

training on cybercrime and obtaining digital evidence

Portugal





legal framework



Law 109/2009 - 15 de September (Law on Cybercrime)

(substantive law: crimes)

(procedural matters: investigative measures)

article 12 - expedited preservation of data

article 13 - expedited of traffic data

article 14 - injunction for providing data or granting

access to data

article 15 - search of computer data

article 16 - seizure of computer data

article 17 - seizure of email communications and records

of communications of similar nature

article 18 - interception of communications

article 19 - under covered actions









concern and objective:

 provide to all the judges and prosecutors a minimum standard of knowledge and information on cybercrime

but there is more:

- update on cybercrime matters
- debate of the more recent trends and challenges

Ministério Público

constitutional role: direction of criminal inquiries

Code of Criminal Procedure - Article 263
Ministério Público
direction of the inquiries
assisted by the police







• Specific training (for prosecutors) on cybercrime and digital evidence

- initial (basic)

advanced

(since 2012)

objective:

 provide to <u>all the criminal prosecutors</u> a good standard of knowledge and information on cybercrime an digital evidence

 specialization of, at least, one prosecutors per court

