**CIVIS SUMMER SCHOOL**

**The fundamental rights of prisoners**

**face to the States’ international commitments, prison realities and a necessary evolution of prison and repression concepts**

**June 29 – July 3, 2026**

**Bucharest**

**PROGRAM**

**(40 hours of training)**

**Monday, June 29**

**9.30 – Opening session**

Welcome remarks:

- Răzvan Dincă, *Dean of the Faculty of Law, University of Bucharest*

- Rabie Ben Atitallah, *French Institute of Bucharest*

- Ramona Delia Popescu, *Associate Professor, University of Bucharest*

- Natasa Danelciuc-Colodrovschi, *Associate Professor, Aix Marseille University*

- Ekaterini Iliadou, Associate Professor, *National and Kapodistrian University of Athens*

Opening conference:

- “The function of punishment in the State legal order”, Simona Pavel, *Liaison Magistrate of the French Embassy for Bulgaria, Moldova and Romania*

**11.00-13.30 – 1st module: Round table “Deprivation of liberty in national legal systems”**

Analysis grid:

What are the national specificities of the sanctions system? Is it mainly focused on deprivation of liberty, for what reasons? What are the main types of deprivation of liberty that exist? What place for pretrial detention and security measures? How have criminal policies and practices evolved over time? What is their effectiveness and what limitations have been identified? What are the legal and extra-legal factors that underlie the reforms adopted or, on the contrary, prevent their adoption? What are the main challenges currently facing States?

Speakers:

- France: *Philippe Bonfils, Professor at Aix Marseille University*

- Romania: Raluca Mocanu, *Associate Professor at the University of Bucharest*

- Belgium: Emmanuel Slautsky, *Professor at the Université Libre de Bruxelles*

- Greece: Ekaterini Iliadou, *Associate Professor at the National and Kapodistrian University of Athens*

- Italy: Ines Ciolli, *Professor at the Sapienza University of Rome*

- Sweden: Julia Dahlqvist, *PhD student at Stockholm University*

*13.30-14.30: Lunch break*

**14.30-18.30 – Workshop on the 1st module: “The specificities of the deprivation of liberty of different categories of prisoners”**

The students will be divided into five working groups starting in May. They will have to work on one of the themes below and will present a 20-30 minutes presentation, followed by a debate. The presentation will be part of the students’ assessment criteria for obtaining the credits provided.

The work on the proposed themes will begin with the reading of documents that will be made available to them from May 1st. At the end of May, a working meeting will be organized to provide feedback on the readings carried out, to discuss any questions that may have arisen during the readings, and the draft outline of the presentation. The themes proposed for study:

- “The system of criminal sanctions applicable to minors and its particularities”

- “Confinement of migrants: administrative detentions, hot spots and refugee camps”

- “The deprivation of liberty of persons with a mental disorder”

- “The detention of radicalized persons”

- “The execution of sentences for women and its particularities”

**Tuesday, June 30**

**9.30-12.30 – 2nd module: Dignity in prison**

- “The evolution of the guarantee of the rights of detained persons from the perspective of international and French law: between the hope of a real status and the maintenance of a simple condition”, Natasa Danelciuc-Colodrovschi, *Associate Professor, Aix Marseille University*

- “The influence of European law on criminal sanctions and detention conditions in Belgium”, Julien Pieret, *Professor at the Université Libre de Bruxelles*

- “The inhuman and degrading treatment in Romanian prisons under the scrutiny of the European Court of Human Rights”, Fabian Niculae, *Assistant judge, Constitutional Court of Romania*

**- “The Impact of Dignity (or the Lack Thereof) in Prison on Post-Incarceration Trajectories”**, Vincent Consettini, PhD student, Aix-Marseille University

*12.30-13.30: Lunch break*

**13.30-18.30 – Workshop on the 2nd module: “Effective respect for the rights and freedoms of prisoners”**

For this workshop, students will be divided into seven working groups starting in May. They will have to work on one of the topics below and will present, as part of the workshop, a 15-minute presentation, followed by a debate. The presentation will be part of the students’ evaluation criteria for obtaining the planned credits.

The work will be carried out under the supervision of a teacher-researcher, who will propose a reading list for his group and will organize three zoom meetings from the beginning of May to the end of June.

The topics proposed for study:

- “The right to health of prisoners”, under the direction of Chara Kafka, *Associate Professor at the National and Kapodistrian University of Athens*

- “Work, vocational training and continuing education in prison”, under the direction of Thibault Gaudin, *Associate Professor* *at the Université Libre de Bruxelles*

- “The right to education of incarcerated minors”, under the direction of Constantin Pintilie, lawyer, assistant, University of Bucharest

- “Maternity and pregnancy in detention”, under the direction of Alexandru Domșa, lawyer, doctoral student, University of Bucharest

- “Right to respect for private life and correspondence of prisoners”, under the direction of Luca Ciubotaru, doctoral student, University of Bucharest

- “Right to confidentiality of personal data of prisoners”, under the direction of Andrei Razvan Lupu, lawyer, assistant University of Bucharest

- “The prison environment and the exercise of civil rights”, under the direction of Aurélie Duffy-Meunier, Professor at Aix Marseille University

**Wednesday, July 1st**

9.30-12.30 – 3rd module: “What procedural protection for prisoners?”

- “The jurisdictional protection of prisoners’ rights at the national level”, Ramona Delia Popescu, *Associate Professor*, *University of Bucharest*

- “Non-jurisdictional protection at the national level. The case of the *Contrôleur general des lieux de privation de liberté* in France”, Pauline Malléjac, *PhD student at Aix Marseille University*

- “The jurisdictional protection of prisoners’ rights at the international level”, Paula Marin, *Judge, PhD student at the University of Bucharest*

- “Non-jurisdictional protection of prisoners’ rights at the international level”, Daniel Pistea, *Judicial police officer, Ministry of the Interior*

- “Compensation for damages resulting from imprisonment in inhumane conditions. The case of Belgium », Camille Lanssens, *Research Assistant, Université Libre de Bruxelles*

*12.30-13.30: Lunch break*

**13.30-15.30 – Workshop on the 3rd module: “Strategies for defending prisoners’ rights”**

In this workshop, participants will work on the study of concrete cases under the supervision of lawyers specializing in criminal law, fundamental rights and freedoms, ECHR law and representatives of NGOs defending prisoners’ rights. They will thus be able to discover the concrete measures that can be taken to act in light of the specificity of each case, how to define the most appropriate defense strategies.

*15.30-16.00: Coffee break*

**16.00-18.00: Distribution of the pleading subject**

Participants will receive the subject for the pleading competition to prepare for the next day, which will be a kind of grand oral at the end of the training. Students will be divided into groups of 3-4 people to write the pleading.

After an initial work phase, each group will be able to discuss with the lawyers present, ask them questions, and seek advice.

After this discussion, each group will begin writing the pleading.

**Thursday, July 2**

9.00-12.30 – 4th module: “Social life and the prison environment”

* « Asymmetrical Confinement: The Uneven Legal Framework of Detention in France » Jules Cistac , *PhD student, Aix-Marseille University*
* « Prison: a spacefor the reconfiguration of social ties », *Margaux Dominati, PhD student, Aix-Marseille University*

**Round table: A Socio-Professional and Multidisciplinary Approach**

Analysis grid:

How can we better understand the prison phenomenon? Is the punitive approach the best way to combat crime? What work is needed to build trust with prisoners? What methods can be considered to prevent recidivism? Can restorative justice be one of the solutions?

Speakers:

- Representative of the Ministry of Justice: Radu Geamănu, *Lecturer, “Nicolae Titulescu” University of Bucharest, head of department, Directorate for the development of normative acts*

- Former Member of Parliament: Andrei Răzvan Lupu, *Assistant researcher at the Faculty of Law, University of Bucharest*

- Lawyer: Constantin Pintilie, *Bucharest Bar*

- Judge: Paula Marin, *Judge, Bucharest Court*

- Psychologist: Gabriela Dimitriu, *Phd University of Bucharest*

- Sociologist: Ioan Durnescu, *professor, University of Bucharest*

- Criminologist: - Giogos Giannoulis, *Associated Professor of Public Law at the Law School of the National and Kapodistrian University of Athens*

- Ecaterina Balica, *Researcher, Romanian Academy*

- Representatives of the associative world: Georgiana Gheorghe, executive director, APADOR CH

- Representative of Ombudsman:

- Representative of the National Directorate of Probation: Iuliana Cărbunaru, *PhD student University of Bucharest*

*12.30-13.30: Lunch break*

**13.30-15.30: Finalization work on the preparation of the pleading**

*15.30-16.00: Coffee break*

**16.00-18.00: Pleading competition**

The jury will be formed by teacher-researchers participating in the Summer School, representatives of the professional and associative environment who participated in the morning round table.

Apart from the reward for the best pleadings, this exercise will also be subject to an evaluation with a view to obtaining the credits provided by the participants.

**Friday, July 3**

**9:00-13:30: Visit to Bucharest-Rahova Prison**

- meeting with prison professionals

- meeting with prisoners

*13:30-14:30: Lunch break*

**14:30-18:00 – As a conclusion: Final round table “What alternatives to prison?”**

- “The role of pecuniary and patrimonial sanctions as possible alternatives to custodial sentences”

- “Alternatives to detention: what lessons can be learned from the experiences of Scandinavian countries?”

**18:00-20:00 – Closing ceremony and awarding of diplomas**

**CIVIS SUMMER SCHOOL**

**Les droits fondamentaux des détenus**

**face aux obligations internationales des États, aux réalités pénitentiaires et à une nécessaire évolution des conceptions carcérales et de répression**

**29 juin – 3 juillet 2026**

**Bucarest**

**PROGRAMME**

***(40 heures de formation)***

**Lundi 29 juin**

**9.30 – Séance d’ouverture**

Propos de bienvenue :

* [Răzvan Dincă](https://drept.unibuc.ro/Prof.-univ.-dr.-Razvan-Dinca-Decan-s17-a51-ro.htm), *Doyen de la Faculté de Droit, Université de Bucarest*
* Rabie Ben Atitallah, *ACSU, Institut français de Bucarest*
* Ramona Delia Popescu, *Maître de conférences, Université de Bucarest*
* Natasa Danelciuc-Colodrovschi, *Maître de conférences, Aix Marseille Université*
* Ekaterini Iliadou, *Maître de conférences*, *National and Kapodistrian University of Athens*

Propos d’ouverture :

* « La fonction de la peine dans l’ordre juridique étatique », Simona Pavel, *Magistrate de liaison de l’Ambassade de France pour la Bulgarie, la Moldavie et la Roumanie*

**11.00-13.30 – 1er module : Table ronde « La privation de liberté dans les ordres juridiques nationaux »**

Grille d’analyse :

*Quelles sont les spécificités nationales du système de sanctions ? Est-il principalement axé sur la privation de liberté, pour quelles raisons ? Quels sont les principaux types de privation de liberté existants ? Quelle place pour les détentions provisoires et les mesures de sûreté ? Comment les politiques pénales et les pratiques ont-t-elle évolué dans le temps ? Quelle efficacité et quelles limites relevées ? Quels sont les facteurs juridiques et extra-juridiques qui sont à la base des réformes adoptées ou, au contraire, empêchant leur adoption ? Quels sont les principaux défis auxquels sont confrontés actuellement les États ?*

Intervenants :

* France : *Philippe Bonfils, Professeur à Aix Marseille Université*
* Roumanie : *Raluca Mocanu,* *Maître de conférences à l’Université de Bucarest*
* Belgique : *Emmanuel Slautsky,* *Professeur à l’Université Libre de Bruxelles*
* Grèce : *Katerina Iliadou,* *Maître de conférences à l’Université Nationale et Capodistrienne d’Athènes*
* Italie : *Ines Ciolli, Professeure à l’Université Sapienza de Rome*
* Suède : *Julia Dahlqvist, Doctorante à l’Université de Stockholm*

*13.30-14.30 : Pause déjeuner*

**14.30-18.30 – Atelier de travail sur le 1er module : « Les spécificités de la privation de liberté des différentes catégories de détenues »**

Les étudiants seront répartis en cinq groupes de travail dès le mois de mai. Ils devront travailler sur l’une des thématiques ci-dessous et présenteront un exposé de 20-30 minutes, suivi d’un débat. L’exposé fera partie des critères d’évaluation des étudiants en vue de l’obtention des crédits prévus.

Le travail sur les thématiques proposées commencera par la lecture de documents qui seront mis à leur disposition à partir du 1er mai. Fin mai, une réunion de travail sera organisée pour un feedback sur les lectures réalisées, discuter des éventuelles questions apparues lors des lectures, du projet de plan de l’exposé.

Les thématiques proposées pour étude :

* « Le système de sanctions pénales applicables aux mineurs et ses particularités »
* « Enfermement des migrants : détentions administratives, hot spots et camps de refugiés»
* « La privation de liberté des personnes atteintes d’un trouble mental »
* « La détention des personnes radicalisées »
* « L’exécution des peines pour les femmes et ses particularités »

**Mardi 30 juin**

**9.30-12.30 – 2e module : La dignité en milieu carcéral**

* « L’évolution de la garantie des droits des personnes détenues sous l’angle du droit international et français : entre espoir d’un véritable statut et maintien d’une simple „condition” », *Natasa Danelciuc-Colodrovschi, Maître de conférences, Aix Marseille Université*
* « L’influence du droit européen sur les sanctions pénales et les conditions de détention en Belgique », *Julien Pieret, Professeur à l’Université Libre de Bruxelles*
* « Le traitement inhumain et dégradant dans les prisons roumaines sous le viseur de la Cour européenne des droits de l’homme », *Fabian Niculae, magistrat assistant, Cour Constitutionnelle de Roumanie*
* « L’incidence de la dignité/absence de dignité en milieu carcéral sur le devenir post-incarcération »,*Vincent Consettini, Doctorant à Aix-Marseille Université*

*12.30-13.30 : Pause déjeuner*

**13.30-18.30 – Atelier de travail sur le 2e module : « Le respect effectif des droits et libertés des détenus »**

Pour ce workshop, les étudiants seront répartis en sept groupes de travail dès le mois de mai. Ils devront travailler sur l’une des thématiques ci-dessous et présenteront, dans le cadre de l’atelier, un exposé de 15 minutes, suivi d’un débat. L’exposé fera partie des critères d’évaluation des étudiants en vue de l’obtention des crédits prévus.

Le travail sera réalisé sous la supervision d’un enseignant-chercheur, qui proposera une liste de lectures pour son groupe et organisera trois réunions zoom de début mai à fin juin.

Les thématiques proposées pour étude :

* « Le droit à la santé des détenus », *sous la direction de Chara Kafka, Maître de conférences à l’Université Nationale et Capodistrienne d’Athènes*
* « Travail, formation professionnelle et formation continue en prison », *sous la direction de Thibault Gaudin, Maître de conférences à l’Université Libre de Bruxelles*
* « Le droit à l’éducation des mineurs incarcérés », *sous la direction de Constantin Pintilie, avocat, assistant, Université de Bucarest*
* « Maternité et grossesse en détention », *sous la direction de Alexandru Domșa, avocat, doctorant, Université de Bucarest*
* « Droit au respect de la vie privée et correspondance des détenus », *sous la direction de Luca Ciubotaru, doctorant, Université de Bucarest*
* « Droit de confidentialité des données personnelles des détenus », *sous la direction de Andrei Razvan Lupu, avocat, assistant Université de Bucarest*
* « L’univers carcéral et l’exercice des droits civiques », *sous la direction d’Aurélie Duffy-Meunier, Professeure à Aix Marseille Université*

**Mercredi 1er juillet**

**9.30-12.30 – 3e module : « Quelle protection procédurale pour les détenus ? »**

* « La protection juridictionnelle des droits des détenus au niveau national », *Ramona Delia Popescu,* *Maître de conférences, Université de Bucarest*
* « La protection non-juridictionnelle au niveau national. Le cas du Contrôleur général des lieux de privation des libertés en France », *Pauline Malléjac, Doctorante à Aix Marseille Université*
* « La protection juridictionnelle des droits des détenus au niveau international », *Paula Marin, juge, Doctorante à Université de Bucarest*
* « La protection non-juridictionnelle des droits des détenus au niveau international », *Daniel Pistea,* *officier de police judiciaire, Ministère de l'Intérieur*
* « Indemnisation des dommages de l’emprisonnement dans des conditions inhumaines. Le cas de la Belgique », *Camille Lanssens, Assistante de recherche, Université Libre de Bruxelles*

*12.30-13.30 : Pause déjeuner*

**13.30-15.30 – Atelier sur le 3e module : « Les stratégies de défense des droits des détenus »**

Dans le cadre de cet atelier, les participants travailleront sur l’étude de cas concrets sous la supervision d’avocats spécialisés en droit pénal, en droits et libertés fondamentales, en droit de la CEDH et des représentants d’ONG de défense des droits des détenus. Ils pourront ainsi découvrir les mesures concrètes pouvant être prises pour agir au regard de la spécificité de chaque espèce, comment sont définies les stratégies de défenses les mieux adaptées.

*15.30-16.00 : Pause-café*

**16.00-18.00 : Distribution du sujet de plaidoirie**

Les participants recevront le sujet pour le concours de plaidoirie à préparer pour le lendemain, qui sera une sorte de grand oral de fin de formation. Les étudiants seront répartis en groupes de 3-4 personnes pour rédiger la plaidoirie.

Après une première étape de travail, chaque groupe pourra échanger avec les avocats présents, leur poser des questions, demander des conseils.

Après cet échange, chaque groupe commencera la rédaction de la plaidoirie.

**Jeudi 2 juillet**

**9h00.00-12.30 – 4e module : « Vie sociale et milieu carcéral »**

* « L’enfermement asymétrique : le cadre juridique inégal des lieux de détention en France », Jules Cistac , *Doctorant à Aix-Marseille Université*
* « La prison, un espace de reconfiguration des liens sociaux », *Margaux Dominati, Doctorante à Aix-Marseille Université*

**Table ronde : approche socio-professionnelle et pluridisciplinaire**

Grille d’analyse :

*Comment mieux appréhender le phénomène carcéral ? L’approche punitive est-elle la mieux adaptée pour lutter contre la criminalité ? Quel travail est-il nécessaire pour établir un rapport de confiance avec les détenus ? Quelles méthodes envisageables pour prévenir la récidive ? La justice restaurative peut-elle constituer l’une des solutions ?*

Intervenants :

* Représentant du Ministère de la justice, Radu Geamănu, lecteur, Université Nicolae Titulescu Bucarest, chef service, Direction de l'élaboration des actes normatifs
* Ex Parlementaire, Andrei Răzvan Lupu, assistant Faculté de Droit, Université de Bucarest
* Avocat, Constantin Pintilie, Bar de Bucarest
* Juge, Paula Marin, Tribunal de Bucarest
* Psychologue clinicien, Gabriela Dimitriu, lecteur, Université de Bucarest
* Sociologue, professeur Ioan Durnescu, Universite de Bucarest
* Criminologue, Giogos Giannoulis, *Professeur associé de droit public à la faculté de droit de l'université nationale et kapodistrienne d'Athènes.*Ecaterina Balica, chercheur, Académie Roumaine
* Représentants du monde associatif, Georgiana Gheorghe, directeur exécutif APADOR CH
* Représentant du Avocat du Peuple
* Représentant du Direction Nationale de la Probation, Doctorante Université de Bucarest – Iuliana Cărbunaru

*12.30-13.30 : Pause déjeuner*

**13.30-15.30 : Travail de finalisation de la préparation de la plaidoirie**

*15.30-16.00 : Pause-café*

**16.00-18h00 : Concours de plaidoirie**

Le jury sera formé d’enseignants-chercheurs participant à la *Summer School*, de représentants du milieu professionnel et associatif ayant participé à la table ronde du matin.

Mis à part la récompense des meilleures plaidoiries, cet exercice fera aussi l’objet d’une évaluation en vue de l’obtention par les participants des crédits prévus.

**Vendredi 3 juillet**

**9h00-13h30 : Visite à la Prison de Bucarest-Rahova**

* rencontre avec les professionnels pénitenciers
* rencontre avec des détenus

*13.30-14.30 : Pause déjeuner*

**14.30-18.00 – En guise de conclusion : Table ronde « Quelles alternatives à la prison ? »**

* « Le rôle des sanctions pécuniaires et patrimoniales comme alternatives possibles à la peine privative de liberté »
* « Les alternatives à la détention : quels enseignements tirer des expériences des pays scandinaves ? »

**18.00-20.00 – Cérémonie de clôture et de remise des diplômes**

**PROPOSAL TOPICS FOR ONLINE COURSES AND SEMINARS**

1.Health perspective of the persons deprived of their liberty – 4 hours courses, 2 hours seminars – 27 February 2026, 16-19, 6 March 2026, 16-19

Maintaining the health of persons deprived of their liberty is an issue important, including from a public health perspective, considering that persons in custody inevitably return to the community. In this context it is imperative that, irrespective of the form of administration and delivery of services health care in prisons should be approached through the provisions of the United Nations Standard Minimum Rules for the Treatment of Prisoners, and Recommendations of the Committee of Ministers of the Member States on the Rules European Prison Rules REC(2006)2, which are based on the principle of fair access to quality health care.

The course will also address issues related to standards for the equipment, personal and collective hygiene of persons deprived of their liberty.

2.Good order in prisons – 4 hours courses, 2 hours seminars, 13 March 2026, 16-19, 27 March 2026, 16-19

The course will explore the potential for violence that exists in penal institutions and that disobedience by detainees may quickly cause a situation to degenerate. Consequently, the use of force may be necessary on some occasion to ensure prison security, and to maintain order or prevent crime in detention facilities. But in respect of a person deprived of his liberty, any recourse to physical force which has not been made strictly necessary by his own conduct diminishes human dignity and should be denied.

3.Developments and challenges in probation systems – an effective and sustainable alternative to imprisonment– 4 hours courses, 2 hours seminars, 3 April 2026, 16-19, 17 April 2026, 16-19

The course proposes to discuss, as an alternative to the imprisonment, about the probation system starting from the United Nations Standard Minimum Rules for Non-custodial Measures (The Tokyo Rules). The Rules are intended to promote greater community involvement in the management of criminal justice, specifically in the treatment of offenders, as well as to promote among offenders a sense of responsibility towards society.

Within the course experts and academics will try to exchange knowledge, experiences and practices on the probation systems having in mind that community corrections and probation are well embedded in western parts of the world and accepted and implemented in many Eastern European countries. To date, the system struggles to expand with limited resources in Africa and Asia. The webinar will explore and debate the spirit and principles of the UN Tokyo Rules embraced and implemented all over the world following to share and replicate of best practice internationally, including for the future collaborative projects with African partners.

4.The role of the Ombudsman in dealing with the prevention of torture and other cruel, inhuman or degrading treatment or punishment – 4 hours courses, 2 hours seminars, 7 May 2026, 16-19, 15 May 2026, 16-19

By ratifying the Optional Protocol of December 18, 2002 to the Convention against Torture and Other Cruel, Inhuman or Degrading Treatment or Punishment (OPCAT), Romania undertook the obligation to establish the National Mechanism for the Prevention of Torture in Places of Detention. The institution responsible was established the Ombudsman, through the Domain on the prevention of torture and other cruel, inhuman or degrading treatment or punishment in places of detention. The national preventive mechanism shall exercise a preventive mandate, with a view to identifying situations of potential risk of ill-treatment and strengthening the protection of persons deprived of their liberty against ill-treatment and the exercise of fundamental rights without discrimination. The courses and seminars will discuss about the good practices as well about the deficiencies identified by the Ombudsman analysing the results of its activity of monitorization of the detention places.

5. Special cases of prisoners – prisoners of wars, political prisoners, life prisoners, prisoners with psychiatric issues- 4 hours case law discussions, 22 May 2026, 16-18, 29 May 2026, 16-18

The course will explore the function of prisons and jails as important sites of political formation for the civil rights movement, because their primary concerns are combatting state and corporate power, racism, colonialism, and militarism.

Having in mind that a life prisoner is obliged to wait and serve an indeterminate number of years of his sentence, it is important that national law contains a mechanism guaranteeing a review no later than twenty-five years after the imposition of a life sentence, with further periodic reviews thereafter and a right for prisoner to complain about the conditions attaching to his sentence.

**PROPOSAL TOPIC FOR WEBINAR**

– 2 hours - 20 March 2026, 16-18

**The rights of prisoners in the European Court of Human Rights’ case-law**

The European Court of Human Rights is frequently called upon to rule on allegations of violations of various provisions of the Convention in the context of the treatment of prisoners, restrictions on their rights or interferences with their exercise of those rights. The European judges have developed a large body of case-law to determine the nature and extent of prisoners’ rights under the Convention and the obligations of national authorities in the treatment of prisoners. The object of the webinar is to provide an overview of the Court’s case-law on prisoners’ rights in the different phases of imprisonment by presenting a cross-sectional analysis and taking into account all the relevant provisions of the Convention in this field.

The preliminary study of these questions will allow students to have a good knowledge of the European protection guaranteed to prisoners in the Member States and to have a better understanding of the themes which will be studied during the Summer School.

**PRESENTATION OF THE PARTNERS:**

**University of Bucharest:**

The coordinator of the project involves academics with practical experience in their fields of competence who can bring new approaches from their professional perspective: legal, psychological, sociological.

*Dr. Raluca-Ioana Mocanu* is Associate Professor in Criminal Law, member of Criminal Law Department, Faculty of Law, University of Bucharest. She delivers a course on *Organised Crime Offences* at Master Program - Criminal Sciences, and a course on *Penitenciary Law* at Bachler level. She has also classes on Criminal Law at Bacher level.

She has nearly 20 years of experience in analyzing national legal dispositions (with a comparative perspective) and jurisprudence and to formulate critical opinions regarding the implementation of the law, based on both perspectives -from a theoretical and practical insight.

Experience in analyzing legal disposition from a broader perspective due to several research stays in foreign universities (University of Fribourg/Switzerland, University of Poitiers/France, Woodrow Wilson Center/Washington DC, USA).

*Prof. Dr. Ioan Durnescu* is professor at the University of Bucharest, Faculty of Sociology and Social Work. He teaches and conducts research in the area of probation, prison and deradicalization fields. His special interest is comparative probation, reentry and interventions with justice-involved clients. He conducted many training sessions in different countries such as Jordan, Moldova, Spain, Kosovo and so on. Ioan is one of the editors of the Probation in Europe (WOLF) and the Understanding penal practice (Routledge) and the author of Core Correctional Skills. The Training Kit. He is also one of the co-editors the European Journal of Probation, a journal published by the University of Bucharest in partnership with SAGE Publishing.

*Ramona Delia Popescu* is associate professor at Faculty of Law teaching constitutional law, parliamentary law and sociology of law. Alongside his professional career as a constitutional law expert and legal adviser within Ministry of Justice for more than 20 years, Dr. Popescu has been able to publish a high number of articles on a wide array of issues pertaining to constitutional and legislative affairs, legislative analysis and institution-building processes. She has developed a great talent of translating observations and empirical data derived from professional work in law into publications and academic teaching regarding the role of parliament, the quality of law, the reinterpretation of the political system of Romania by the Constitutional Court. As such, Dr. Popescu stands as a role model for how to efficiently combine sophisticated academic activity with public service. Recognition of his expertise in this area can be shown by his work for the Ministry of Justice and Presidential Administration.

*Dr. Ecaterina Balica* is senior researcher at the Institute of Sociology of the Romanian Academy. Over 30 years of research experience in sociology of crimes and criminology (restorative justice, mediation in penal matters, probation, homicide, homicide-suicide, media and crimes). Expertise in qualitative research on victims and survivors of femicide and violence against women. Full Professor, holder of the course Sociology of the Victim (undergraduate level), collaborator of the Faculty of Sociology and Social Work, University of Bucharest, and Ethics of Research Ethics with Vulnerable Persons (Doctoral School of Sociology and Legal Sciences).
Coordinator and member of national and international projects focused on different type of violence: Improving legal responses to counter femicide EIGE-2020-OPER-10, Children left behind by labor migration: supporting moldovan and ukrainian transnational families in the EU (2022-2023/CASTLE), ICMPD/2021/MPF-357-004, Joint research project: Public narratives and attitudes towards refugees and migrants. Comparative analysis Romania-Bulgaria (2022-2024) Advancing Administrative Data Collection on Intimate Partner Violence and Gender-related killings of Women, EIGE/2019/OPER/01.

*PhD Iuliana Elena Cărbunaru* is currently probation inspector in the National Probation Directorate within the Romanian Ministry of Justice ensuring the development and implementation of the international projects and promoting the probation system at the international level. Starting with 2017 she is Board member of the Confederation of European Probation (CEP) and in October 2022 she was elected as Vicepresident of the CEP.
As an employee of the Romanian probation service for the past 23 years Ms. Cărbunaru has served as probation counsellor probation inspector and director of probation service.
Her international experience includes working with probation services from Europe and North America and she is acting as an expert for the Council of Europe in her area of expertise and short term expert in projects financed by the European Union in the Balkans.
She holds a B.A in Social Work, a M.A in Community Justice Administration and she is currently doing her PhD on penal policy transfers in Europe. From 2023 she is associate professor at Bucharest Univeristy, Sociology and Social Work Faculty.
*PhD Gabriela Dumitriu* is a clinical psychologist and psychotherapist with competence in psychological expertise, a university lecturer, and the President of the Clinical Psychology and Psychotherapy Committee of the Romanian College of Psychologists.

Her academic and scientific interests include child and family psychotherapy in crisis situations (divorce, abuse), trauma psychology, clinical psychology, and the psychology of highly sensitive children. She is also the president and trainer at ArtePsy (Association of Expressive-Creative Therapies and Clinical Psychology), where she organizes accredited continuing education courses for psychologists in clinical psychology and psychotherapy.

She has contributed chapters to collective volumes and articles in professional journals addressing crisis-related issues (abuse, divorce) both nationally and internationally. Additionally, she has served as an expert on high sensitivity in children in Erasmus++ projects. Gabriela worked in the child protection system for 10 years and has over 20 years of practical experience in clinical psychology and psychotherapy for children, adults, and families.

*Constantin Pintilie* is PhD student and junior (assistant) professor in Constitutional Law at University of Bucharest – Faculty of Law. He has been a member of the Bucharest Bar since 2015, practicing as a lawyer in civil and administrative law cases. His main academic interests include legal foreseeability and human rights, in both national and EU law context.

*Dr. Fabian Niculae* is assistant-magistrate at the Constitutional Court of Romania (2009-present) and expert – research field at the Constitutional Court of Romania (2000-2008). He is also associate teaching-assistant at the Faculty of Law, Bucharest University (2006-present) on constitutional Law. He has a Ph.D in 2009 – Law (International Law) - Models of regionalization in the context of European integration.

**Aix-Marseille University:**

The members of the team of Aix-Marseille University are recognized specialists in different fields in line with the general topic of the project.

Philippe Bonfils is a Professor at the Faculty of Law and Political Science of Aix-Marseille University and the most known French specialist of juvenile criminal law. He is also a lawyer and is dealing with the problem of the guarantee and respect of the prisoners’ rights from the practical point of view. He is the author of a very important number of books and research studies on criminal law, criminal procedure, juvenile criminal law.

Aurélie Duffy-Meunier is a Professor at the Faculty of Law and Political Science of Aix-Marseille University. She is the author of a book of fundamental rights and specialist in comparative fundamental rights and freedoms. Her geographical research area is the common law (United Kingdom, USA, India, Australia). This expertise will allow to have a common law approach in studying the prisoners’ rights.

Natasa Danelciuc-Colodrovschi is an Associate Professor at the Faculty of Law and Political Science of Aix-Marseille University. She is a specialist of fundamental rights and freedoms on national and European levels. Her expertise in comparative constitutional law and European law will constitute a very strong asset in dealing with the different questions studied in the project in order to address them in a more open approach and to consider the different solutions to the problems existing in France and Romania. Mrs. Danelciuc-Colodrovschi has a great experience in managing international projects. She is now the coordinator of two international projects realized with research teams from Romania and Bulgaria, has participated in three CIVIS projects (2021, 2022 and 2023) and coordinated for Aix-Marseille University an ERASMUS+ programme (2019-2023) on *Modernisation of master programmes for future judges, prosecutors and investigators with respect to European standard on human rights in Belarus and Ukraine.*

Pauline Malléjac is a PhD student at the Faculty of Law and Political Science of Aix-Marseille University. She works on the question of the control realized by the *Contrôleur général des lieux de privation de liberté*, a quite new institution created in France in order to fight against unhuman treatment of prisoners. The reports realized by this institution constitute a reference in all the judgments pronounced by the European Court of Human Rights against France these last years. Pauline’s expertise will allow to address the issue of non-jurisdictional control of prisons and evaluate its effectiveness in the perspective of its implementation in other European countries.

**National and Kapodistrian University of Athens:**

As in the case of the Romanian and French teams, the Greek team is formed by Professors who are also lawyers, who know the real situation in the country’s prisons and who participated as experts for national authorities in the perspective of realizing different reforms in the field of criminal law, environmental law, institutions reforms, etc. Katerina Iliadou is an Associated Professor of Public Law at the Law School of the National and Kapodistrian University of Athens. She is a specialist of fundamental rights and freedoms and realized numerous studies, including the prisoners’ rights. She is also a lawyer in Greece, as well as Chara Kafka, who is also an Associated Professor at the same institution and whose research focuses especially on the question of respect for rights and freedoms during exceptional regimes.

Mr. Giogos Giannoulis is an Associated Professor of Public Law at the Law School of the National and Kapodistrian University of Athens specialized in criminology. His research focuses on the questions of criminal phenomena, recidivism and social reintegration of criminals. All these questions are provided to be studied within the framework of the CIVIS Summer School.