**Call for Papers**

eucrim is a well-established online journal (with print copies of issues available) that serves as European-wide forum for all related aspects to the EU's Area of Freedom, Security and Justice. The protection of the EU's financial interests is considered a pilot for the journal since this area has strongly contributed to the European integration in the field of "crimistrative" justice over the last decades. By its article section, eucrim encourages the discussion among both legal practitioners and academics. The article section includes scientific and policy analyses headed under a focal topic. Please find below an overview of the focal topics of the upcoming issues and the submission deadlines for articles. Please note that the detailed list of possible items that could be addressed in articles is only indicative and by no means exhaustive. Any other suggestions from authors are welcome.

Author guidelines can be found at: [https://eucrim.eu/service/submissions-and-author-guidelines/](https://eucrim.eu/service/submissions-and-author-guidelines/)

For any queries and submission of articles, please contact: **info@eucrim.eu**

<table>
<thead>
<tr>
<th>Issue</th>
<th>Focus</th>
<th>possible topics that could be addressed by authors</th>
<th>Submission by</th>
</tr>
</thead>
</table>
| 3/2023| Corruption | • The EU acquis for preventing and fighting corruption  
• International and CoE standards against corruption  
• Monitoring of anti-corruption law and policies by international and national organisations/bodies  
• New legislation on corruption (national and European level)  
• Corruption and administrative law (e.g. transparency rules, trust in public administration, rules on conflict of interests)  
• Challenges for practitioners in corruption investigations | 30 November 23 |
| 4/2023| The Changing World Involving the Protection of the EU's Financial Interests | • Constitutional and administrative dimensions in the protection of financial interests (PIF)  
• The conditionality mechanism (law and practice)  
• Rule-of-law assessments and their link to PIF  
• Changed modi operandi for audits and investigations into funding by the Recovery and Resilience Facility  
• New modi operandi of criminals to attack the EU budget and consequences for the prevention of and fight against PIF crimes | 29 December 23 |
| 1/2024| European Public Prosecutor’s Office (EPPO) and Sanctions | • Enforcement of sanctions / EU restrictive measures and the extension of EPPO’s competence  
• The EU’s sanction regime and human rights/procedural safe-guards  
• Revision of the EPPO Regulation and the way forward for the EPPO  
• Alternative dispute resolutions in EPPO cases, e.g. plea bargaining  
• Different practices of convictions and case closures in the participating Member States  
• Cooperation between the EPPO and its partners | 29 February 24 |
| 2/2024 Protection of the Environment | • Law on and enforcement of environmental crimes (European and national levels)  
• New ways to tackle climate change through constitutional, criminal and administrative law in Europe  
• European and national law against ecocide  
• Roles and tasks of EU bodies, in particular OLAF, in the protection of the environment  
• Challenges for customs cooperation, e.g. waste shipments | 31 May 2024 |