

TOWARD EFFECTIVE JUSTICE IN PERSONAL DATA PROTECTION

Paris

4-5 Dec. 2017



A part of the Program: “Roadmap to European effective Justice” (judicial training ensuring effective redress to fundamental rights violation)

Co-funded by the Justice Programme of the European Union
JUST/2015/JTRA/AG/EJTR

CNIL.
COMMISSION NATIONALE
INFORMATIQUE & LIBERTÉS

D@NTE
Laboratoire de droit des affaires
et nouvelles technologies



Venue: CNIL/Services of the Prime Minister, 20 Avenue de Ségur, Paris 7ème

Monday, 4th Décembre 2017 (full day)

Opening of the workshop (9h-10h)

Introduction to the Re-Jus project

Introduction to the regulatory context regarding data protection

Opening Speech : Isabelle Falque-Perrotin, President of CNIL and President of G29

Presentation of Re-jus project: Fabrizio Cafaggi, University of Trento, National School of Administration, Rome, Re-Jus Project Coordinator and Paola Iamiceli, University of Trento

Round Table n°1 (10h-11h45)

Effective Justice & Global Litigation

Effective Enforcement of EU Regulation Protecting Personal Data in a Global World

Topics: Territorial reach of EU Legislation (outside of Europe) and of Member State Laws (within Europe), Competence of supervisory authorities, Extraterritorial powers of supervisory authorities, Relations between EU and Member States authorities, between EUCJ and ECHR, and between Member States authorities.

Coffee break

Hypothetical case 1 (12h-13h)

Lunch (13h-14h30)

Restitution on Hypothetical 1 (14h30-15h)

Round table n°2 (15h00-16h45)

Effective Justice, Proceedings and Remedies

Topics: Type and effectivity of remedies (comparative assessment), Binding effect of the decisions of MS supervisory authorities, Complementarity between public enforcers (administrative/judicial, civil/criminal), complementarity between specialized and ordinary rules and proceedings, role of private enforcers (associations and class action, impact of consumer law), incidence of the Charter on the proceedings (evidence, exhaustion of domestic remedies); collective redress.

Coffee break

Hypothetical case 2 (17h-18h)

Tuesday, 5th December 2017 (half day)

Restitution on hypothetical n°2 (9h30-10h)

Round table n°3 (10h-11h45)

Impact of the EU Charter of Fundamental Rights on data protection

Topics: Role of art. 47 of the Charter in the definition of the material scope of the protection; Role of the Charter (art. 7, 8 and 47) in the emergence of new rights (right to be forgotten, right to be delisted), Proportionality and the balance of conflicting interests.

Coffee break (11h45)

Conclusive remarks and paths for the future (12h-12h45)

Ends at 12.45

Lunch (13h)