ONLINE COURSE
CIVIL ASPECTS OF INTERNATIONAL CHILD ABDUCTION

Tutors:
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Duration:
8 weeks

Maximum number of participants:
25 for Member States
10 open call

Participants profile:
Public officials working in entities related to the promotion and protection of the rights of the children and adolescents (governing bodies of the systems for the promotion and protection of rights, entities that formulate public policy on children and adolescents, central authorities, immigration authorities, police, among others) with emphasis on those who are in charge of direct functions in the subject. Professionals from different areas of knowledge interested academically or professionally in the subject.
Objectives:

- To provide an online space for reflection learning on the concepts of the two Conventions created to protect children of international abduction by their parents.

By the end of the course, students will be able to:

- Understand the relations and differences between the notions of “needs” and “rights” relating to International Child Abduction.

- Identify and analyse the non-delegable role of people and institutions working with children and adolescents, with the aim of facilitating and guaranteeing the compliance of the Conventions.

- Acquire basic knowledge on the doctrine and legal framework on International Child Abduction.

- Undertake legal research and analysis in different aspects of International Child Abduction.
MODULES

Module I – Introduction to the Rights of Children and Adolescents

Objectives: offering a perspective on the Rights of the Child and Adolescents, understanding the similarities and differences between the notions of ‘need’ and ‘rights’ of the child, and identifying the instances and mechanisms to apply these.

Module II – Basic approaches to the theme of International Child Abduction (social phenomenon and concepts)

Objectives: approaching the main concepts that allow the analysis of the thematic of International Child Abduction from a rights-based perspective. This will involve the acquisition of judicial concepts applicable in the legal system of the Member States that are signatories of the 1989 Inter-American Convention and the 1980 and 1996 Hague Conventions mentioned above.

Module III – Legal framework and other instruments


These Conventions contain the provisions and recommendations necessary for their application. It is expected that the participant will form their own opinion after undertaking the analysis of similarities and differences between the Conventions above.

There is also additional material available, including the Good Practice manuals, comparative tables of Member States and documents on agreements concluded through the meeting of government experts.
Module IV – The Restitution Process

At the end of Module IV, the participant will have a clear understanding of the international restitution process, and the different steps it entails from the moment the restitution is requested until the abducted child is returned.

It is expected that the participant will understand the role of the Central Authorities and other actors, and their functions as facilitators and liaising actors in the process.

Finally, one of the main objectives of this module is that the participant is able to identify the different tools used during the process, including the necessary legal forms, the use of mediation and other methods of alternate dispute resolution, and the importance of the role that the multi-disciplinary team undertakes during the process.

Module V – Psychological effects on abducted children

The objective of Module V is to provide different approaches relating to the psychosocial process of restitution to which the child has been subdued. It will be important to consider the social and emotional development and the physical needs of the children and adolescents.

This course follows an inclusion and participation scheme favouring the expression, dialogue and debate as well as offering a networking environment and the opportunity of acquiring and sharing knowledge. Participants will have the opportunity of doing this as they go through the modules in the course.

Final evaluation
CRITERIA FOR EVALUATION

Evaluation of each participant’s performance will take into account the formal aspect of participation, as well as other aspects related to the learning process.

Formal aspect:

• Completion at least 80% of assigned activities and exercises, with an overall grade of at least 80/100 (the standard established by the IIN).
• Completion of the activities, tasks and reading the material set for the course, within the time frame established.
• The academic papers requested in assignments or activities must be of intellectual production of the participant, or of the participants in the case of a group assignment.
• The assignments must indicate the documents and information sources consulted and the origin of all quotes cited.

Learning process:

• Assimilation of concepts from the assigned bibliography.
• Analysis of situations or cases, on the basis of the participant’s experiences and the assigned reading.
• Knowledge and critical analysis of the policies developed in the State of the participant (use of current information and capacity of analysis of the same from the rights based perspective).
• The ability to make proposals as well as to apply knowledge.