be checked by a knowledge test.



FROM 05 TO 09 OCTOBER 2026

Enrolments by: 28 August 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

Foreign judges and prosecutors and investigators (police, gendarmes).

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).

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available. Please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

ECONOMIC AND FINANCIAL INVESTIGATIONS

CONTEXT AND OBJECTIVES

The opening up of capital markets, the growing complexity of relations between economic players and the internationalisation of organised crime have obliged political and judicial authorities to create new and adaptable legal tools. Faced with ever more astute and structured criminal practices that undermine the economy, judges, prosecutors and investigative agencies are constantly upgrading their methods to fight this particular form of crime more effectively. This requires strong international cooperation and up-to-date knowledge of the role played by digital technology. This course allows participants and experts to exchange good practices on the operational issues involved in detection and investigation, which is essential to the fight against a multi-faceted and ever-changing form of international crime.

It will enable learners to exchange their technical knowledge and look into the balance between the need to fight this kind of crime and protecting economic and social interests.

Training objectives

- Identify and memorise the legal framework and definitions of financial offences, as well as the basic elements for reading accounting documents and carrying out financial analysis;
- Describe police investigation techniques and explain how economic and financial offences are dealt with by the courts;
- Analyse and evaluate the role of specialised assistants, experts and specialised public institutions (TRACFIN) in economic and financial investigations;
- Compare the various instruments of international cooperation used in the judicial handling of the fight against large-scale corruption by assessing their application in judicial proceedings.

TEACHING METHODS AND EVALUATION

The educational resources and teaching methods mainly consist of input from experts using documentation and course materials, sessions where participants can share good practice, and the evaluation of learning outcomes

A test will be conducted at the start of the session to assess the learners' prior knowledge. There will be another test at the end of the session to evaluate what they have learned. A booklet will be given to learners at the start of the session to give them the instructions for the various training activities proposed during the session and to assess their learning throughout the session.





FROM 28 SEPTEMBER TO 03 OCTOBER 2026

Enrolments by: 21 August 2026.

LENGTH OF COURSE

5 days, 40 hours.

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).

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

THE JUDICIAL TREATMENT OF TERRORISM AND VIOLENT RADICALISATION

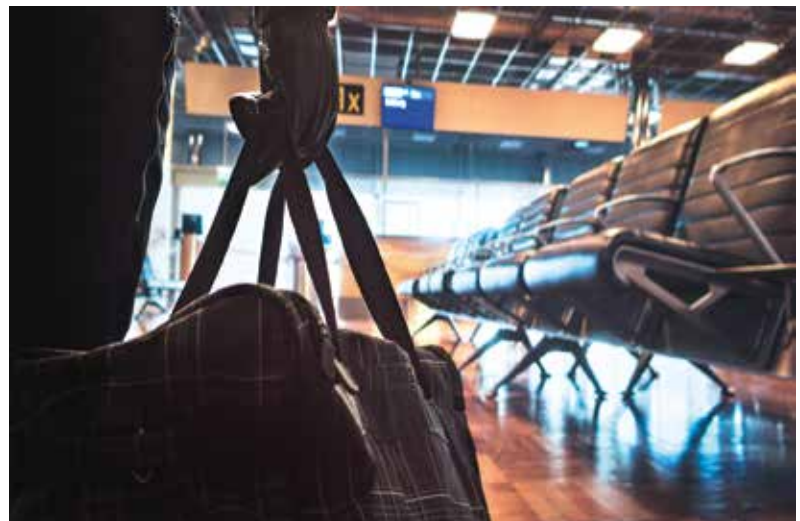
CONTEXT AND OBJECTIVES

The threat of terrorism lies at the heart of social, political and judicial concerns in our countries. Its internationalisation and the diversification of underlying ideologies and modus operandi are additional sources of fears and difficulties for the institutions dedicated to the fight against terrorism.

This session brings together various stakeholders and experts on new forms of terrorism, provides participants with legal and practical analytical tools on criminalisation, targeted behaviours and the integration of intelligence into judicial proceedings at the national level and within the broader framework of international instruments. It will enable participants to exchange best practice in organising the judicial stakeholders in order to optimise the fight against radicalisation and terrorism.

Training objectives

- Analyse and describe the different types of terrorist threats and the mechanisms of radicalisation;
- Identify the stakeholders involved in counter-terrorism, from prevention to monitoring convicted individuals;
- Outline and comment on the different stages of the judicial process for dealing with terrorist offences;
- Share best practice to optimise the response of judicial stakeholders to the challenges of radicalisation and terrorism.



TEACHING METHODS AND EVALUATION

The educational resources and teaching methods mainly consist of input from experts using documentation and course materials, sessions where learners can share good practice, and practical cases.

A test will be conducted at the start of the session to assess the learners' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.



FROM 02 TO 06 NOVEMBER 2026

Enrolments by: 25 September 2026

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

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

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

CYBERCRIME



CONTEXT AND OBJECTIVES

The 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 improve their handling of proceedings, by focusing on practical approaches to the different phases (locating and identifying offenders, accessing data, measures to prevent the disappearance of digital evidence, etc.).

Training objectives

- Identify the threat posed by cybercrime, more particularly the ransomware phenomenon, child pornography, the dark web;
- Master the use of the mechanisms that exist for international mutual assistance in cybercrime investigations, the tools facilitating international police and judicial cooperation;
- Understand how cryptocurrencies work and recognise the mechanisms used to detect offences, seize and handle cryptocurrencies;
- Identify the systems that allow open sources analysis, information gathering and investigations using open sources on the internet.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by each participant throughout the course, principally through practical exercises and discussions between trainers and participants in the presence of session leaders, and visits.

The participant also completes a positioning test before and after the training to evaluate the skills acquired.



FROM 16 TO 20 NOVEMBER 2026

Enrolments by: 9 October 2026.

LENGTH OF COURSE

5 days, 40 hours.

PARTNERSHIP

French Anticorruption Agency (AFA)



TARGET AUDIENCE

This session is open to judges, prosecutors, police officers and members of other government departments specialised in the fight against corruption and other breaches of codes of ethics.

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

CORRUPTION: DETECTION, PREVENTION, REPRESSION



CONTEXT AND OBJECTIVES

Corruption is a criminal offence that threatens the foundations of the social contract by undermining public confidence in the State and all economic players. Organised crime, economic crises and armed conflicts are all breeding grounds for corruption, which undermines democracy and the rule of law when it becomes widespread. It is therefore vital for judges/prosecutors, all legal professionals and law enforcement officers to develop their knowledge of the precise mechanisms of corruption and how to strengthen international cooperation in this area.

This course is for judges and prosecutors, investigators and civil servants confronted with the administrative or judicial management of corruption cases (or similar) and their prevention. The aim is to raise awareness and train these professionals in both preventing and cracking down on this phenomenon. Organised in partnership with the French Anticorruption Agency (AFA), this interprofessional course will facilitate the sharing of experiences and provide technical and legal tools for detecting, regulating and dealing with this type of incident.

Training objectives

- Identify and apply the main international instruments and standards used to fight corruption;
- Identify and implement legal and operational techniques for preventing, detecting and dealing with acts of corruption and similar offences;
- Understand the procedures put in place by public and private sector stakeholders to fight corruption;
- Understand the legal concepts, definitions and meanings (terminology) linked to the subject of the course;
- Demonstrate knowledge through the analysis of a concrete case involving the implementation of alternatives to prosecution or the specific features of corruption investigations.

TEACHING METHODS AND EVALUATION

The educational resources and teaching methods mainly consist of input from experts using documentation and course materials, sessions where participants can share good practices, and the evaluation of learning outcomes.

A test will be conducted at the start of the session to assess the learners' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.



FROM 1 TO 5 JUNE 2026

Enrolments by: 24 April 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

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

REMARKS

Open to members of the European Judicial Training Network (EJTN).
For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

INTRA-FAMILIAL VIOLENCE

CONTEXT AND OBJECTIVES

Domestic violence is a social scourge with many consequences for society and its most vulnerable members. Tackling this violence has become an international priority and requires, beyond the specificities of each system, a comprehensive and innovative judicial approach to address civil and criminal issues, protect victims and punish perpetrators. When faced with these situations, justice professionals need to have shared knowledge that allows them to understand the mechanisms of these types of violence and the systemic solutions that need to be implemented, in order to inspire all stakeholders. This training course offers an extensive overview of violence within the family. It will present the most recent legislative initiatives on the protection of victims of intra-familial violence, the management of perpetrators and the role of children within the institutional framework. It will also provide an analysis of the underlying psychological and sociological mechanisms, whilst extending the discussion to civil mutual legal assistance in international child abduction cases. Participants will have an opportunity to reflect together on possible policies for the courts, covering both the civil and the criminal aspects as part of a process of setting up institutional partnerships.

Training objectives

- Identify the various criminal and civil procedural instruments that exist and national specificities in dealing with perpetrators of violence and victims of violence;
- Recognise the main existing instruments of civil cooperation, particularly those concerning international child abduction;
- Recognise the various public and private sector stakeholders involved in tackling domestic violence and analyse the procedures they implement.

TEACHING METHODS AND EVALUATION

The educational resources and teaching methods mainly consist of input from experts using documentation and course materials, sessions where participants can share good practice, particularly in small groups, and the evaluation of learning outcomes.

A test will be conducted at the start of the session to assess the learners' prior knowledge. There will be another test at the end of the session to evaluate what they have learned. A booklet will be given to learners at the start of the session to give them the instructions for the various training activities proposed during the session and to assess their learning throughout the session.





FROM 8 TO 12 JUNE 2026

Enrolments by: 30 April 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

French and foreign judges and prosecutors and foreign investigators (police, gendarmes).

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

INVESTIGATING AND PROSECUTING: THE CHALLENGES OF INTERNATIONAL CRIMINAL JUSTICE

CONTEXT AND OBJECTIVES

International criminal law and international humanitarian law have become components in conflicts in their own right, whilst they remain essential aspects of conflict settlement. They are constantly changing. Under the universal jurisdiction mechanism, both international and national courts may have to deal with these particular proceedings, and are already doing so. Judges and prosecutors face challenges related to international cooperation, the complexity of criminal charges and the gathering of evidence in connection with all traditional and emerging forms of crime.

Training objectives

- Identify the various actors and legal instruments involved in international criminal justice;
- Recognise the legal and political issues involved in an international criminal justice case;
- Explain the administration of an international criminal trial;
- Understand the role of victims in an international criminal case and the mechanisms for their compensation.

TEACHING METHODS AND EVALUATION

The educational resources and teaching methods mainly consist of input from experts using documentation and course materials, sessions where participants can share good practice, and the evaluation of learning outcomes.

A test will be conducted at the start of the session to assess the learners' prior knowledge. There will be another test at the end of the session to evaluate what they have learned. A booklet will be given to learners at the start of the session to give them the instructions for the various training activities proposed during the session and to assess their learning throughout the session.





FROM 12 TO 16 OCTOBER 2026

Enrolments by: 4 September 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

French and foreign judges and prosecutor.

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

MARITIME JUSTICE: CRIMINAL AND INTERNATIONAL ASPECTS



CONTEXT AND OBJECTIVES

Maritime areas are places of trade, but also of trafficking, and represent a major geopolitical challenge that legal professionals must be able to address using appropriate national and international legal tools. This session focuses on crime and offences committed at sea with international ramifications. Drawing on the participation of experts from a variety of backgrounds, the session will address the prosecution and adjudication of offences such as piracy, drug trafficking, human trafficking and illegal immigration, pollution and illegal fishing. These different types of crime affecting maritime areas are subject to common procedural issues in terms of jurisdiction and international mutual legal assistance, and require cooperation between different stakeholders, which this session will help to identify.

Training objectives

- Identify the various stakeholders involved in action taken by the State at sea (customs, gendarmerie, judicial authorities);
- Distinguish between the sources of law applicable at sea, at national and international level;
- Define the various stages of a criminal investigation (seizures, boarding, deprivation of liberty);
- Use the relevant tools of international cooperation.

TEACHING METHODS AND EVALUATION

The educational resources and teaching methods mainly consist of input from experts using documentation and course materials, sessions where learners can share good practice, and practical cases.

A test will be conducted at the start of the session to assess the learners' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.



FROM 21 TO 25 SEPTEMBER 2026

Enrolments by: 14 August 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

French and 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).
For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

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

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

ORGANISED CRIME AND JUDICIAL COOPERATION: DRUG TRAFFICKING



CONTEXT AND OBJECTIVES

Organised crime represents a major, multi-faceted threat to states. It requires a response adapted to the scale of the actions and resources deployed by criminal organisations, which have no regard for national borders, in particular where drug trafficking is concerned. In metropolitan and overseas France, this issue is an operational priority for all judges, prosecutors and investigation services, given the threat to the very foundations of democracy. Successive reorganisations have led to the creation of mechanisms such as the Specialised Inter-Regional Courts (JIRS), a national court to deal with organised crime (JUNALCO) and, in the near future, the Specialised National Prosecutor's Office. This issue concerns all legal professionals and must be addressed at international level through the dissemination of knowledge on international mutual legal assistance, which affects all stages of the investigation, in particular the seizure and confiscation of assets. As well as presenting the legal and technical situations, this course is intended to facilitate the sharing of experiences between French and foreign participants, thereby contributing to the fight against international drug trafficking orchestrated by criminal organisations.

Training objectives

- Identify the various stakeholders and organisations involved in the fight against organised crime, particularly drug trafficking;
- Understand the relevant existing legal, practical and operational mechanisms.
- Use the international cooperation tools presented and made available.

TEACHING METHODS AND EVALUATION

This training course offers interactive theoretical presentations based on contributions from experts and the documentation and materials provided, as well as opportunities for discussion between learners to promote the exchange of best practice. Practical workshops and a visit to a specialised department are also planned.

A test will be conducted at the start of the session to assess the learners' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.



FROM 19 TO 21 OCTOBER 2026

Enrolments by: 11 September 2026.

LENGTH OF COURSE

2.5 days, 20 hours.

TARGET AUDIENCE

French and foreign judges and prosecutor.

EMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€500 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

ORGANISED CRIME AND INTERNATIONAL COOPERATION: HUMAN TRAFFICKING

CONTEXT AND OBJECTIVES

Organised crime takes many different forms. While the various offences may be classified in similar ways, there are differences in how they are committed that call for different approaches.

Furthermore, analysis of these offences and the routes by which they are committed shows that human trafficking routes have similarities with other organised crime networks. Similarly, the methods used by human trafficking networks have specific characteristics that require specific criminal classifications and, consequently, specific investigative measures.

The presentations will focus on human trafficking. The experts will review the current situation in terms of litigation and existing French, European and international legislation on these two issues, and will share their experience in investigation, mutual assistance and the application of legislation to specific cases.

Training objectives

- Understand the fundamental principles in the handling of transnational organised crime offences;
- Analyse the mechanisms of human trafficking by understanding the routes along which the offences are committed and the network's organisation and modes of action;
- Identify the applicable international texts and draw on the main international legal instruments applicable to these disputes;
- Define the investigative techniques specific to these cases;
- Master the basics of international cooperation in this field.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by each participant throughout the course, principally through practical exercises, visits, and discussions between participants and trainers to share good practice.

The participant also completes a positioning test before and after the training to evaluate the skills acquired.



FROM 21 TO 23 OCTOBER 2026

Enrolments by: 11 September 2026.

LENGTH OF COURSE

2.5 days, 20 hours.

TARGET AUDIENCE

French and foreign judges and prosecutor.

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€500 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

ORGANISED CRIME AND JUDICIAL COOPERATION: TRAFFICKING IN CULTURAL PROPERTY

CONTEXT AND OBJECTIVES

Organised crime takes many different forms. While the various offences may be classified in similar ways, there are differences in how they are committed that call for different approaches.

Analysis of the trafficking routes for cultural goods has also highlighted the fact that these routes may overlap with those of drug trafficking and, above all, terrorism.

Terrorist activities also have an impact on cultural property that may be destroyed or displaced under the guise of respecting religion.

Lastly, the laundering of certain organised crime offences involves the acquisition of cultural property, which then disappears from official channels and is no longer traceable. The presentations will focus on the trafficking of cultural property. The experts will review the current situation in terms of litigation and existing French, European and international legislation on these two issues, and will share their experience in investigation, mutual assistance and the application of legislation to specific cases.

Training objectives

- Understand the fundamental principles in the handling of organised crime offences,
- Learn more about the trafficking of cultural property, in particular the routes along which the offences are committed and the network's organisation and modes of action;
- Identify the applicable international texts and draw on the main international legal instruments applicable to these disputes;
- Define the investigative techniques specific to these cases;
- Master the basics of international cooperation in this field.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by each participant throughout the course, principally through practical exercises, visits, and discussions between participants and trainers to share good practice.

The participant also completes a positioning test before and after the training to evaluate the skills acquired.





FROM 22 TO 26 JUNE 2026

Enrolments by: 13 May 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

French and foreign judges and prosecutors, lawyers, notaries and legal advisors.

REMARKS

Open to members of the European Judicial Training Network (EJTN).
For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

INTELLECTUAL PROPERTY: FUNDAMENTALS AND NEW CHALLENGES



CONTEXT AND OBJECTIVES

Intellectual property is a major issue in the protection of the innovations of economic actors and States, in a context of particularly fierce international competition. The development of digital technology has had a profound impact on this complex area of law, which operates at both European and international level. The aim of this session is to encourage dialogue between professionals involved in this complex area of litigation, which is undergoing significant change in France and internationally, leading, for example, to the creation of a unified patent court based in Paris. During this week of exchanges of best practice between French and international legal professionals, the focus will be on understanding the technical aspects, the underlying economic issues and case law faced with the challenge of constant change.

Training objectives

- Understand case law and regulatory developments in intellectual and industrial property law in the face of constant change;
- Identify the main concepts in this area;
- Identify the stakeholders and courts specialising in intellectual property.
- Exchange best practice between French and international legal professionals.

TEACHING METHODS AND EVALUATION

The educational resources and teaching methods mainly consist of input from experts using documentation and course materials, and sessions where participants can share good practice.

A test will be conducted at the start of the session to assess the participants' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.



FROM 4 TO 7 MAY 2026

Enrolments by: 27 March 2026.

LENGTH OF COURSE

4 days, 32 hours.

TARGET AUDIENCE

French and foreign judges and prosecutors, lawyers, notaries and legal advisors.

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGES

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€800 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

INTERNATIONAL ARBITRATION

CONTEXT AND OBJECTIVES

Protection against legal liability is one of the main purposes of contracts in international trade.

This requires the certainty that in the event of a dispute arising, it can be settled within a reasonable timeframe, by independent, impartial judges, familiar with business practice, in accordance with the law specified in the contract, by a decision that is rapidly enforceable and in a setting that ensures discretion in the proceedings. The use of arbitration, where it is provided for in the contract at issue or where it results from a subsequent agreement or is provided for in an investment agreement, contributes, in the view of many economic stakeholders, to building an environment conducive to business.

French arbitration law has the particular feature of favouring the use of this alternative method of dispute resolution, making Paris one of the leading centres for international arbitration. This law, shaped by case law and now enshrined in the Code of Civil Procedure, gives arbitrators priority in ruling on their own jurisdiction, ensuring equality for the parties in the choice of arbitrators, guaranteeing their independence and impartiality, and limiting the control of the state judge. These mechanisms, which are sometimes poorly understood, will be developed by leading experts through a dialogue between judges/prosecutors and lawyers.

Training objectives :

- Identify and explain the different stages of arbitration proceedings;
- Identify and compare practices and methods of dispute resolution in the participants' national contexts and in the international context;
- Determine and compare the roles of the judge in the control and enforcement of arbitral awards.

TEACHING METHODS AND EVALUATION

The main educational resources and teaching methods used are: audiovisual aids, documentation and course materials, discussion sessions between participants to compare practices, visits.

An attendance sheet for each half-day's presence is provided at the end of the course as well as a certificate of completion of the course if the trainee has attended all of the sessions.

The trainer evaluates the progress made by each participant throughout the course, principally through practical exercises.

A test will be conducted at the start of the session to assess the participants' prior knowledge. There will be another test at the end of the session to evaluate what they have learned





FROM 23 TO 27 NOVEMBER 2026

Enrolments by: 16 October 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

French and foreign judges and prosecutors, lawyers and legal advisors.

REMARKS

Open to members of the European Judicial Training Network (EJTN).
For participants enrolled by the EJTN, the cost may be covered.

LANGUAGES

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

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

JUSTICE AND THE ENVIRONMENT: A CROSS-DISCIPLINARY APPROACH

CONTEXT AND OBJECTIVES

The justice system plays a decisive and constantly evolving role in protecting the environment. An international approach to law is essential in this field, which is characterised by a high degree of interdependence between States, requiring legal professionals to have a thorough understanding of the mechanisms of international judicial cooperation. The complexity of this emerging area of litigation is further compounded by the complementary nature of the administrative, civil and criminal aspects of environmental law.

This session is aimed at all legal professionals involved in environmental protection and will provide an opportunity to discuss the theoretical and practical issues involved in this area of litigation, with a particular focus on international aspects. It will focus on maritime offences in order to work concretely on practical and innovative tools presented by law enforcement agencies and specialised judges and prosecutors.



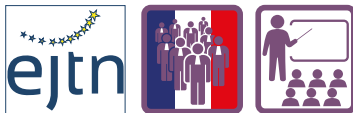
Training objectives

- Define the specific legal framework of environmental protection and its institutional stakeholders, both French and international;
- Identify the particular techniques for handling environmental disputes, in particular in cases of marine environmental damage.
- Analyse the civil and criminal aspects of the judicial protection of the environment.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by participants throughout the course, principally through practical exercises and discussions between participants and speakers, in the presence of session directors.

The participant also completes a positioning test before and after the training to evaluate the skills acquired.



FROM 26 TO 30 OCTOBER 2026

Enrolments by: 11 September 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

French and foreign judges and prosecutors.

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGES

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

ETHICS FOR JUDGES: A PRACTICAL ISSUE FOR THE RULE OF LAW

CONTEXT AND OBJECTIVES

Ethics as it applies to judges and prosecutors is an issue central to the rule of law, for it requires that concrete rules be established implementing the principles of independence and impartiality enshrined in European and international law. Maintaining a high level of reflection on ethics requires that every judge engage in a theoretical and practical reflection on their day-to-day practices and the situations that can create conflicts of interest, but also emerging issues relating to the imperatives of managerial effectiveness, the use of social media or digital tools and AI. This course is intended to provide a reminder of the main ethical principles applicable in an international and comparative approach, by presenting recent, clear sets of ethical guidelines, but also to generate a practical and up-to-the-minute reflection on these issues. Workshops will allow for discussions on actual cases encountered by the participants in their professional practice with the ultimate aim of contributing to the strengthening of public trust in the justice system.

Training objectives

- Identify and memorise the main international stakeholders and networks working in the field of judicial ethics, such as the CEPEJ, in order to understand the applicable international framework;
- Describe the key elements of French law and comparative law relating to judicial ethics;
- Draw on the legal frameworks specific to each learner to resolve ethical issues;
- Compare the ethical approaches of the different countries represented by the learners to identify similarities and differences.



TEACHING METHODS AND EVALUATION

The educational resources and teaching methods mainly consist of input from experts using documentation and course materials, opportunities for discussion between participants, and practical workshops that encourage the sharing of best practice and the assessment of learning outcomes.

A test will be conducted at the start of the session to assess the learners' prior knowledge. There will be another test at the end of the session to evaluate what they have learned.



FROM 30 NOVEMBER TO 4 DECEMBER 2026

Enrolments by: 23 October 2026.

LENGTH OF COURSE

5 days, 40 hours.

TARGET AUDIENCE

This session is open to judges and prosecutors who are heads of courts, department heads or wish to hold management positions in the future.

REMARKS

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

For participants enrolled by the EJTN, the cost may be covered.

LANGUAGE

French.

Language interpretation services are available; please contact us.

VENUE

ENM, 3 ter quai aux Fleurs
75004 Paris - France

COST

€1000 per trainee.

PREREQUISITES

None.

CONTACT

enm-info-di@justice.fr

JUDICIAL MANAGEMENT



CONTEXT AND OBJECTIVES

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, but also supporting change in various professional practices.

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.

Training objectives

- Discover 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;
- Develop effective methods for leading a group and supporting employees;
- Identify techniques for managing natural resistance that may arise when faced with a new situation.

TEACHING METHODS AND EVALUATION

The trainer evaluates the progress made by the participant throughout the course, principally through practical exercises and discussions between participants to share good practice.

The participant also completes a positioning test before and after the training to evaluate the skills acquired.

For **French-speaking** judges and prosecutors, places are available for in-service training sessions with French judges, prosecutors and other justice professionals. These sessions are organised by the in-service training department (FC) and the specialist professional training department (DFPS).

Contact us for more details.

COST:	€100 per day's training. Quote on request. Free for judges and prosecutors enrolled by the EJTN.
TYPE OF SESSION:	Training with French judges and prosecutors and other justice professionals
TARGET AUDIENCE:	French-speaking foreign judges and prosecutors
REMARKS:	Open to members of the European Judicial Training Network. For participants enrolled by the EJTN, the cost may be covered.
LANGUAGE:	French only
VENUE:	ENM Paris - 3 ter quai aux Fleurs 75004 Paris - France
CONTACT:	enm-info-di@justice.fr

IN-SERVICE TRAINING SESSIONS OPEN TO FRENCH-SPEAKING FOREIGN JUDGES AND PROSECUTORS IN 2026

DEVELOPING SKILLS IN CRIMINAL JUSTICE

SEXUAL ABUSE OF MINORS

ENM Paris - 27 to 29/04

This course is intended to address the multiple forms of sexual abuse of minors (rape and assault, online child pornography, FGM, etc.), prevention tools, means of protection and judicial handling of such crimes.

THE VICTIM IN CRIMINAL TRIALS

ENM Paris - 09 to 12/02

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

CRIMINAL EVIDENCE AND SCIENTIFIC PROGRESS

ENM Paris - 15 to 19/06

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

FROM SENTENCING TO ENFORCEMENT: HOW SHOULD THE ACTORS IN THE CRIMINAL JUSTICE SYSTEM WORK TOGETHER?

ENM Paris - 19 to 21/10

Discussions on the workings of the criminal justice system and professional practices post-sentencing.

TRACKING, IDENTIFYING, SEIZING AND CONFISCATING CRIMINAL ASSETS - INTRODUCTION

ENM Paris - 11 to 12/05

Acquire the basics on the subject thanks to theoretical input (legislation and regulations), sharing of good professional practice and exercises involving case studies.

INTRODUCTION TO ECONOMIC AND FINANCIAL CRIMINAL LAW

ENM Paris - Module 1: 23 to 25/02 - Module 2: 24 to 26/06 - Module 3: 25 to 27/11

This course allows criminal judges and prosecutors to familiarise themselves with the theoretical and practical foundations of most common types of economic and financial cases.

ADVANCED ECONOMIC AND FINANCIAL CRIMINAL LAW

ENM Paris - Module 1: 02 to 04/03; Module 2: 08 to 10/06; Module 3: 02 to 04/11

For judges and prosecutors who have followed the "Introduction to economic and financial criminal law" session, this course focuses on offences and investigations conducted in the areas of tax, money laundering and breaches of integrity.

DEVELOPING SKILLS IN CIVIL JUSTICE

THE QUALITY OF CIVIL RULINGS

ENM Paris - 18 to 20/05

This course will involve a new reflection on the quality of civil rulings, covering not only quality of writing, but also the procedural context and the support to be provided to ensure that they are understood and accepted. Multiple quality criteria and processes will be examined taking a multi-disciplinary and legal approach.

THE METHODOLOGY OF CIVIL JUDGEMENTS

ENM Paris - 20 to 22/05

Perfect your civil judgement drafting technique to provide a clear decision that is grounded in law, reasoned and enforceable. Alternates refresher sessions on the basics of drafting methodology and practical exercises.

ELECTRONIC CONTRACTS AND EVIDENCE IN CIVIL MATTERS

ENM Paris - 09 to 11/03

Formed and signed remotely and in a dematerialised form, electronic contracts raise questions among legal practitioners. The aim here will be to review the rules on electronic contract formation and the use of electronic signatures (probative force and value).

CONTRACTS: FORMATION, PERFORMANCE AND NON-PERFORMANCE

ENM Paris - 28 to 30/10

The subject of an extensive overhaul by the Order of 10 February 2016 reforming contract law and the general regime of the proof of obligations, the conditions applicable to the formation, performance and termination of a contract as well as the essential notions of the contractual regime will be reviewed during this course, which is specifically aimed at professional and non-career judges (MTTs) newly faced with contract disputes.

OUT-OF-COURT DISPUTE SETTLEMENT METHODS

ENM Paris - 09 to 12/02

Through a theoretical and practical approach to the various tools available for the out-of-court settlement of civil case (amicable settlement hearings (ARAs), conciliation, mediation, participatory procedure, etc.), participants will learn about the techniques et arguments fostering their development, so that they are able to offer litigants the procedure most appropriate to their civil dispute.

ACQUIRING MULTI-DISCIPLINARY KNOWLEDGE

JUSTICE AND FORENSIC MEDICINE

ENM Paris - 01 to 05/06

Panorama of forensic medicine in France. What examinations and what do they bring to the investigation? Recent developments. Discussions between professionals from different backgrounds with a view to harmonising the quality of practices.

ISSUES AND KNOWLEDGE OF SOCIAL MEDIA AND THE MEDIA

ENM Paris - 19 to 23/10

As places in which to expose or present oneself and meet and converse with others, social media are constantly evolving and constitute a new communication and investigative tool for judges, as well as a means of expression that raises new questions about the role of the judge in society.

CRIMINOLOGY: SCIENTIFIC DATA AND CRIMINAL JUSTICE

ENM Paris - 05 to 09/01

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

SPECIALIST PROFESSIONAL TRAINING COURSES OPEN TO FRENCH-SPEAKING FOREIGN JUDGES AND PROSECUTORS IN 2026

ECONOMIC, SOCIAL AND ENVIRONMENT

LATEST DEVELOPMENTS IN COMPANY LAW

ENM Paris - 01 and 02/10

Review the latest legislative developments, in particular the follow-up to Order No. 2025-229 of 12 March 2025 reforming the rules on nullity in company law, and the latest case law on all aspects of company law: from the status of shareholders to governance rules.

UNFAIR COMPETITION AND FREE-RIDING

ENM Paris - 05 to 06/02

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

HOW TO DETECT A DEFAULT ON PAYMENTS

ENM Paris - 13/03

Course for judges who already have a solid grounding in accounts or who have already completed the "How to read and understand a balance sheet" course. After a reminder of the essential concepts involved in default on payments, this session, given by a statutory auditor and a commercial court judge, provides judges with the tools they need to determine whether a company has defaulted based on its accounting documents.

HOW TO READ AND UNDERSTAND A BALANCE SHEET

ENM Paris - 12/03

Acquire a basic knowledge of business accounting in order to be able to read and understand a balance sheet. Course given by a statutory auditor and a commercial court judge, alternating theoretical presentations and practical exercises. It is necessary to complete this course prior to taking the "How to detect a default on payments" course.

CIVIL JUSTICE

CONTRACT LAW AND BUSINESSES

ENM Paris - 22/05

The aim of this session is to review the situation as regards contract law and its impact on businesses.

GUARANTEE AND SURETIES LITIGATION

ENM Paris - 10 and 11/12

The aim of this course is to review the measures arising out of Order no. 2021-1192 of 15 September 2021 reforming the law on securities. And Order no. 2021-1193 of 15 September 2021 amending Book VI of the Commercial Code as well as the latest case law relating to the old and new law on guarantees and sureties.

EUNOMIE

EUNOMIE The French National School for the Judiciary (ENM) has been providing practical professional training to the French judiciary and judges and prosecutors from foreign States since 1958. In creating this innovative network its aim was to give judges and prosecutors trained at the ENM a way of maintaining a special relationship, both with each other and with the School, and also to promote the notion of belonging to a professional body and an international judicial community. For more information, go to: <https://eunomie.enm.justice.fr/>

EUNOMIE's objectives are therefore to:

- Strengthen the ties between judges/prosecutors and legal professionals trained by the ENM, but also between these stakeholders and the ENM;
- Help promote the notion of belonging to an international community;
- Enable exchange on judicial practices and experiences;
- Disseminate general and professional ethical values and promote a common judicial culture.

Site : <https://eunomie.enm.justice.fr/>

This platform enables all those who wish to do so to keep up to date with the ENM's international news and to apply for free membership of the EUNOMIE network. Members have access to:

- A directory listing all the members of the network;
- Training booklets and e-learning;
- Invitations to events and training courses offered by the ENM.

REFJ



Every year the ENM promotes a number of European seminars as part of the activities of the European Judicial Training Network (EJTN).

The sessions presented in this catalogue are open to judges and prosecutors from the EJTN's member countries. Those wishing to enrol should contact the Network to express their interest.

For more information on the training offered by the EJTN, go to: <https://www.ejtn.eu/Catalogue/EJTNs-searchable-database/>

EAJTN



Created in 2010 at the initiative of the ENM and its Jordanian and Algerian counterparts, the EAJTN's aim is to provide the judges and prosecutors of the member States with training based on a common core of knowledge.

Today the network has 14 member countries: Algeria, Belgium, the United Arab Emirates, Spain, France, Italy, Iraq, Jordan, Kuwait, Morocco, Palestine, the Netherlands, Tunisia and Romania. At the end of the General Assembly held in Amsterdam in December 2024, the ENM was elected to co-preside over the network, alongside the United Arab Emirates, in order to work together towards a renewed vision of Euro-Arab cooperation in judicial training.

For more information, go to: <https://ejtn.com/fr/>

IOJT



The IOJT, created in 2002, brings together 120 institutions representing 73 countries. Its main mission is to organise an

international conference every two years on a chosen theme. The ENM is a member of the Board of Executives and hosted the fifth conference in 2011. The network is responsible for a global Declaration of Judicial Training Principles. Every year it publishes a journal that can be consulted on its website.

The IOJT adopted the Declaration of Judicial Training Principles on 8 November 2017.

The IOJT will be holding its 11th International Conference, whose main working theme will be "justice in the AI era" from 2 to 6 November 2026 in Bordeaux. The ENM will be represented as a member of the network's executive committee.

For more information, go to: <https://www.iojt.org/>

HELP



The European Programme for Human Rights Education for Legal Professionals includes representatives of the training institutes of the 47 Member States of the Council of Europe. In

particular it offers a set of resources and instruments allowing the harmonisation of training in the standards of the European Convention on Human Rights (ECHR). The ENM participates in the coordination and guidance activities, and in the sharing and dissemination of training via e-learning.

The Council of Europe's online HELP courses are free. You can find more information at: <https://www.coe.int/en/web/help/courses>

GENERAL TERMS AND CONDITIONS APPLICABLE TO INTERNATIONAL TRAINEES

DEFINITION

ÉCOLE NATIONALE DE LA MAGISTRATURE (ENM), SIRET n° 193 322 393 00011 - APE code: 85.42Z - Address: 10 RUE DES FRERES BONIE, 33080 BORDEAUX CEDEX

The following definitions apply to the following terms used below: Client: Purchaser of the training course in the agreement/contract identified in the quotation //

Administration: Representative of the ENM identified in the quotation and/or the agreement/contract // Parties: the Client and the Administration

ARTICLE 1: PURPOSE AND SCOPE

The contractual clauses set out in these terms and conditions govern all the preconditions for the purchasing of the training courses provided and their implementation for the Client by the Administration. These clauses form part of the procedure for ordering training courses for Clients benefiting from educational content delivered by or on behalf of the ENM.

ARTICLE 2: PRIOR TO ORDERING A TRAINING COURSE

All Clients must take all the personal and professional measures necessary to ensure they are able to attend the training sessions. They must ensure they can be contacted easily and provide up-to-date personal and professional information, failing which delivery of the training may be refused. The Client must ensure they have the computer and telecom equipment needed to follow the training course purchased on the site on a dedicated line. The Client undertakes to familiarise themselves with the programme and organisation of the service.

ARTICLE 3: PROCEDURE FOR ORDERING TRAINING COURSES

The entire enrolment procedure takes place online. The Client sends their request to the ENM. Subject to validation by the Administration, they will be sent a quotation to sign. The Administration processes the personal, administrative and financial data provided. The quotation signed by the ENM is then returned to the Client to confirm their enrolment on the course. All enrolments will be validated after payment of the course fees to the ENM's finance department. The invoice for the tuition fees will be sent to the trainee or the organisation that made the payment. No enrolments will be accepted less than four weeks before the beginning of the course, with the exception of participants linked to the European Judicial Training Network (EJTN).

ARTICLE 4: CONTRACT DOCUMENTS

The contract documents concerning the purchase of a training course are: the confirmation of the enrolment request, the administrative documents relating to the payment of the course by an outside organisation if applicable, the registration form, the attendance sheets signed at each course session and the course completion certificate.

ARTICLE 5: PRICES, BILLING AND PAYMENTS

Under Article 261-4 of the French Tax Code, the training services billed by ENM are not subject to VAT. A quotation is issued on enrolment, the fees are paid before the course begins and a «paid» invoice can be issued on request after the course finishes, depending on the terms of the agreement/contract. Payments must be made by bank transfer into the ENM's account on receipt of the quotation. Meals are not included in the price of the course.

ARTICLE 6: LATE PAYMENT PENALTIES

Any amount unpaid on the due date will give rise to the payment by the Client of late payment penalties at one and a half times the statutory interest rate, plus €40 excl. VAT. These penalties apply automatically as soon as the Client receives notice of their application.

ARTICLE 7: CANCELLATION AND POSTPONEMENT

A Client who is unable to attend their training course may ask the Administration to postpone it. Reasons must be given for such a request and it will be considered on a case-by-case basis. The Client undertakes to inform the Administration of any request for a postponement at the latest 21 working days before the intervention. After that, the Administration reserves the right to bill the Client for the course fees.

ARTICLE 8: FORCE MAJEURE AND PERFORMANCE DIFFICULTIES

In the event of force majeure, the Parties will be released from all their obligations relating to these general terms and conditions. The Administration, in consultation with the parties involved, will decide whether to cancel or alter the format of the training course.

In the event of any difficulties rendering the performance of the training services impossible or if the number of participants enrolled is insufficient, the ENM reserves the right to cancel or postpone a course up to 10 calendar days before the beginning of said course. No compensation will be paid to the Client.

ARTICLE 9: DATA PROTECTION

The personal data provided by the Client to the Administration in application and fulfilment of orders and/or sales may be disclosed to the ENM's contractual partners for the purposes of said orders.

In accordance with current French regulations, the Client may object to the ENM communicating their data. They may also exercise their rights of access to and rectification of the personal data provided at any time.

ARTICLE 10: CONFIDENTIALITY

The Parties undertake to process the data in the quotation strictly confidentially, as well as all the other information they have provided to each other and any information of which they become aware on the occasion of the Order and the Contract/agreement, which has been identified as confidential or which, due to their nature or the context, must be considered as confidential.

ARTICLE 11: GOVERNING LAW AND DISPUTE SETTLEMENT

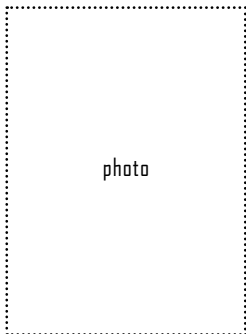
The order and the contract/agreement are governed by French law, to the exclusion of conflict of law rules. Any dispute arising relating to the interpretation or fulfilment of the order and performance of the contract/agreement which cannot be settled amicably by the Parties within two months of its occurrence may be submitted to the Courts with jurisdiction in the place where the Administration is located.

ARTICLE 12: WITHDRAWAL PERIOD

The trainee has a period of 10 days from the date of receiving the enrolment form to withdraw.

The withdrawal period is extended to 14 days (Article L.121-16 of the Consumer Code) for contracts entered into «remotely» and contracts entered into «outside the institution».

The trainee must inform the training organisation by registered letter with acknowledgment of receipt. In this case, the trainee will not be charged any fee.



ENROLMENT FORM

Please complete in black upper case letters

Payment for training sessions is exclusively by bank transfer, no later than one month before the beginning of the training session.



Postal address
 8 rue Chanoinesse
 75004 PARIS
 Tel: +33 (0)1 44 41 88 24
 enm-info-dj@justice.fr

THE EXACT TITLE OF THE COURSE YOU WOULD LIKE TO TAKE:

DATES OF THE COURSE: from to

IDENTITY	HIGHER EDUCATION	PROFESSIONAL ACTIVITY
SURNAME :	NUMBER OF YEARS OF STUDIES: years	DATE APPOINTED AS A JUDGE OR PROSECUTOR (or other):
FORENAME :	SUBJECT:	CURRENT POSITION:
DATE OF BIRTH :	DIPLOMA AWARDED (indicate the highest diploma awarded):.....	COUNTRY OF WORK:
NATIONALITY :	PLACE AWARDED :	
TITLE : MS <input type="checkbox"/> MR <input type="checkbox"/>	DATE AWARDED :	

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):.....

COMMON LEVEL OF LANGUAGE SKILLS (THE COMMON EUROPEAN FRAMEWORK OF REFERENCE FOR LANGUAGES)

Reading:	A1 <input type="checkbox"/>	A2 <input type="checkbox"/>	B1 <input type="checkbox"/>	B2 <input type="checkbox"/>	C1 <input type="checkbox"/>	C2 <input type="checkbox"/>
Writing:	A2 <input type="checkbox"/>	A2 <input type="checkbox"/>	B1 <input type="checkbox"/>	B2 <input type="checkbox"/>	C1 <input type="checkbox"/>	C2 <input type="checkbox"/>
Speaking:	A2 <input type="checkbox"/>	A2 <input type="checkbox"/>	B1 <input type="checkbox"/>	B2 <input type="checkbox"/>	C1 <input type="checkbox"/>	C2 <input type="checkbox"/>

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?)

.....

EUNOMIE

WOULD YOU LIKE TO JOIN THE EUNOMIE NETWORK, WHICH AIMS TO MAINTAIN LINKS BETWEEN JUDGES/PROSECUTORS TRAINED AT THE ENM AND ENCOURAGE INTERNATIONAL EXCHANGE?

OUI

NON

FINANCING: MUST BE COMPLETED

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.

in on

SIGNATURE OF THE APPLICANT:

**STAMP OF THE COMPETENT LINE AUTHORITY
AUTHORISING THE APPLICANT TO FOLLOW THIS COURSE:**

NAME OF SIGNATORY:

CAPACITY OF SIGNATORY:

in on

BOX RESERVED FOR CULTURAL ATTACHE, HEAD OF MISSION OR LIAISON JUDGE

OPINION ON THE APPLICATION:

In the light of the position held by the applicant, the body for which they work and the course requested, I hereby give the following opinion on this application:

VERY FAVOURABLE FAVOURABLE UNFAVOURABLE

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 2026

1ST SEMESTRE

- From 4 to 7 May:International arbitration
- From 18 to 22 May:Introduction to the French justice system
- From 1 to 5 June:Intra-familial violence
- From 8 to 12 June:.....Investigating and prosecuting: the challenges of international criminal justice
- From 15 to 19 June:.....Training for trainers (judicial institutions)
- From 22 to 26 June:.....Intellectual property: fundamentals and new challenges
- From 29 June to 3 July:.....Organisation of a judicial training institute
- From 6 to 10 July:.....Justice faced with the challenges of digital technology and artificial intelligence

2ND SEMESTRE

- From 21 to 25 September:Organised crime and judicial cooperation: drug trafficking
- From 28 September to 2 October:The judicial treatment of terrorism and violent radicalisation
- From 5 to 9 October:.....Economic and financial investigations
- From 12 to 16 October:.....Maritime justice: criminal and international aspects
- From 19 to 21 October:.....Organised crime and judicial cooperation: human trafficking
- From 21 to 23 October:.....Organised crime and judicial cooperation: trafficking in cultural property
- From 26 to 30 October:Ethics for judges: a practical issue for the rule of law
- From 2 to 6 November:Cybercrime
- From 16 to 20 November:.....Corruption: detection, prevention, repression
- From 23 to 27 November:.....Justice and the environment: a cross-disciplinary approach
- From 30 November to 4 December:.....Judicial management
- From 7 to 11 December:Training for trainers (experts)



Visit by the Prime Minister of Lebanon, 27 May 2025



Visit by a delegation of Senegalese judges and prosecutors, 12 May 2025



Visit by a delegation of judges and prosecutors from Libya, 17 February 2025



Signing of an agreement between the ENM and Senegal's judicial training centre on 13 May 2025



Visit by a delegation of judges and prosecutors from Quebec, 6 March 2025



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