

Judicial Training Project
FUNDAMENTAL RIGHTS IN COURTS AND REGULATION (FRICORE)
Co-funded by the Justice Programme of the European Union
(JUST-AG-2017/JUST-JTRA-EJTR-AG-2017)

PROJECT PARTNERS
University of Trento – University of Versailles – University of Groningen –
Pompeu Fabra University – University of Coimbra – Institute of Law Studies
of the Polish Academy of Sciences – Italian National School of Magistracy – Bruno
Kessler Foundation (FBK)

TRANSNATIONAL TRAINING WORKSHOP ON EFFECTIVE DATA PROTECTION

***Data Protection and Fundamental Rights:
the New Paradigms for Judicial Practice***

Institute of Law Studies of the Polish Academy of Sciences

Date: ***Thursday, 4 February 2021***
Friday, 5 February 2021

The training event will take place in online mode (Zoom)



Thursday, 4th February 2021

| | |
|---------------|---|
| 9.20 – 9.30 | Welcome Address and introduction to the workshop |
| 9.30 – 9.50 | Presentation of the FRICoRe Casebook on Data Protection Paola Iamiceli – University of Trento Scientific Coordinator of the FRICoRe Project |
| 9.50 – 10.50 | Keynote Speech AG Maciej Szpunar (Court of Justice of the European Union) “Idea of consent in EU data protection law” |
| 10.50 – 11.30 | Discussion introduced by Fabrizio Cafaggi (Italian Council of State) |
| 11.30 – 11.50 | Break |
| 11.50 – 13.00 | ROUNDTABLE 1 Effective protection of data subjects, the use of “corrective remedies” and the right to be de-listed Chair: Aurelia Colombi Ciacchi – University of Groningen Participants: Marc Bosmans , President of the Belgian Market Court Gianluca Forlani , Permanent Representation of Italy to EU (Justice and Internal Affairs) Pedro Santos Azevedo - Lawyer and collaborator at the Research Centre for Regulation Law and Policy, University of Coimbra Federica Casarosa – European University Institute, Florence Silvio Ranise – Fondazione Bruno Kessler (FBK), Italy |
| 13.00 – 14.30 | Break |
| 14.30 – 15.00 | Introduction to the Hypothetical Session Presentation of Hypothetical sessions’ methodology Casebook focus on “Effective remedies in data protection and the right to be de-listed” (<i>Chiara Angiolini</i>) |
| 15.00 – 16.20 | Hypothetical session in breakout rooms. |
| 16.20 – 16.40 | Sharing of results in plenary room by one reporter from each breakout room. |



Friday, 5th February 2021

| | |
|---------------|--|
| 9.00 – 9.30 | <p style="text-align: center;">Keynote Speech</p> <p style="text-align: center;">Liam McKechnie (<i>Supreme Court of Ireland</i>)</p> <p style="text-align: center;">“Sanctions and remedies for effective judicial protection”</p> |
| 9:30 – 9:45 | Discussion introduced by Paola Iamiceli (<i>University of Trento</i>) |
| 9.45 – 11.00 | <p style="text-align: center;">ROUNDTABLE 2</p> <p style="text-align: center;">Collective Redress, Cross-border Infringements and Coordination among Data Protection Authorities</p> <p>Chair: Fabienne Jault-Seseke – Université de Versailles Saint-Quentin-en-Yvelines</p> <p>Participants:</p> <p>Olivier Matter - Team leader for International Cooperation at the European Data Protection Supervisor</p> <p>Edwige Nania – Legal Affairs Department at the Italian Data Protection Authority (<i>Garante per la protezione dei dati personali</i>)</p> <p>Maria Magierska – European University Institute, Florence</p> <p>Spyridoula Karyda – Greek Council of State, Associate Councilor Judge</p> |
| 11.00 – 11.20 | Break |
| 11.20 – 11.30 | <p style="text-align: center;">Introduction to the Hypothetical Session</p> <p>Casebook focus on “Collective redress between the GDPR and consumer law” (<i>Chiara Angiolini</i>)</p> |
| 11.30 – 12.50 | Hypothetical session in breakout rooms. |
| 12.50 – 13.10 | Sharing of results in plenary room by one reporter from each breakout room. |

Seminar
“Data and Consumer Protection: Intersections”

| | |
|---------------|---|
| 14.30 – 17:00 | Chair: Mateusz Grochowski – Institute of Law Studies of the Polish Academy of Sciences, Max Planck Institute for Comparative and International Private Law in Hamburg. |
|---------------|---|



PART I

Foundational questions and policy challenges

(14:30 – 16:00)

Mireia Artigot i Golobardes – Pompeu Fabra University, Barcelona, Spain – *Algorithmic consumer transactions and the limits of contract law*

Kasper Drajewski – European Consumer Organization (BEUC) – *Beyond consumer vulnerability: digital asymmetry and the need for a new governance structure*

Sandra Passinhas – University of Coimbra, Portugal – *Algorithmic choice of consumers*

PART II

Protective measures and remedies

(16:10 – 17:00)

Chiara Angiolini – University of Trento, Italy – *Can consumer contract law remedies ensure effective data protection?*

Katarzyna Południak-Gierz – Jagiellonian University, Poland – *Profiling and personalization – efficiency assessment of protection models under GDPR and Unfair Market Practices Directive*



