



November 7-8, 2024 Aula Magna - Via Crociferi 91, Catania (online <u>LINK</u>)

Mutual recognition of freezing and confiscation orders between efficiency and the rule of law

Project 101091375 – RECOVER – JUST-2022-JCOO (EU) – Co-funded by the Justice Programme of the European Union 2021-2027

November 7, 2024

09.00-09.10 a.m. (Rome-time): Initial greetings

Prof. F. Priolo (Rector, University of Catania)

Prof. S. Zappalà (Dean, Law Department, University of Catania)

Morning session: The implementation of the Regulation 1805/2018

Director: L. Salazar (Deputy Prosecutor General, Court of Appeal of Naples)

09.30-09.50 a.m.: Prof. A.M. Maugeri (University of Catania; Coordinator of RECOVER): *The scope of the Regulation* 1805/2018

09.50-10.10 a.m.: M. Anastasio (UCSC/Transcrime): RECOVER's Schema: the EU Reg. 2018/1805 in 10 Member States

10.10-10.30 a.m.: J.L. De Boer (General prosecutor's Office, the Netherlands): Grounds for refusal in the Regulation 1805/2018

10.30-10.50 a.m. S. Fonte (Team Leader, Casework Unit, Eurojust): Practical problems in the implementation of the Regulation from the point of view of Eurojust

10.50-11.15 a.m.: Break

11.15 a.m., **1.00** p.m.: Round table on practical problems and best practices in the implementation of the Regulation

Director: V. Ilieva (General prosecutor's Office, Bulgaria)

Participants: J.M. Compañy Catalá (General prosecutor's Office, Spain); H. Rigor Rodrigues (General prosecutor's Office, Portugal); A. Ingangi (National Member for Italy, Eurojust); E. Maccarinelli (Directorate for criminal affairs and pardons, Ministry of Justice, France); Representative of Criminal Chambers Union of Lawyers (Italy)

Insights from other MS: Prof. L. Sokanovic (University of Split, Croatia); Prof. G. Almkvist (Uppsala University, Sweden).

1.00 - 1.30 p.m.: Debate

1.30 p.m.- 3.00 p.m.: Break

3.00 p.m.: Afternoon session: Harmonisation and mutual recognition: the safeguards and the (EU) Directive 2024/1260

Director: Prof. A.M. Maugeri

3.00-3.20 p.m.: Prof. **P. Pinto de Albuquerque** (Catholic University of Lisbon; former judge of the ECHR): *The essential safeguards of criminal matter and the statute of the non-conviction based confiscation in the ECourtHR'case law*

3.20-3.40 p.m.: A. Sakellaraki (Humboldt University of Berlin): *The scope of application of the new Directive*

3.40-4.00 p.m.: Prof. E. Hryniewicz-Lach (Adam-Mickiewicz University in Poznań, Poland): Extended confiscation under art. 14

4.00-4.20 p.m.: Prof. **T. Aguado Correa** (University of Seville): *Non-conviction-based confiscation under art. 15*

4.20-4.40 p.m.: Prof. J. Boucht (Norwegian Business School): Confiscation of unexplained wealth linked to criminal conduct under art. 16

4.40-5.00 p.m.: A. Balsamo (President of the Tribunal of Palermo): *The safeguards in the EU Reg. 2018/1805 and in the new Directive 1260/2024*

5.00-5.30 p.m.: Break

5.30-7.30 p.m.: Round table on the implementation of the new Directive in the MS and safeguards.

Director: Prof. **R. Parizot** (Université Paris Panthéon-Sorbonne)

Participants: J. Radišauskienė (General prosecutor's Office, Lithuania), P. Szymański (Ministry of Justice, Poland); F. Spiezia (Head of the Prosecutor's office in Florence); J. Conde Correia (General prosecutor's Office, Portugal); J.L. De Boer (General prosecutor's Office, the Netherlands); Prof. C. Grandi (University of Ferrara).

Insights from other 3 MS: Prof. R. Lahti (University of Helsinki); M. Fernandez-Bertier (legal expert in Belgium); A. Ondrejova (Prosecutor in Slovakia).





November 8, 2024

09.00 a.m.: the <u>1st session</u>: Confiscation against corporations and alternative measures

Director: Prof. Ciro Grandi (University of Ferrara)

69.00-09.20 a.m.: **A. Orsina** (University of Catania): Preliminary remarks about the application of the EU Reg. 2018/1805 towards corporations

89,20-89,40 a.m.: A. Lucifora (University of Catania): Alternatives to confiscation in the Italian legal system: judicial administration

09.40-10.00 a.m.: Prof. T. Bene (University Federico II Naples): The judicial control of enterprise in relationship with the disqualification in the Italian legal system

10.00-10.30 a.m.: M. Hopmeier (Judge, Southwark Crown Court, London): Importance of Confiscation/Asset recovery and the Deferred Prosecution Agreements (from a judicial perspective)

10.30-11.00 a.m.: Break

11.00 a.m.: the 2^{nd} session: Asset recovery offices and asset management offices

Director: J.M. Company Catalá (General prosecutor's Office, Spain)

11.00-11.20 a.m.: **M. Anastasio** (UCSC/Transcrime): Best practices and reform proposals resulting from the project RECOVER

11.20-11.40 a.m.: E. Levai (ANABI, Romania): The role of the asset recovery office in the (EU) Directive 2024/1260

11.40-12.00 a.m.: A. Scutaru Şandru (ANABI, Romania): Asset management and protection of third parties

12.00-12.20 a.m.: A. Ingangi (National Member for Italy, Eurojust): *Protection of the victims between seizure and confiscation*

12.20-12.40 p.m.: **M. Alibert** (Head of the Comparative Law Office, Ministry of Justice, France): A comparative law study about offices for the recovery and management of seized and confiscated assets

12.40-12.55 a.m.: A. De Laguiche (Public prosecutor, AGRASC): *Practical experience*

12.55 a.m. - 1.10 p.m.: J. Caruana (ARO of Malta): Practical experience

1.10-2.30 p.m.: Break

2.30-4.00 p.m.: Round table: Confiscation against corporations, AROs and AMOs: implementation of the mutual recognition of freezing and confiscation orders

Director: **J. Conde Correia** (General prosecutor's Office, Portugal)

Participants: J.L. De Boer (General prosecutor's Office, the Netherlands); V. Ilieva (General prosecutor's Office, Bulgaria); P. Szymański (Ministry of Justice, Poland); J.M. Company Catalá (General prosecutor's Office, Spain); S. Petralia (Judge, Caltanissetta Tribunal); A. Sakellaraki (Humboldt University); M. Borg (ARO of Malta).