



Rehabilitation and Alternative Sanctions to Detention for Radicalised Individuals

Utrecht, 8-9 March 2018

**UP
GRADE**
YOUR LEGAL
EXPERTISE
**Criminal
Law**



Speakers

Ada Andreas*, Senior Policy Officer, Terrorism, Extremism and Radicalisation (TER) Team, Dutch Probation Service, Utrecht

Carl Beckers*, Team Radicalisation, Belgian Houses of Justice, Brussels

Lars Rau Brysting*, Head of Security Division, Danish Prison and Probation Service, Copenhagen

Tim Chapman, Visiting Lecturer, University of Ulster, Belfast; Chair of the Board, European Forum for Restorative Justice (EFRJ)

Dr Ioan Durnescu, Professor, Faculty of Sociology and Social Work, University of Bucharest; Confederation of European Probation (CEP) Board Member

Ramin Farinpour, Senior Lawyer, Course Director, European Criminal Law Section, ERA, Trier

Oriana Larashi*, Psychological Coordinator, French Penitentiary Service, Paris

Dr Antonius Maria van Kalmthout, Lawyer, Member of the European Committee for the Prevention of Torture, Tilburg

Gerry McNally, President, Confederation of European Probation (CEP); Assistant Director, The Probation Service, Dublin

Merel Molenkamp, Senior Expert, Prison and Probation Working Group, Radicalisation Awareness Network (RAN) Centre of Excellence, Amsterdam

Thomas Mücke*, Head of Project, Religious Extremism, Violence Prevention Network, Berlin

Martin Larden*, Swedish Prison and Probation Service, Norrköping

Hannah Thompson*, Her Majesty's Prison and Probation Service, London

*invited



Languages
English

Event number
318DT02

Organiser
ERA (Ramin Farinpour) in cooperation with the Dutch Training and Study Centre for the Judiciary (SSR), the European Organisation of Prison and Correctional Services (EuroPris), the Confederation of European Probation (CEP) and the European Forum for Restorative Justice



Co-funded by the Justice Programme
of the European Union 2014-2020

Rehabilitation and Alternative Sanctions to Detention for Radicalised Individuals

Thursday, 8 March 2018

8:30 Arrival and registration of participants

9:00 **Welcome and introduction**

Ramin Farinpour

I. EUROPEAN STANDARDS IN RELATION TO DEALING WITH THE REHABILITATION OF RADICALISED INDIVIDUALS AND OFFERING ALTERNATIVE SANCTIONS

Chair: Ramin Farinpour

09:10 **Probation and alternative sanctions as means of dealing with radicalised individuals, de-radicalising, preventing radicalisation and assisting with rehabilitation: the European picture within the framework of its norms and guidelines**

Gerry McNally

09:45 **A look at current practical approaches in dealing with violent extremist offenders and countering radicalisation within the EU probation and rehabilitation context**

Merel Molenkamp

10:15 Discussion

10:45 Coffee Break

II. THE RELEVANT FRAMEWORK DECISIONS WITHIN THE CONTEXT OF SUPERVISION AND REHABILITATION AND JUDICIAL CHALLENGES FACED

Chair: Ramin Farinpour

11:15 **The application and impact of Framework Decisions 829, 909, 947 and the within the context of supervision, reintegration and rehabilitation: an overview**

Ioan Durnescu, Antonius Maria van Kalmthout

12:00 **The role of the judiciary in disengagement, rehabilitation and de-radicalisation**

John Saunders/Dutch prosecutor

12:30 Discussion

13:00 Lunch

III. RISK ASSESSMENT, PROBATIONARY MEASURES, REHABILITATION AND REINTEGRATION INTO SOCIETY OF RADICALISED INDIVIDUALS

Chair: Willem van der Brugge

14:00 **The need for an effective multi-agency approach when dealing with risk assessment (MAPPA and ERG) of radicalised individuals and deciding on probationary measures**

Hannah Thompson

14:30 **Advising and working within the judicial and law enforcement chain, supervising radicalised individuals and using central databases on foreign fighters: experiences from the Belgian probationary Houses of Justice**

Carl Beckers

15:00 Discussion

15:30 Coffee break

16:00 **The French counter-extremism programme and its rehabilitation and prevention tools: the use of de-radicalisation centres and other means and methods**

Oriana Larashi

16:30 **The Swedish approach to rehabilitation and reintegration: using common**

Objective

This third seminar in a series of four co-funded by the European Commission on issues related to countering terrorism and radicalisation will focus on rehabilitation and alternative sanctions to detention in relation to radicalised individuals. The use of the relevant Framework Decisions within this context will be analysed, along with the judiciary's role in this area.

Key topics

- Alternative probationary measures and reintegration into society
- Rehabilitation methods and programmes in relation to foreign fighters, as well as supervision within the context of Framework Decisions 2008/829 (European Supervision Order), 909 (transfer of prisoners) and 947 (probation and alternative sanctions)
- Risk assessment of individuals and the role of the judiciary in disengagement, rehabilitation and de-radicalisation.

Who should attend?

Judges, prosecutors, lawyers in private practice, ministry officials and officials from judicial training institutions, prison administrations, the probation services and prison monitoring bodies.

Venue

Training and Study Centre for the Judiciary
Uniceflaan 1
Utrecht

Your contact persons



Ramin Farinpour
Senior Lawyer
E-Mail: rfarinpour@era.int



Elizabeth Klopocki
Assistant
E-Mail: eklopocki@era.int

cross-platform prison and probation databases, individually tailored and more common standardised programmes

Martin Larden

17:00 **Cross-platform cooperation in relation to rehabilitation and reintegration: Lessons learned from Denmark's Back on Track programme for radicalised inmates and those vulnerable to radicalisation and the Aarhus model for returning foreign fighters**

Lars Rau Brysting

17:30 Discussion

18:00 End of first seminar day

19:30 Dinner

Friday, 9 March 2018

09:00 **The Dutch Probation Service's multi-agency approach to dealing with radicalised individuals and their reintegration and rehabilitation into society: disengagement, risk management and supervision of individuals in their cities of residence**

Ada Andreas

09:30 **Challenges faced in setting up a national approach in relation to rehabilitation and alternative sanctions within a federal structure: perspectives from an NGO working together with state actors on effective probationary measures**

Thomas Mücke

10:00 **Restorative justice within the context of radicalisation and as a viable means of rehabilitation and reintegration**

Tim Chapman

10:30 Discussion

11:30 Coffee break

12:00 **Simultaneous workshops:**

- **Initiatives and good practice in probationary measures within the context of reintegration and rehabilitation**
Ada Andreas, Carl Beckers, Lars Rau Brysting
- **Supervision of within the context of Framework Decisions 2008/829, 2008/909 and 2008/947**
Ioan Durnescu, Anton van Kalmthout
- **Restorative justice and rehabilitation methods**
Tim Chapman

13:00 **Workshop reports** and participant discussion

13:30 End of seminar and lunch

For programme updates: www.era.int
Programme may be subject to amendment.

CPD

ERA's programmes meet the standard requirements for recognition as Continuing Professional Development (CPD). This event corresponds to **11 CPD hours**.

Save the date

e-Learning

www.era.int/elearning