

ANNUAL REPORT

2024/25

Judicial Institute for Scotland



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Chair's foreword

I am pleased to introduce the Judicial Institute for Scotland's Annual Report for 2024-25. The Institute has continued to advance judicial training and education amid ongoing social, technological and legislative change.

I was appointed as Chair of the Judicial Institute on 10 March 2025, having previously held the role of Vice Chair since 2023. My predecessor, Lord Beckett, stepped down following his appointment as Lord Justice Clerk on 31 January 2025. Lord Beckett has been a forward-thinking and effective proponent for modern judicial training and education. His support for the Judicial Institute's work has been invaluable.

Important steps have been taken during the reporting period which were designed to enhance our capacity to deliver new projects and to expand internal judicial leadership. This has included the restoration of the Deputy Director's secondment from a part to a full-time post. A new senior manager position has created with the title 'Head of Legal and Secretariat'. This role will also lead on advances in tribunal training. These developments should enhance the Institute's ability to deliver high-quality training and respond effectively to the rapidly evolving training needs of Scotland's judiciary.

I am grateful to the staff of the Institute who provided daily support to the judicial directors in the planning and delivery of training and the publication of our resources, along with all who participated in and contributed to training events.

The Hon. Lady Drummond

Highlights 2024-25

In 2023, the Judicial Institute launched its three-year training plan covering the period to 31 December 2025. This reporting period covers a period that straddles much of the mid period of the plan. It is encouraging to report that the Institute has met many of its objectives across all seven focus areas outlined in the [original plan](#).

However, changes in circumstances have led to the identification of new training needs that have required the modification of the plan in this reporting period. At the request of the Lord President, we accelerated the programme of judicial training in trauma-informed practice at sheriff court level, as set out immediately below. As no additional resources were made available the consequence was that parts of the planned curriculum for the second half of 2024 and first quarter of 2025 were postponed till later in 2025.

Accelerated programme of trauma training

By the end of the reporting period every senator, temporary judge, salaried sheriff and summary sheriff had completed a "first stage" Judicial Institute course in trauma-informed judging. The same course is now delivered to all newly appointed senators and sheriffs as part of induction. We have also delivered a half-day version of the trauma course to a cohort of part time sheriffs. All those sitting in the High Court have completed further "second stage" training in "complexities of sexual offences cases". The roll out of a similar course for sheriffs who are not temporary judges is ongoing.

The programme of courses is supplemented by a Trauma Resource kit and a Domestic Abuse Resource kit, both containing substantial online materials designed to assist judicial office holders dealing with both sexual and domestic abuse offences. The nature of both types of offending means perpetrators are often involved in both and issues and practices are inextricably linked in many cases.

First stage trauma-informed judging course – content and delivery

This course has complainants of sexual offences at its core; participants are also asked to look more widely at the causes of trauma. A complainant of sexual abuse may well have suffered trauma directly because of the offence. Many have been affected by historic trauma including domestic abuse and adverse childhood experiences. The underlying objective is to get participants to consider the triggers for retraumatisation that exist in the court process and to think about how these might be minimised by virtue of the agency of the presiding judge, whether directly or indirectly.

The examples used tend to be based on sexual offence trials, however the lived experience voices used speak of how trauma impacts on the quality of evidence which might be applied

to any witness. We discuss the impact of long-term domestic abuse and coercive control when looking at post-traumatic stress disorder. A simplified but effective simulation of the impact of trauma is used to illustrate the experience of victims. This focus is on the types of repeat and long-term offending we would see in domestic relationships, the effect of which can lead to a diagnosis of complex post-traumatic stress disorder as defined in the internationally recognised diagnostic guides.

The course also covers more practical steps around intervention with practitioners and considers case law and jury directions. The specific case study we use involves a sexual offence. However, our discussion recognises that a wide range of individuals who may be called to give evidence in court, such as victims of domestic abuse (in both criminal and civil proceedings), bereaved next of kin, and victims in health and safety cases, can all be significantly affected. The impact of trauma on victims of sexual and domestic abuse is considered in the wider context. This includes contact disputes and hearings where bail conditions are being imposed.

The Jury Manual directions are referred to in this context as a guide to encourage judicial office holders to have the confidence to intervene in response to misinformation about normal trauma responses and/or misassumptions about evidence being used by practitioners.

Second stage of training: 'Complexities of Sexual Offences Cases'

This course examines the making of timely and effective interventions to prevent abusive, repetitive and irrelevant questioning and to secure a fair trial. This kind of judicial intervention is not easy to achieve consistently and well. We use anonymised transcripts from real cases to analyse the issues which judges can expect to deal with when they seek to intervene to regulate the conduct of a trial. The course emphasises the importance of constant judicial vigilance to secure prompt intervention.

Jury Manual changes

The Jury Manual Committee met in June, September, November and March during the reporting period and formally approved several important changes. Significant updates were made in November to law and directions following the Lord Advocate's References 2 and 3 of 2023 in the following chapters: 'Corroboration', 'Generally/Corroboration in rape etc', 'Corroboration: Evidence of Distress', 'De Recenti Statements', 'Res Gestae Statement', 'Rape (common law)', 'Sexual Offences (Scotland) Act 2009' and 'Appendix 1 – Jury Directions Checklist'. In March, updates were made to the 'Corroboration: Evidence of Distress', 'Hearsay' and 'Sexual Offences (Scotland) Act 2009' chapters.

The Jury Manual continues to be a vital resource for the judiciary and the profession. It provides a summary of the law in connection with many offences usually prosecuted in solemn courts. It is used daily to structure and inform legal argument as well as judicial decision making. The advice on procedure and specimen directions provide an up-to-date guide on how to preside over a jury. The Jury Manual has evolved over many years. It is a very large document. During the reporting period the committee continued to make progress in its long-term aim to revise existing draft directions to seek to ensure that plain language is used as much as possible when judges and sheriffs are charging juries.

Equal Treatment Bench Book update

The project to update the Equal Treatment Bench Book reached fruition in this reporting period. The equal treatment of all who appear in court is a core judicial responsibility. The Equal Treatment Bench Book assists judicial office holders to uphold this.

In early 2024, it became clear that a considerable amount of time had passed since the Scottish Equal Treatment Bench Book (ETBB) was last updated: a delay largely attributed to the impact of the Covid-19 pandemic. During this period, developments in Scottish society relevant to the work of courts and tribunals and the practice of the courts had evolved significantly, prompting the decision that a comprehensive rewrite was both necessary and timely.

During the reporting period, the Judicial Institute identified as editors two experienced judicial office holders, Sheriffs Frances McCartney and Sara Matheson. The Judicial Institute Board and staff supported the editors in the planning and drafting of a new updated version of the ETBB. Part of this work involved a wide-ranging consultation exercise, with a range of external individuals and organisations. Details of those who took part in this exercise can be found in Appendix C of the bench book.

The revised Equal Treatment Bench Book was published on the Judicial Hub on 7 February 2025. This was a “soft launch” of the bench book restricted to courts and tribunals judiciary. The principal reason for this approach was administrative and technical difficulties in the preparation of the public facing version. The soft launch did allow us to obtain judicial feedback in advance of its public launch. The ETBB was published on the external facing [Judiciary of Scotland website](#) in early April 2025, a short time after the end of this reporting period. This made it available to the wider public and not just judicial office holders.

The ETBB has been updated in accordance with our regular review. It will continue to be reviewed regularly to ensure that it does not become out of date again.

Vulnerability and Communication course

As a supplement to the work carried out by the editors of the ETBB, a new day-long course was devised in collaboration with them which expanded upon the range of vulnerabilities that are often encountered by court and tribunal judges. The course focused on some of the current issues affecting vulnerable court users. Sessions included: Communication Vulnerability and Accessibility, Racial Bias, Census Statistics, Child Poverty, Educational Statistics, Housing and Rural Poverty.

Other areas of progress

Courses for senators

In 2024-25, senators were provided with several formal training events. The Complexities of Sexual Offences Cases course described above was developed and first delivered at the end of the previous reporting period. We delivered it on three further occasions over 2024-25. As a result, all senators and temporary judges sitting in the High Court have attended this course. This was a significant project that was delivered with the strong support of the Lord President who secured the release of the participants from other important duties to attend the course.

In June 2024, a full induction programme was delivered for five new senators and two temporary judges. Spanning five days, the training involved written exercises, video materials, and extensive reading and research.

Later in 2024, training was provided to selected senators in immigration law, led by judges from the Upper Tribunal Immigration and Asylum Chamber (UTIAC). The event was arranged with the support of the Lord President. It provides a promising model for future collaboration with UTIAC and other reserved tribunals.

The Judicial Institute also played a role in advancing judges' applied digital skills, most notably through its support for the full digitisation of the Court of Session case management system in early 2025. Working in close collaboration with colleagues from the Scottish Courts and Tribunals Service (SCTS), the Institute delivered training assisting judges to navigate the new online system with greater confidence and accuracy, supporting the adoption of a fundamentally different way of working.

Courses for sheriffs and summary sheriffs

During the three-year period covered by our training plan to 2025, we have strengthened training provision across the six priority areas that we had identified: judicial ethics, legal skills, modern judicial skills, personal welfare and security, social context, and substantive law.

We delivered case management training in both criminal and civil contexts, supporting judicial office holders in addressing backlogs and procedural changes, including in recent enhancements to the summary case management process. We maintained focus on substantive law, evidence, and procedure, with courses incorporating sentencing guidelines and addressing complex areas such as sexual offences and guardianship. We also expanded contextualised learning through the increased use of case studies and digital tools, trialling new content in induction courses and planning further integration of digital literacy into future programmes. An established programme of monthly webinars has allowed us to provide more flexible opportunities for learning on specialised topics.

Towards the end of the current reporting period, in March 2025, we delivered the first course for part-time sheriffs in many years. The Judicial Office agreed to provide additional funding for the attendance of participants. The programme was well-received by the 19 attendees. The course content included a compressed version of the first stage trauma course described above as well as a range of civil topics. We hope to deliver more training to this segment of fee paid court judiciary on a regular basis, though this is dependent on future funding. We continue to explore opportunities to deliver training courses to sheriffs sitting in retirement.

Justices of the Peace

The current reporting period saw a significant milestone in the training of justices, marked by the recruitment and induction of 76 new prospective justices of the peace. In collaboration with sheriffdom legal advisers, the Judicial Institute delivered a structured two-part induction programme, comprising two days, which bookended the locally delivered induction sessions held across sheriffdoms between May and September 2024.

The induction programme was designed to build confidence in the role, foster connections among new justices, and strengthen relationships with the legal advisers they will work alongside when sitting on the bench.

- **Part One** focused on foundational topics including equality and diversity, judicial conduct, impartiality, ethics, and a dedicated session on domestic abuse. This session emphasised the prevalence of domestic abuse across a broad spectrum of case types, including those heard in the lower courts.

- **Part Two** concentrated on judge craft, covering key areas such as judicial communication, decision-making, and the judicial voice. A session on community justice and rehabilitation provided a valuable opportunity for engagement with representatives from Community Justice Scotland, enriching the justices' understanding of the broader justice landscape.

In addition to the induction, the Judicial Institute continued to deliver courses bespoke to the needs of justices of the peace. Course topics included communication skills, effective decision making and road traffic law. The courses feature lecture-type inputs, discussion sessions and the opportunity for Justices to supplement their learning with mock hearings in our learning suite.

Scottish Tribunals

For some time, the Institute has delivered a cross-jurisdictional course twice a year to nominated first-tier tribunal judges from all chambers and the Mental Health Tribunal for Scotland. The course is well regarded and much of it is delivered by Chamber Presidents. Limited funding to support attendance at the course has restricted our ability to make it more widely available. With the support of the President of the Scottish Tribunals, during the reporting period a proposal was developed to increase training capacity by introducing a third annual course and incorporating remote learning options to enhance accessibility and participation.

In addition to the expanded training for First-tier Tribunal members, the Judicial Institute delivered a course for the Upper Tribunal for Scotland in early 2025. This course offered a comprehensive and practical overview of the Upper Tribunal's operations as well as an opportunity for judges and sheriffs assigned to the Upper Tribunal to consider in a collaborative environment a range of commonly encountered issues. The course was delivered with the full support and involvement of the President of the Scottish Tribunals. The Institute continues to work closely with the President to ensure that training remains aligned with the evolving needs of Upper Tribunal members.

Innovation and enhancement projects

We continued to make incremental improvements to our learning environments, including scheduled upgrades and improvements to the design of the Judicial Hub, which is the main online learning environment and intranet for all judicial office holders.

The Learning Suite, located in Parliament House, Edinburgh, is our main venue for training. Whilst some courses are delivered online to remote participants, in-person learning continues to be our main delivery method. After upgrading the equipment in the learning suite, we

have begun to explore a further option for delivery in the form of hybrid learning. In this configuration, participants can either attend remotely or in person, depending upon their personal circumstances. By the end of the reporting period, we had carried out several practice exercises with remote speakers and attendees.

We explored the use of multimedia to enhance the learning experience in courses and online resources. Two notable projects of this type occurred during the reporting period. The first was a video presented by Sheriff Principal Aisha Anwar setting out the mechanisms and benefits of the new summary case management process. This has been made available online to sheriffs and summary sheriffs dealing with the management of summary criminal cases. The second was the production of a video of the lived experience of giving evidence in court in sexual offences trials. The content included accounts from women who had given evidence in court in sexual offences trials as well as observations from a very experienced worker in the witness service. The video has been used in the trauma training delivered to part time sheriffs outlined above.

National and international events and links

The Judicial Institute aims to build and maintain useful connections with judicial educators and other relevant organisations and individuals, exchanging knowledge, and actively engaging in both national and international networks. Officials and the directors took part in a number of events and networks during the reporting period, some notable examples of which are highlighted here.

Think tank on open justice

On 22 April 2024, the Judicial Institute participated in a landmark event focused on the Future of Open Justice in Scotland. Held in Parliament House, this event involved invited contributions from the Scottish media, judiciary, and academia to explore current challenges and future opportunities in advancing Open Justice.

Hosted by journalist Martin Geissler, with a keynote from Lord Pentland (now the Lord President), the programme was designed to foster frank and forward-looking discussions around initiatives aimed at increasing transparency and public engagement with the justice system.

Following the event, members of the Judicial Institute contributed to a written report, which was shared with participants and the wider judiciary. The report outlined a series of next steps to help drive progress in this vital area.

By participating in events of this type, the Judicial Institute strengthens its ability to design relevant and responsive training programmes: a capability already yielding results, particularly in the development of training on judicial writing.

European Judicial Training Network (EJTN)

The Judicial Institute has observer status within the European Judicial Training Network (EJTN). Observer status provides scope to participate in many EJTN activities. During the reporting period we continued to make a meaningful and reciprocal contribution to EJTN's annual programme. As an active member of the Judicial Training Methods Working Group, Institute officials participated in its biannual meetings, supporting the design and development of EJTN's training curriculum.

In 2024–25, the Institute delivered two seminars to European judges and prosecutors. The first, held in Celle, Germany in April 2024, explored the challenges and opportunities of virtual hearings. Drawing on Scotland's innovative response during the Covid-19 pandemic, the seminar examined the implications of remote proceedings for open justice. The second seminar, held in Hamburg, took the form of an adapted version of the Institute's first stage trauma-informed judging course.

We were represented at the EJTN General Assembly in Brussels. This important forum brings together judicial training institutions from across Europe and the UK, fostering ongoing collaboration, knowledge exchange, and strategic dialogue.

UK and Ireland judicial training bodies meeting, 5 and 6 December 2024

This annual event is hosted on a rotational basis. In 2024 the Institute hosted the meeting in Parliament House, Edinburgh. Delegates from each of the four UK and Ireland jurisdictions attended the two-day event. They included both judicial trainers and officials involved in the administration of judicial training in each jurisdiction. A primary focus was on the work being done in Scotland in relation to trauma-informed practice. This event provided a welcome opportunity to share knowledge and experience amongst officials and judicial trainers representing the other judicial training bodies. A particular highlight of this year's event was the participation by invitation of Justice Tom Crabtree from the National Judicial Institute of Canada.

Appendix I

Judicial training methods

Judicial education in Scotland is predominantly judge-led, judge-devised and judge-delivered. Our training and resources are enriched by judicial contributions from across Scotland. The directors and staff team of educators work closely with these judicial contributors, advising them in applying robust learning designs and effective delivery styles. We also work closely by invitation with a range of subject matter experts, academics and lived experts in the design and delivery of judicial education.

All judicial courses continue to be evaluated via end of course surveys. The course teams analyse the evaluation data and create relevant action plans during the process of debrief. This process seeks to improve future iterations of the same course and aid the development of other courses. We also take account of the results of the Judicial Attitudes Survey, an anonymous and voluntary survey, conducted online every second year by the Judicial Institute of University College London. JAS includes questions inviting the views of participating judicial office holders about the availability and quality of judicial training. The 2024 survey results were published at the end of February 2025.

Led by its Directors and Head of Education, the Judicial Institute continues to play an active role in strengthening the quality of judicial training through engagement with national and international networks, working and steering groups and academic forums. These connections enable the Judicial Institute to share expertise in educational methods and theory, exchange ideas about leading and managing innovation and change, and to learn from best practice across jurisdictions.

Appendix II

Governance and management

Board and Advisory Council

The Judicial Institute's purpose is to support justice in Scotland by providing the highest standard of judicial education and training, as set out in the [Governance Framework](#) for the Judicial Institute for Scotland.

The Board of the Judicial Institute is tasked with realising this remit. It meets quarterly. At the end of the reporting period its members were:

The Hon. Lady Drummond (Chair)
Sheriff Pino Di Emidio (Director)
Sheriff Adrian Cottam (Deputy Director)

The position of Vice Chair was vacant.¹

The Board sets the Institute's strategic direction on behalf of the Lord President.

The role of the Advisory Council is to provide the Judicial Institute Board with advice on any aspect of the Institute's remit. It meets twice per year. Aside from the four judicial Board members, the Advisory Council comprises no more than 13 others. The majority of the Council must be judicial office holders. The Council shall include at least a sheriff principal, two sheriffs, a part time sheriff, a summary sheriff, two justices of the peace, a representative of the Justice Directorate of the Scottish Government, a member of the Scottish Tribunals and such other persons who possess such particular expertise as the Chair considers would be of assistance to the work of the Institute. At the end of the reporting period, aside from the four judicial Board members, its members were:

¹ Lord Colbeck was appointed by the Lord President to the position of Vice Chair of the Judicial Institute on 3 June 2025.

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Members	
Sheriff Principal	Sheriff Principal Nigel Ross
Sheriff	Sheriff Kenneth Campbell KC
Sheriff	Sheriff Wendy Sheehan
Summary Sheriff	Sheriff Joanna McDonald
Part-Time Sheriff	Sheriff Gerard Sinclair
JP	Stuart Fair
JP	Professor Susan Stokeld
Tribunals (devolved)	Judge Aileen Devanny
Tribunals (reserved)	Judge Susan Walker KC (Hon)
Scottish Government	Cat Dalrymple, Justice Directorate
Non-Judicial	Caroline Bruce, Head of Programme for Trauma, NHS Education for Scotland

Judicial office holders

As at the end of the reporting period the number of court judiciary in Scotland was as follows:

Members	
Senators	36
Sheriffs principal	6
Sheriffs	132
Summary sheriffs	39
Part-time sheriffs	25
Part-time summary sheriffs	10
Land Court and Lands Tribunals for Scotland members, including Chairman	8

In addition, the Judicial Institute has an overarching role in the training of justices of the peace and Scottish tribunal judges. As at 31 March 2025 there were 248 JPs (of which 68 took up post in 2025) and 658 members of the devolved tribunals.

Committees and working groups

Several committees and working groups lead on key aspects of the Institute's work.

Jury Manual Committee

The Jury Manual is the most frequently accessed resource on the Judicial Hub. A public-facing document, provided on the [Judiciary of Scotland website](#), it is used by and referred to daily by the majority of judicial office holders in solemn trials. The Jury Manual offers a collection of suggested directions which judges may refer to when composing their charge to the jury, as well as essential advice on the effective conduct of trials and guidance on the applicable law.

The Jury Manual Committee is responsible for updating the Jury Manual. It meets on a quarterly basis and also engages in regular correspondence to discuss possible revisals. It comprises three sheriffs and three High Court judges. The committee was chaired by Lord Beckett until his appointment as Lord Justice Clerk on 31 January 2025; the Hon Lady Drummond then became Chair. Sheriff Andrew McIntyre has continued as editor during the reporting period.

Justices' Training Committee of the Judicial Institute

The Justices Training Committee of the Judicial Institute is responsible for keeping the National Curriculum for Justices of the Peace under review. This underpins all training for justices in Scotland. It also agrees the National Training Programme, which outlines the education the Institute will provide for justices in the following training year. The other key function of this committee is to report annually to the Lord President on an account and evaluation of training for justices, including oversight of training delivered by the Justices' Training and Appraisal Committees in the local sheriffdoms. This includes assuring the Lord President that those who deliver training to justices across Scotland have the skills to do so, for example, through the Institute's "train the trainer" initiatives. The committee meets twice per year and is made up of justices from each sheriffdom and one sheriffdom legal adviser representative.

Justices Technical Training Committee

The Justices Technical Training Committee is a working group of the JTCJI. It is chaired by the Institute's Deputy Director Sheriff Cottam and is made up of all six sheriffdom legal advisors in Scotland. The key remit of the JTTC is to identify legal or training issues of relevance to justices and provide advice on the development of training programmes and materials.

Judicial Education for Tribunals

The Judicial Education for Tribunals working group brings together representatives from each devolved tribunal with judicial and educational leaders of the Judicial Institute. The group was established in 2018 after the Lord President assumed responsibility for tribunal training under section 34(1)(a) of the Tribunals (Scotland) Act 2014.

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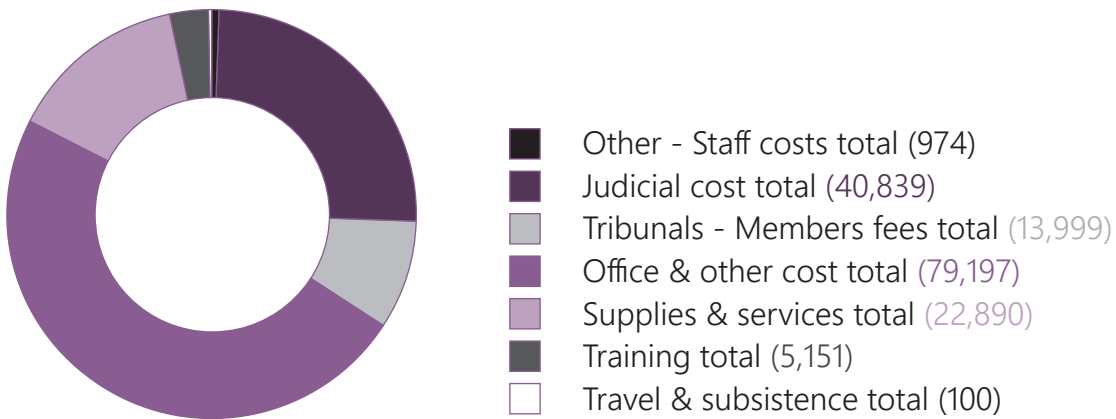
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The remit of the working group is to identify and develop core training programmes; agree training guidelines and a quality assurance framework for specialist training undertaken by the tribunals themselves; and implement the agreed tribunal training model. The working group provides oversight of the cross jurisdictional 'Tribunal Craft' course. Judge Aileen Devanny, President of the Housing and Property Chamber of the First-tier Tribunal for Scotland, has been Chair of the working group during the reporting period. The working group meets twice yearly. It submits an annual report to the Lord President detailing the training activities of the various chambers and the Mental Health Tribunal for Scotland.

The working group provides a useful medium for dialogue between the Chamber Presidents and the Mental Health Tribunal for Scotland and the Institute. The Director also discusses the Institute's role in judicial training for tribunals with the President of the Scottish Tribunals on a regular basis.

2024/25 expenditure

Total expenditure in respect of business costs was £163,150.



Course and Event Calendar

Courses

Courses delivered between 1 April 2024 and 31 March 2025.

(R) after the course title denotes that the course was held remotely via MS Teams. Courses were otherwise held in person. All courses not stated to be for senators, justices or tribunal judges were for sheriffs.

Course	Date	Participants
Decision Making for Justices (R)	18/04/2024	19
Shrieval Induction: Days 1-5	22/04/2024	18
Trauma Informed Judging	02/05/2024	18
Judicial Writing	09/05/2024	14
Justice of the Peace Induction: Day 1	23/05/2024	38
Justice of the Peace Induction: Day 1	24/05/2024	40
Complexities in Sexual Offences Cases (for Senators and Temp Judges)	31/05/2024	17
Sheriff and Summary Sheriff Refresher	13/06/2024	7
Senator Induction	17/06/2024	6
Shrieval Induction Day 6	04/09/2024	15
Justice of the Peace Induction: Day 2	09/09/2024	36
Justice of the Peace Induction: Day 2	10/09/2024	40
Expert Evidence	12/09/2024	11
Temporary Judge Induction	24/09/2024	5
Communicating in Court	02/10/2024	12
Complexities in Sexual Offences Cases (for Senators and Temp Judges)	04/10/2024	17
Adoption and Permanence	08/10/2024	18
Criminal Case Management	10/10/2024	7
Sentencing	23/10/2024	11
Shrieval Induction	28/10/2024	7
Trauma Informed Judging	07/11/2024	17
Tribunal Craft (for Tribunal Members)	13/11/2024	16

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Course	Date	Participants
Trauma Informed Judging	21/11/2024	17
Decision Making for Justices	26/11/2024	14
Immigration Law Training (for Senators & Temp Judges)	29/11/2024	4
Trauma Informed Judging	03/12/2024	17
Modern Road Traffic Challenges for JPs (R)	12/12/2024	15
Developments in Family Law	18/12/2024	18
Upper Tribunal Judicial Members	14/01/2025	26
Trauma Informed Judging	21/01/2025	17
Trauma Informed Judging	28/01/2025	14
Complexities of Sexual Offences Cases (for Senators and Temp Judges)	30/01/2025	13
Common Challenges in the JP court	05/02/2025	16
Criminal Case Management	25/02/2025	17
Communication and Vulnerability	13/03/2025	16
Part-Time Sheriff	17/03/2025	19
Tribunal Craft (R) (for Tribunal Members)	27/03/2025	18

In this reporting year 49 days of programming were delivered for a total of 630 participants.

Webinars

In this reporting year 9 webinars were delivered for a total of 115 participants.

Webinar	Date	Participants
Mediation in Sheriff Courts	18/04/2024	10
Criminal Injuries Compensation Scheme - Awareness Session for Sheriffs	07/05/2024	8
OurFamilyWizard platform	27/06/2024	17
Creative Child Contact in the Digital Age	26/09/2024	12
The Impact of Imprisonment on Families and UNCRC Implications	28/11/2024	13
Mediation in the Sheriff Courts	11/12/2024	9
Scottish Health Action on Alcohol Problems (SHAAP): Alcohol Use Disorder	16/01/2025	14

Webinar	Date	Participants
The Work of the Office of the Public Guardian (Scotland)	04/03/2025	14
Liquidations	11/03/2025	18

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