

SELECTED BIBLIOGRAPHY

- AKERLOF, G. A. The market for “lemons”: Quality uncertainty and the market mechanism. *The Quarterly Journal of Economics*. 1970, vol. 84, no. 3, pp. 488–500.
- AL BLOOSH, I. B., EKSTEEN, A. Cyber Governance in the EU. European Cybersecurity in Context A Policy-Oriented Comparative Analysis. 2022, pp. 19–26. Available at: https://liberalforum.eu/wp-content/uploads/2022/08/European-Cybersecurity-in-Context_ELF-Study_Techno-Politics.pdf
- AL-YOUZBAKY, B. A., HANNA, R. D. The Effect of Information Overload, and Social Media Fatigue on Online Consumers Purchasing Decisions: The Mediating Role of Technostress and Information Anxiety. *Journal of System and Management Sciences*. 2022, vol. 12, no. 2, pp. 195–220.
- AMARO, R. Weaving Penelope’s Shroud ... Some Comments on the Private Enforcement of the DMA. *Competition Forum*. 2022, no. 0042, pp. 1–6. Available at: <https://competition-forum.com>
- ANDRIYCHUK, O. Do DMA obligations for gatekeepers create entitlements for business users? *Journal of Antitrust Enforcement*. 2023, vol. 11, no. 1, pp. 123–132.
- ANGWIN, J. The web’s new gold mine: Your secrets: A journal investigation finds that one of the fastest-growing businesses on the internet is the business of spying on consumers. *The Wall Street Journal*. 2010. Available at: <http://www.wsj.com/articles/SB10001424052748703940904575395073512989404>
- BAKALINSKA, O., BAKALINSKY, O. The Legal encouragement of the cyber security in Ukraine. *Administrative Law and Process*. 2019, vol. 9, pp. 100–108.
- BARRINHA, A. Virtual Neighbors: Russia and the EU in Cyberspace. *Insight Turkey*. 2018, vol. 20, no. 3, pp. 29–42.
- BEKE, F. T., EGGERS, F., VERHOEF, P. C., WIERINGA, J. E. Consumers’ privacy calculus: The PRICAL index development and validation. *International Journal of Research in Marketing*. 2022, vol. 39, no. 1, pp. 20–41.
- BENDIEK, A., MAAT, E. P. The EU’s Regulatory Approach to Cybersecurity. Stiftung Wissenschaft und Politik. 2019. 30 p. Available at: https://www.swpberlin.org/publications/products/arbeitspapiere/WP_Bendiek_Pander_Maat_EU_Approach_Cybersecurity.pdf
- BERGER, E. Österreichs Allgemeines Bürgerliches Gesetzbuch (ABGB): Eine europäische Privatrechtskodifikation. Band III: Das ABGB außerhalb Österreichs. Schriften zur Europäischen Rechts- und Verfassungsgeschichte, vol. 57, Wien: Duncker & Humblot GmbH, 2010.
- BERNAL, P. A. A Right to Delete? *European Journal of Law and Technology*. 2011, vol. 2., issue 2.
- BLAŽO, O. Bypassing Competition Law, Bypassing through Competition Law. *EU ANTI-TRUST: HOT TOPICS & NEXT STEPS*. Proceedings of the International Conference. Prague: 2022, s. 372–382. ISBN 9788076300217.

- BLAŽO, O. The Digital Markets acts: Between market regulation, competition rules and unfair trade practices rules. *Strani pravni zivot*. 2022, vol. 66, no. 1, s. 117–136.
- BLOCKX, J. Antitrust in Digital Markets in the EU: Policing Price Bots. Available at: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2987705
- BOEKE, S. National cyber crisis management: Different European approaches. *Governance*. 2018, vol. 31, pp. 449–464. Available at: <https://doi.org/10.1111/gove.12309>
- BOGDAN, M. The New EU Regulation on Online Resolution for Consumer Disputes. *Masaryk University Journal of Law and Technology*. 2015, vol. 9, no. 1, p. 155.
- BOTTA, M., WIEDEMANN, K. Exploitative conducts in digital markets: Time for a discussion after the facebook decision. *Journal of European Competition Law and Practice*. 2019, vol. 10, no. 8, pp. 465–478.
- BOTTA, M., WIEDEMANN, K. The interaction of EU competition, consumer, and data protection law in the digital economy: The regulatory dilemma in the facebook odyssey. *Antitrust Bulletin*. 2019, vol. 64, no. 3, pp. 428–446.
- BOTTA, M. Sector Regulation of Digital Platforms in Europe: Uno, Nessuno e Centomila. *Journal of European Competition Law & Practice*. 2021, vol. 12, no. 7, pp. 500–512.
- BUBLITZ, CH. The body of law: boundaries, extensions, and the human right to physical integrity in the biotechnical age. *Journal of law and the biosciences*. 2022, vol. 9, no. 2, pp. 1–26. DOI:10.1093/jlb/ljac032
- CAFORIO, V. Algorithmic tacit collusion: a regulatory approach. Available at: <https://ssrn.com/abstract=4164905>
- CAILLAUD, B., DE NIJS, R. Strategic loyalty reward in dynamic price discrimination. *Marketing Science*. 2014, vol. 33, no. 5, pp. 725–742.
- CANETTI, D., SHANDLER, R. A Reality of Vulnerability and Dependence: Internet Access as a Human Right. *Israel Law Review*. 2019, vol. 52, no. 1, pp. 77–98.
- CARRAPICO, H., BARRINHA, A. The EU as a Coherent (Cyber) Security Actor? *Journal of Common Market Studies*. 2017, vol. 55, no. 6, pp. 1254–1272. Available at: <https://doi.org/10.1111/jcms.12575>
- CARUGATI, Ch. The 2017 facebook saga: A competition, consumer and data protection story. *European Competition and Regulatory Law Review*. 2018, vol. 2, no. 1, pp. 4–10.
- CAUFFMAN, C., GOANTA, C. A new order: The digital services act and consumer protection. *European Journal of Risk Regulation*. 2021, vol. 12, no. 4, pp. 758–774. ISSN 21908249. DOI: 10.1017/err.2021.8
- CAUFFMAN, C. The impact of Article 101(2) TFEU Nullity on Private Law. In MICKLITZ, H., SIEBURGH, C. (eds.). *Primary EU law and Private Law Concepts*. Cambridge: Intersentia, 2017, pp. 165–205.
- CEER. Cyber Security Work Stream. Cybersecurity Report on Europe’s Electricity and Gas Sectors (26 October 2018). Available at: <https://www.ceer.eu/cybersecurity-report-on-europe-s-electricity-and-gas-sectors>
- CEER. Training on Cybersecurity: Risk Management and Preparedness, Legal and Policy Developments. 31 May–2 June 2022. Available at: <https://www.ceer.eu/training-on-cybersecurity-risk-management-and-preparedness-legal-and-policy-developments>
- COHEN, J. E. Law for the Platform Economy. *Georgetown Law Technology Review*. 2018, vol. 2, pp. 191–196.

- COLANGELO, G. The European Digital Markets Act and Antitrust Enforcement: A Liaison Dangereuse. *European Law Review*. 2022, vol. 47, no. 5, pp. 597–621.
- CREMER, J., MONJOYE, Y., SCHWEITZER, H. Competition Policy for the Digital Era. Available at: <https://ec.europa.eu/competition/publications/reports/kd0419345enn.pdf>. Accessed 10. 5. 2023.
- CROSBY, M., PATTANAYAK, P., VERMA, S., KALYANARAMAN, V. Blockchain technology beyond Bitcoin. Available at: <https://scet.berkeley.edu/wp-content/uploads/BlockchainPaper.pdf>
- CROXSON, K., FROST, J., GAMBACORTA, L., VALLETTI, T. Platform-based business models and financial inclusion. *Journal of Competition Law and Economics*. 2022, vol. 19, no. 6, pp. 75–102.
- CURRY, S. Web Hackers vs. the Auto Industry: Critical Vulnerabilities in Ferrari, BMW, Rolls Royce, Porsche, and More. Available at: <https://samcurry.net/web-hackers-vs-the-auto-industry/>.
- CUSTERS, B., MALGIERI, G. Priceless data: why the EU fundamental right to data protection is at odds with trade in personal data. *Computer Law & Security Review*. 2022, vol. 45, 2022, 105683.
- CUSTERS, B., Alan, M., DECHESNE, F., GEORGIEVA, I., TANI, T., VAN DER HOF, S. Introduction – The Netherlands. *EU Personal Data Protection Policy and Practice*. Asser Press: The Hague, The Netherlands, 2019, vol. 29.
- DE FRANCESCHI, A., SCHULZE, R. (eds.). *Harmonizing Digital Contract Law. The Impact of EU Directives 2019/770 and 2019/771 and the Regulation of Online Platforms*. A Handbook. Baden-Baden: Hart/Nomos, 2023.
- DE HERT, P., KLOZA, D. Internet (access) as a new fundamental right. Inflating the current rights framework? *European Journal of Law and Technology*. 2012, vol. 3, no. 3. Available at: <https://ejlt.org/index.php/ejlt/article/view/123/268>
- DENEMARK, J. *Právo být zapomenout v kontextu moderního pojetí ochrany osobních údajů*. Wolters Kluwer, Prague: 2021.
- DEWISPELAERE, J., GHYSELS, T. The Duplication of Proceedings and Penalties under Sectoral Rules and Competition Law Recast: Toshiba Is Dead, Long Live Bpost? *European Competition and Regulatory Law Journal*. 2022, vol. 6, no. 3, pp. 278–283.
- DI DOMENICO, G., SIT, J., ISHIZAKA, A., NUNAN, D. Fake news, social media and marketing: A systematic review. *Journal of Business Research*. 2021, vol. 124, pp. 329–341.
- DI DOMENICO, G., VISENTIN, M. Fake news or true lies? Reflections about problematic contents in marketing. *International Journal of Market Research*. 2020, vol. 62, no. 4, pp. 409–417.
- DRAŽOVÁ, P. Kybernetická kriminalita. In ANDRAŠKO, J. (ed.). *Právo informačných a komunikačných technológií*. 2. vydání. Bratislava: TINCT, 2021, pp. 149–194.
- EASTERBROOK, F. H. Cyberspace and the Law of the Horse. *University of Chicago Legal Forum*. 1996, vol. 207, pp. 207–2016.
- ESKENS, S. A right to reset your user profile and more: GDPR-rights for personalized news consumers. *International Data Privacy Law*. 2019, vol. 9, no. 3, pp. 153–17.
- ESPOSITO, F. The GDPR enshrines the right to the impersonal price. *Computer Law & Security Review*. 2022, vol. 45, 105660.

- ESTRADA, M. Revisiting access to internet as a fundamental right in times of COVID-19. *UNIO – EU Law Journal*. 2020, vol. 6, no. 2, pp. 15–24. Available at: <https://doi.org/10.21814/unio.6.2.2753>
- EU policy supporting the digital and green transformation of the energy system. Available at: <https://digital-strategy.ec.europa.eu/en/policies/eu-policy-digitalisation-energy>
- EVANS, D. S. The Antitrust Economics of Multisided Platform Markets. *Yale Journal on Regulation*. 2023, vol. 20, no. 2, pp. 325–381.
- EVANS, D. S. The Economics of Attention Market. Available at: <https://ssrn.com/abstract=3044858>. Accessed 10. 05. 2023.
- EZRACHI, A., STUCKE, M. E. ARTIFICIAL INTELLIGENCE & COLLUSION: WHEN COMPUTERS INHIBIT COMPETITION. Available at: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2591874. Accessed 23. 2. 2023.
- EZRACHI, A., STUCKE, M. E. Sustainable and Unchallenged Algorithmic Tacit Collusion. *Northwestern Journal of Technology and Intellectual Property*. vol. 17, no. 2, 2020.
- EZRACHI, A., STUCKE, M. E. *Virtual Competition*. First Edition. Cambridge, Massachusetts: Harvard University Press, 2016.
- EZRACHI, A. The Goals of EU Competition Law and the Digital Economy. Available at: https://www.beuc.eu/publications/beuc-x-2018-071_goals_of_eu_competition_law_and_digital_economy.pdf
- FARHAAN, A. Right to Be Forgotten: a critique of the post Costeja Gonzalez paradigm. *Computer and Telecommunications Law Review*. 2015.
- FAINMESSER, I. P., GALEOTTI, A., MOMOT, R. Digital Privacy. *Management Science*. 2022, vol. 69, no. 6, pp. 3157–3173.
- FIDLER, D. P., PREGENT, R., VARDURME, A. NATO, Cyber Defense, and International Law. *Journal of International and Comparative Law*. 2013, vol. 4, no. 1, pp. 1–25.
- FLOWERS, A., ZEADALLY, S. UP Policy on Active Cyber Defense. *Journal of Homeland Security and Emergency Management*. 2014, vol. 11, no. 2, pp. 289–308. Available at: <https://doi.org/10.1515/jhsem-2014-0021>
- FORD, CH. A. Conceptualizing Cyberspace Security Diplomacy. *The Cyber Defense Review*. 2022, vol. 7, no. 2, pp. 35–54.
- FRANCK, J., MONTI, G., STREEL, A. Legal Opinion commissioned by the Federal Ministry for Economic Affairs and Energy concerning Article 114 TFEU as a Legal Basis for Strengthened Control of Acquisitions by Digital Gatekeepers. In., s. 74. Available at: https://www.bmwi.de/Redaktion/EN/Publikationen/Wirtschaft/article-114-tfeu-as-a-legal-basis-for-strengthened-control-of-acquisitions-by-digital-gatekeepers.pdf?__blob=publicationFile&v=5
- FROSINI, T. E. Access To Internet As A Fundamental Right. *Italian Journal of Public Law*. 2013, vol. 5, no. 2, pp. 226–234. Available at: <https://www.ijpl.eu/wp-content/uploads/2022/10/7.Frosini.pdf>.
- FUSTER, G. G., JASMONTAITE, L. Cybersecurity Regulation in the European Union: The Digital, the Critical and Fundamental Rights. *The Ethics of Cybersecurity*. 2020, pp. 97–115. Available at: https://www.researchgate.net/publication/339161315_Cybersecurity_Regulation_in_the_European_Union_The_Digital_the_Critical_and_Fundamental_Rights
- GAL, M. ALGORITHMS AS ILLEGAL AGREEMENTS. Available at: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3171977

- GALINSKI, M. Kybernetická bezpečnosť automatizovaných vozidiel – technické aspekty. ANDRAŠKO, J. (ed.). *Právne a technické aspekty kybernetickej bezpečnosti automatizovaných vozidiel*. Bratislava: Wolters Kluwer SR, 2022, pp. 13–59.
- GANKEVYCH, K., LEVCHUK, V., KOROLYOV, S. Critical Infrastructure Facilities of Ukraine in the System of the Ministry of Defense of Ukraine. *Legal electronic journal*. 2021, no. 11, pp. 79–82. Available at: http://www.lsej.org.ua/11_2021/17.pdf
- GAUDIN, G., MANTZARI, D. Google Shopping and the As-Efficient-Competitor Test: Taking Stock and Looking Ahead. *Journal of European Competition Law and Practice*. 2022, vol. 13, no. 2, pp. 125–135.
- GERBRANDY, A., PHOA, P. The Power of Big Tech Corporations as Modern Bigness and a Vocabulary for Shaping Competition Law as Counter-Power. *Wealth and Power*. New York: Routledge, 2022, s. 166–185.
- GHOSE, A., HUANG, K. Personalized pricing and quality customization. *Journal of Economics & Management Strategy*. 2009, vol. 18, no. 4, pp. 1095–1135.
- GÖNENÇ, G., KAĞAN, A. U., YILDIZ, G. Is there a Need for a Visible Hand in Digital Markets? *European Competition and Regulatory Law Journal*. 2022, vol. 6, no. 4, pp. 306–317.
- GONZÁLEZ, E. G., DE HERT, P. Understanding the legal provisions that allow processing and profiling of personal data – An analysis of the GDPR provisions and principles. *ERA Forum*. 2019, vol. 19, pp. 597–621.
- GOSSE, Ch. “Not the Real World”: Exploring Experiences of Online Abuse, Digital Dualism, and Ontological Labor. *The Emerald International Handbook of Technology Facilitated Violence and Abuse*. 2021. Available at: <https://www.semanticscholar.org/paper/“Not-the-Real-World”%3A-Exploring-Experiences-of-and-Gosse/4b39d472fb8f95fbc7c48d3ec7322c1f2ae75904>
- GOSZTONYI, G. European Court of Human Rights: Internet Access as a Means of Receiving and Imparting Information and Ideas. *International Comparative Jurisprudence*. 2020, vol. 6, no. 2, pp. 139.
- CRAIG, P. *The Lisbon Treaty. Law, Politics and Treaty Reform*. Oxford University Press, Oxford, 2010.
- GRIFFITHS, M. D. Is the buying of loot boxes in video games a form of gambling or gaming? *Gaming Law Review*. 2018, vol. 22, no. 1, pp. 52–54.
- HACKER, P., CORDES, J., ROCHON, J. *Regulating Gatekeeper AI and Data: Transparency, Access, and Fairness under the DMA, the GDPR, and Beyond*. Working Paper, December 9, 2022, pp. 1–41.
- HACKER, P. Teaching Fairness to Artificial Intelligence: Existing and Novel Strategies Against Algorithmic Discrimination Under EU Law. *Common Market Law Review*. 2018, vol. 55, pp. 1143–1186.
- HADFIELD, G. K., HOWSE, R., TREBILCOCK, M. J. Information-Based Principles for Rethinking Consumer Protection Policy. *Journal of Consumer Policy*. 1998, no. 21, pp. 131–169.
- HAMULAK, O. The Variations of Judicial Enforcement of EU Charter of Fundamental Rights vis-à-vis Union Institutions and Bodies. *The Review of European Law, Economics and Politics*. 2018, pp. 98–112.

- HAMULÁK, O., KOCHARYAN, H., KERIKMÄE, T. The Contemporary Issues of Post-Mortem Personal Data Protection in the EU after GDPR entering into Force. *Czech Yearbook of Public and Private International Law*. 2020, vol. 11, pp. 225–238.
- HAN, C., REYES, I., BAR ON, A. E., REARDON, J., FEAL, Á., BAMBERGER, K. A., EGELMAN, S., VALLINA-RODRIGUEZ, N. Do You Get What You Pay For? Comparing The Privacy Behaviors of Free vs. Paid Apps. Available at: https://dspace.networks.imdea.org/bitstream/handle/20.500.12761/691/Do_You_Get_What_You_Pay_For_2019_EN.pdf?sequence=1&isAllowed=y.
- HEARD, A. Human rights: Chimeras in sheep's clothing. An Introduction to Human Rights Theory, 1997. Available at: <https://lawprojects.wordpress.com/2012/03/01/human-rights-chimeras-in-sheeps-clothing/>
- CHIPIDZA, W., YAN, J. Does Flagging Potus's Tweets Lead to Fewer or More Retweets? Preliminary Evidence from Machine Learning Models. *IDEAS*. p. 18. Available at: <https://ideas.repec.org/p/osf/socarx/69hkb.html>
- HODÁS, M. *Implementácia autonómnej mobility – niektoré filozofické a (ústavno) právne aspekty a ich právne a metaprávne implikácie nielen pre Slovenskú republiku*. Praha: Leges, 2022, 101 p.
- HÖNIG, M. Initial Coin Offering. Studie zu Kryptowährungen und der Blockchain-Technologie. Available at: https://www.frankfurtuniversity.de/fileadmin/standard/Hochschule/Fachbereich_3/Kontakt/Professor_inn_en/Hoenig/20180502_Bitcoin_Studie_fra_uas_Hoenig_V1.0.pdf.
- HORVATH, A. Protection of consumers provided in the proposal for a regulation of markets in crypto assets. *Zaštita kolektivnih interesa potrošača*. 2021, p. 428–455. Available at: https://doi.org/10.18485/union_pf_ccr.2021.ch21
- HU, H., KRISHEN, A. S. When is enough, enough? Investigating product reviews and information overload from a consumer empowerment perspective. *Journal of Business Research*. 2019, vol. 100, pp. 27–37.
- CHARETTE, R. N. How Software Is Eating the Car The trend toward self-driving and electric vehicles will add hundreds of millions of lines of code to cars. Can the auto industry cope? Available at: <https://spectrum.ieee.org/software-eating-car>
- CHIARA P.G. The IoT and the new EU cybersecurity regulatory landscape. *International Review of Law, Computers & Technology*. 2022, vol. 36, no. 2, pp. 118–137. Available at: <https://www.tandfonline.com/doi/epdf/10.1080/13600869.2022.2060468?needAccess=true&role=button>
- CHIRICO, F. Digital Markets Act. A Regulatory Perspective. *Journal of European Competition Law & Practice*. 2021, vol. 12, no. 7, pp. 493–499.
- CHIRITA, A. Google's Anti-Competitive and Unfair Practices in Digital Leisure Markets. *The Competition law review*. 2015, vol. 11, no. 1, pp. 109–131. ISSN 1745-638X.
- IBÁÑEZ COLOMO, Pablo. The Draft Digital Markets Act: A Legal and Institutional Analysis. *Journal of European Competition Law & Practice*. 2021, vol. 12, no. 7, pp. 561–575.
- WRIGHT NELSON, J. Lost in Space? Gaps in the International Space Object Registration Regime. Available at: <https://www.ejiltalk.org/lost-in-space-gaps-in-the-international-space-object-registration-regime/>

- JACKSON, N. United Nations Declares Internet Access a Basic Human Right. *The Atlantic*, JUNE 3, 2011. Available at: <https://www.theatlantic.com/technology/archive/2011/06/united-nations-declares-internet-access-a-basic-human-right/239911/>
- JACOBY, J., SPELLER, D. E., KOHN, C. A. Brand choice behavior as a function of information load. *Journal of Marketing Research*. 1974, no. 11, pp. 63–69.
- JAKAB, M. Google Android: Behavioural Theories of Harm in the Light of New Judgments and Regulatory Tools. *Auc Iuridica*. 2023, vol. 69, no. 2, s. 95–106. ISSN 0323-0619. DOI: 10.14712/23366478.2023.17
- JASMONTAITE, L., DE HERT, P. Access to the Internet in the EU: a policy priority, a fundamental, a human right or a concern for eGovernment? SSRN Working Paper. 2020, vol. 6, no. 19. Available at: <https://www.researchgate.net/publication/339860840>
- JENNY, F. Changing the way we think: competition, platforms and ecosystems. *Journal of Antitrust Enforcement*. 2021. vol. 9, no. 1, pp. 1–18.
- JONES, A., SUFRIN, B. *EU Competition Law. Text, Cases and Materials*. Sixth Edition. Oxford: Oxford University Press, 2016.
- JURGENSON, N. *Digital dualism versus augmented reality*. The Society Pages: Cyborgology, February 24, 2011. Available at: <https://mxepstein.com/wp-content/uploads/2017/08/Digital-Dualism-versus-Augmented-Reality.pdf>.
- KALESNÁ, K., PATAKYOVÁ, M. T. Subjects of Legal Regulation – Different Approaches of Competition, Public Procurement and Corporate Law. In MILKOVIC, M., KECEK, D., HAMMES, K. (eds.). *Economic and social development*. Varazdin: Varazdin Development and Entrepreneurship Agency. 2019, pp. 210–219.
- KAPLOW, L. *Competition Policy and Price Fixing*. Princeton University Press, Princeton and Oxford, 2013.
- JONES, J. K. Blockchain in the Space Sector. Center for Space Policy and Strategy. March 2020, 17 p.
- KARIKMÄE, T., MÜÜRSEPP, P., PIHL, H. M., HAMULAK, O., KOCHARYAN, H. Legal Person- or Agenthood of Artificial Intelligence Technologies. *Acta Baltica Historiae et Philosophiae Scientiarum*. vol. 8, 2020, pp. 73–92.
- KERBER, W. Digital markets, data, and privacy: competition law, consumer law and data protection. *Journal of Intellectual Property Law & Practice*. vol. 11, no. 11, 2016, pp. 856–866.
- KETTEMANN, M. C. Ensuring cybersecurity through international law. *Revista Española de Derecho Internacional*. vol. 69/2, 2017, pp. 281–289.
- KING, D. L., DELFABBRO, P. H. Video game monetization (e.g., ‘loot boxes’): A blueprint for practical social responsibility measures. *International Journal of Mental Health and Addiction*. 2019, vol. 17, pp. 166–179.
- KING, D. L., DELFABBRO, P. H., GAINSBURY, S. M., DREIER, M., GREER, N., BIL-LIEUX, J. Unfair play? Video games as exploitative monetized services: An examination of game patents from a consumer protection perspective. *Computers in Human Behavior*. 2019, vol. 101, pp. 131–143.
- KOCHARYAN, H., HAMULÁK, O., VARDANYAN, L. “The Right to be Remembered?”: The Contemporary Challenges of the “StreisandEffect” in the European Judicial Reality. *International and Comparative Law Review*. 2022, vol. 22, no. 2, pp. 105–120. DOI: 10.2478/iclr-2022-0017

- KOMNINOS, A. P. The Digital Markets Act and Private Enforcement: Proposals for an Optimal System of Enforcement. In CHARBIT, N., GACHOT, S. (eds.). *Eleanor M. Fox | Antitrust Ambassador to the World – Liber Amicorum*. 2021, s. 425–444.
- KOMNINOS, A. The Digital Markets Act: How Does it Compare with Competition Law. Available at: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4136146
- EICHENSEHR, K. The Law and Politics of Cyberattack Attribution. *UCLA Law Review*. 520 (2020). 598 p.
- LABRECQUE, L. I., VOR DEM ESCHE, J., MATHWICK, CH., NOVAK, T. P., HOFACKER, CH. F. Consumer Power: Evolution in the Digital Age. *Journal of Interactive Marketing*. 2013, vol. 27, no. 4, pp. 257–269.
- LAMADRID DE PABLO, A., BAYÓN FERNÁNDEZ, N. Why the Proposed DMA Might Be Illegal under Article 114 TFEU, and How to Fix It. *Journal of European Competition Law and Practice*. 2021, vol. 12, no. 7, pp. 576–589.
- LAMBERT, P. *Understanding the New European Data Protection Rules*. New York: Auerbach Publications, 2017.
- LAROUCHE, P., DE STREEL, A. The European Digital Markets Act: A Revolution Grounded on Traditions, *Journal of European Competition Law & Practice*. 2021, vol. 12, no. 7, pp. 542–560.
- LAȚICI, T. Understanding the EU's approach to cyber diplomacy and cyber defence. European Parliamentary Research Service. 2020, 12 p. Available at: [https://www.europarl.europa.eu/RegData/etudes/BRIE/2020/651937/EPRS_BRI\(2020\)651937_EN.pdf](https://www.europarl.europa.eu/RegData/etudes/BRIE/2020/651937/EPRS_BRI(2020)651937_EN.pdf)
- LAUX, J., WACHTER, S., MITTELSTADT, B. Taming the few: Platform regulation, independent audits, and the risks of capture created by the DMA and DSA. *Computer Law & Security Review*. vol. 43, 2021, pp. 1–12.
- LEE, B. K., LEE, W. N. The effect of information overload on consumer choice quality in an on-line environment. *Psychology & Marketing*. 2004, vol. 21, no. 3, pp. 159–183.
- LESSIG, L. The Law of the Horse: What Cyberlaw Might Teach. *Harvard Law Review*. 1999, vol. 113, no. 2, pp. 501–546. Available at: <https://cyber.harvard.edu/works/lessig/finalhls.pdf>.
- LIANOS, I., KORAH, V., SICILIANI, P. *Competition Law. Analysis, Cases, & Materials*. Oxford: Oxford University Press, 2019.
- LIU, H. Y., MAAS, M. M., DANAHER, J., SCARCELLA, L., LEXER, M., VAN ROMPAEY, L. Artificial Intelligence and Legal Disruption: A New Model for Analysis. *Law, Innovation and Technology*. vol. 12, no. 2, 2020, pp. 205–258.
- LOBSCHAT, L., MUELLER, B., EGGERS, F., BRANDIMARTE, L., DIEFENBACH, S., KROSCHKE, M., WIRTZ, J. Corporate digital responsibility. *Journal of Business Research*. 2021, vol. 122, pp. 875–888.
- LOUTOCKÝ, P. Online Dispute Resolution to Resolve Consumer Disputes from the perspective of European Union Law: Is the Potential of ODR Fully Used? *Masaryk University Journal of Law and Technology*. 2016, vol. 10, no. 1, pp. 113–127.
- LUCCHI, N. The Role of Internet Access in Enabling Individual's Rights and Freedoms. EUI RSCAS Working Paper 2013/47. Available at: <https://cadmus.eui.eu/handle/1814/27435>

- LUUKAS, S., EVANS, T., CILLUFFO, F., NADEAU, A. European Union and NATO Global Cybersecurity Challenges: A Way Forward. *PRISM*. 2016, vol. 6, no. 2, pp. 126–41. Available at: <http://www.jstor.org/stable/26470452>
- LUCKERSON, V. Americans Will Never Have the Right to be Forgotten. *Time*. Available at: <http://time.com/98554/right-to-be-forgotten/>
- JUN, L. V., XUAN, L. The Impact of Information Overload of E-Commerce Platform on Consumer Return Intention: Considering the Moderating Role of Perceived Environmental Effectiveness. *International Journal of Environmental Research and Public Health*. 2022, vol. 19, issue 13.
- MACH, M. Streisand effect in the Content of Right to be Forgotten. *European Studies, The Review of European law, Economic and Politics*. 2022, vol. 9, issue 1.
- MAK, V., TERRY, E. Circular Economy and Consumer Protection: The Consumer as a Citizen and the Limits of Empowerment Through Consumer Law. *Journal of Consumer Policy*. 2020, vol. 43, no. 1, pp. 227–248.
- MALGIERI, G., CUSTERS, B. Pricing privacy – the right to know the value of your personal data. *Computer Law & Security Review*. 2018, vol. 34, no. 2, pp. 289–303.
- MÄLKSOO, L. The Controversy over Human Rights, UN Covenants, and the Dissolution of the Soviet Union. *Japanese Yearbook of International Law*. 2018, vol. 61, pp. 260–283. Available at: <https://ssrn.com/abstract=3254490>
- MANIA, K. Online dispute resolution: The future of justice. *International Comparative Jurisprudence*. 2015, vol. 1, no. 1, pp. 76–86.
- MARTIN, K. D., BORAH, A., PALMATIER, R. W. Data privacy: Effects on customer and firm performance. *Journal of Marketing*. 2017, vol. 81, no. 1, pp. 36–58.
- MARTÍNEZ-RAMIL, P. Discriminatory algorithms. A proportionate means of achieving a legitimate aim? *Journal of Ethics and Legal Technologies*. vol. 4, no. 1, 2022, pp. 3–24.
- MARTÍNEZ-RAMIL, P. Is the EU human rights legal framework able to cope with discriminatory AI? *IDP. Internet, Law and Politics E-Journal*. vol. 34, 2022, pp. 1–15.
- MAZÚR, J., PATAKYOVÁ, M. T. Regulatory Approaches to Facebook and Other Social Media Platforms: Towards Platforms Design Accountability. *Masaryk University Journal of Law and Technology*. 2019, vol. 13, no. 2, pp. 219–242.
- Mc CHESNEY, R. W. *Digital Disconnect: How capitalism is turning the internet against democracy*. New York, NY: New Press, 2013.
- MEESE, J., NANSEN, B., KOHN, T., ARNOLD, M., GIBBS, M. Posthumous personhood and the affordances of digital media. *Mortality*. 2015, vol. 20, no. 4, pp. 408–420.
- METZGER, A. Data as Counter-Performance: What Rights and Duties do Parties Have? *Journal of Intellectual Property, Information Technology and E-Commerce Law*. 2017, vol. 8.
- MIŠĆENIĆ, E. The Effectiveness of Judicial Enforcement of the EU Consumer Protection Law. In MEŠKIĆ, Z., KUNDA, I., POPOVIĆ, D., OMEROVIĆ, E. (eds.). *Balkan Yearbook of European and International Law*. Cham: Springer, 2019.
- MONTI, G. The Digital Markets Act: Improving the Institutional Design. *Journal of European Competition Law & Practice*. 2021, vol. 12, no. 2, pp. 90–101.
- MORTEN HAUGEN, H. Is Internet Access a Human Right – for Everyone, or only for Persons with Disabilities? *Kritisk juss*. 2014, vol. 40, no. 1, pp. 26–51.
- MOSKAL, A. Highlight Digital Markets Act (DMA): A Consumer Protection Perspective. *European Papers*. 2022, vol. 7, no. 3, s. 1113–1119.

- NEGROPONTE, N. *Being Digital*. I. New York: Vintage Books, 1996.
- NEWMAN, J. M. Antitrust in Attention Markets: Definition, Power, Harm. University of Miami. *Legal studies Research Paper*. No 3744839. Available at: <https://ssrn.com/abstract=3745839>
- NICOLI, N., IOSIFIDIS, P. EU digital economy competition policy: From ex-post to ex-ante. The case of Alphabet, Amazon, Apple, and Meta. *Global Media and China*. 2023, vol. 0, no. 0, pp. 1–15.
- NOLAN, D., DAVIES, J. Torts and Equitable Wrongs. In BURROWS, A. (ed.). *English Private Law*. Oxford: Oxford University Press. 2017, pp. 927–1030.
- OSULA, A. M., KASPER, A., KAJANDER, A. EU Common Position on International Law and Cyberspace. *Masaryk University Journal of Law and Technology*. 2022, vol. 16, pp. 89–123.
- PAPAKONSTANTINOOU, V. Cybersecurity as Praxis and as a State: the EU Law Path Towards Acknowledgement of a New Right to Cybersecurity? *Computer Law & Security Review*. 2022, vol. 44, pp. 1–5.
- PARK, D. Individualization, information asymmetry, and exploitation in the advertiser-driven digital era. *The Political Economy of Communication*. vol. 5, no. 2, pp. 22–44.
- PARKER, G., PETROPOULOS, G., VAN ALSTYNE, M. Platform mergers and antitrust. *Industrial and Corporate Change*. 2021, vol. 30, no. 5, s. 1307–1336. DOI: 10.1093/icc/dtab048
- PATAKYOVÁ, M. T., MAZÚR, J. Facebook – Global Issue without (Existing) Solution? In KLIŠTIK, T. (ed.). 18th International Scientific Conference Globalization and Its Socio-Economic Consequences. Žilina: 2018, s. 2298–2306.
- PATAKYOVÁ, M, T. Notion of Anticompetitive Agreement Challenged in Digital Environment. *European Studies. The Review of European Law, Economics and Politics*. 2020, vol. 7, no. 1, pp. 237–252.
- PEÑA, J., GARCIA-SEGURA, L. A. The Critical Role of Education in Every Cyber Defense Strategy. *Northern Kentucky Law Review*. 2014, vol. 41, no. 3, pp. 459–469.
- PETIT, N. The Proposed Digital Markets Act (DMA): A Legal and Policy Review. *Journal of European Competition Law and Practice*. 2021, vol. 12, no. 7, pp. 529–541.
- PETR, M. Twice about ne bis in idem: Conflicting Approach of European Courts to the Same Principle. *Czech Yearbook of Public & Private International Law*. 2017, vol. 8, pp. 210–222.
- PICHT, P. G., FREUND, B. Competition (law) in the era of algorithms. *Max Planck Institute for Innovation & Competition Research Paper*. 2018, no. 18–10. Available at: <https://doi.org/10.2139/ssrn.3180550>. Accessed 23. 2. 2023.
- PINO, G. The Right to Personal Identity in Italian Private Law. Constitutional Interpretation and Judge-Made Rights. In Van HOECKE, M., OST, F.(eds.). *The Harmonisation of Private Law in Europe*. Oxford University Press, 2000, pp. 225–237.
- PIRIS, J. C. *The Lisbon Treaty. A Legal and Political Analysis*. Cambridge University Press, Cambridge, 2010
- PODSZUN, R., BONGARTZ, P., LANGENSTEIN, S. Proposals on how to improve the Digital Markets Act. *SSRN Electronic Journal*. 2021.
- PODSZUN, R. From Competition Law to Platform Regulation – Regulatory Choices for the Digital Markets Act. *Economics*. 2023, vol. 17, no. 1, s. 1–13.

- PODSZUN, R. Private Enforcement and Gatekeeper Regulation: Strengthening the Rights of Private Parties in the Digital Markets Act. *Journal of European Competition Law & Practice*. 2022, vol. 13, no. 4, pp. 254–267.
- POLLICINO, O. The Right to Internet Access: Quid Iuris? In VON ARNAULD, A. K. VON DER DECKEN, SUSI, M. (eds.). *The Cambridge Handbook of New Human Rights: Recognition, Novelty, Rhetoric*. Cambridge: Cambridge University Press, 2020, pp. 263–275. Available at: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3397340
- PONTE, L. M. Throwing Bad Money After Bad: Can Online Dispute Resolution (ODR) Really Deliver the Goods for the Unhappy Internet Shopper? *Tulane Journal of Technology and Intellectual Property*. 2001, vol. 3, pp. 55–92.
- POSNER, R. A. REVIEW OF KAPLOW, ‘COMPETITION POLICY AND PRICE FIXING’. *Antitrust Law Journal*. vol. 79, no. 2, 2014, pp. 761–68.
- QUACH, S., THAICHON, P., MARTIN, K. D., WEAVER, S. Digital technologies: tensions in privacy and data. *Journal of the Academy of Marketing Science*. 2022, vol. 50, no. 1, pp. 1299–1323.
- RAFEL, R. M. The Directive Proposals on Online Sales and Supply of Digital Content (Part I): will the new rules attain their objective of reducing legal complexity? *IDP: Revista d’Internet, Dret i Política*. 2016, no. 23.
- RASO, F., HILLIGOSS, H., KRISHNAMURTHY, V., BAVITZ, Ch., LEVIN, K. *Artificial Intelligence & Human Rights: Opportunities & Risks*. Berkman Klein Center Research Publication, 2018, pp. 1–62.
- REGLITZ, M. The Human Right to Free Internet Access. *Journal of Applied Philosophy*. 2020, vol. 37, no. 2, pp. 314–331. Available at: <https://onlinelibrary.wiley.com/doi/abs/10.1111/japp.12395>
- REINARTZ, W. Customizing prices in online markets. *Emerging Issues in Management*. 2002, vol. 1, pp. 55–65.
- RICHTER, Š. Ochrana osobních údajů v kontextu poskytování digitálních dat spotřebitelům. *Právník*. 2021, no. 9.
- RICHTER, Š. Směrnice EU 2019/770 o některých aspektech poskytování digitálního obsahu a digitálních služeb jako nástroj ochrany spotřebitele. *Jurisprudence*. 2020, no. 4.
- ROBERTSON, V. Delineating Digital Markets under EU Competition Law: Challenging or Futile? *The Competition Law Review*. 2017, vol. 12, no. 2, pp. 131–151.
- ROBERTSON, V. H.S.E. Antitrust, Big Tech, and Democracy: A Research Agenda. *Antitrust Bulletin*. 2022, vol. 67, no. 2, pp. 259–279.
- RÖHRIG, W., SMEATON, W.C.R. Cyber security and cyber defence in the European Union opportunities, synergies and challenges. *Cyber security and cyber defence in the EU*. 2022, pp. 23–27. Available at: <https://eda.europa.eu/docs/default-source/documents/23-27-wolfgang-r%C3%B6hrig-and-j-p-r-smeaton-article.pdf>
- ROCHEL, J. Connecting the Dots: Digital Integrity as a Human Right. *Human Rights Law Review*. 2021, vol. 21, no. 2, pp. 358–383. Available at: <https://doi.org/10.1093/hrlr/ngaa063>
- RUST, R. T., HUANG, M. H. The service revolution and the transformation of marketing science. *Marketing Science*. vol. 33, no. 2, 2014, pp. 206–221.
- SARKER, I. H. Machine Learning: Algorithms, Real-World Applications and Research Directions. *Computer Science*. vol. 2, no. 160, 2021, pp. 1–22.

- SEEMMA, P. S., NANDHINI, S., SOWMIYA, M. Overview of Cyber Security. *International Journal of Advanced Research in Computer and Communication Engineering*. 2018, vol. 7, issue 11, pp. 125–128.
- SCHELLEKENS, M. Car hacking: Navigating the regulatory landscape. *Computer Law and Security Review*. 2015, vol. 32, no. 2, pp. 307–315.
- SCHOLZ, F., YALCIN, B., PRIESTLEY, M. Internet access for disabled people: Understanding socio-relational factors in Europe. *Cyberpsychology: Journal of Psychosocial Research on Cyberspace*. 2017, vol. 11, no. 1.
- SCHROEDER, W. Limits to European Harmonization of Criminal Law. *Eurocrim*. vol. 2, 2020, pp. 144–148.
- PETRUZZINO, S. Blockchain and Smart-Contracts: a New Challenges for International Commercial Arbitration. *Czech Yearbook of Arbitration. Arbitration and International Treaties, Customs and Standards*. 2020, vol., X. P., 161–179.
- SKEPYS, B. Is There a Human Right to the Internet? *Journal of Politics and Law*. 2012, vol. 5, no. 4, pp. 15–29.
- SKOPIK, F., SETTANNI, G., FIEDLER, R. (2016) A problem shared is a problem halved: A survey on the dimensions of collective cyber defense through security information sharing. *Computers & Security*. 2016, vol 60, pp. 154–176, ISSN 0167-4048. <https://doi.org/10.1016/j.cose.2016.04.003>
- SMITH, B. Digital technology and the war in Ukraine. Available at: <https://blogs.microsoft.com/on-the-issues/2022/02/28/ukraine-russia-digital-war-cyberattacks/>
- SOLEK, L. Need to Revise or Apply the Concept of Market Definition with a View to ‘Zero-Price’ and Overarching Markets. *Journal of European Competition Law & Practice*. 2021, vol. 12, no. 8, pp. 593–603.
- SOLOVE, D. J. Understanding Privacy. Harvard University Press, 2008. GWU Legal Studies Research Paper No. 420, GWU Law School Public Law Research Paper No. 420. Available at: <https://ssrn.com/abstract=1127888>
- SOLOVE, D. J. Introduction: Privacy self-management and the consent dilemma. *Harvard Law Review*. 2013, 1880. Available at: https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2171018#
- SOUSA FERRO, M. De Gratis Non Curat Lex: Abuse of Dominance in Online Free Services. *The Competition Law Review*. 2017, vol. 12, no. 2, pp. 153–170.
- STASZCZYK, A. European Parliament Position on EU Cyber Security and Defense Policy. *Reality of Politics*. 2019, vol. 10, pp. 122–133.
- STEZHKO, S. F. V. Cyber Security as an Important Factor for the encouragement of the Life Sustainance of the Domestic Energy Industry. *Information and Law*. 2021, 4 (39), pp. 113–120.
- SZILÁGYI, F. The Implementation of Directives 2019/770 and 2019/771 in Hungary. *Journal of European Consumer and Market Law*. 2021, vol. 10, no. 6.
- SZOSZKIEWICZ, Ł. *Internet Access as a New Human Right? State of the Art on the Threshold of 2020*. Przegląd Prawniczy Uniwersytetu im Adama Mickiewicza. 2018, vol. 8, pp. 49–62. Available at: <https://pressto.amu.edu.pl/index.php/ppuam/article/view/21599>
- ŠIŠKOVÁ, N. Current Legal and Ethical Issues of Regulation in the Field of Robotics, NORDSCI Coference, Conference Proceedings, Book 2, vol. 2, pp. 397–403, Sophia 2019, www.nordsci.org

- ŠIŠKOVÁ, N. *Lidskoprávní mechanismy na úrovni EU a otázky související*. Prague, Wolters Kluwer, 2021.
- ŠIŠKOVÁ, N. New Challenges for the EU in the Field of Human Rights (Focusing on the Mechanism of the Charter). *European Studies. The Review of European Law, Economics and Politics*. 2014, no. 1, pp. 12–21.
- ŠIŠKOVÁ N. (ed.). *The European Union – What is Next? A Legal Analysis and the Political Visions on the Future of the Union*. Wolters Kluwer Deutschland, GmbH Carl Heymanns Köln, 2018.
- ŠMEJKAL, V. Abuse of Dominance and the DMA – Differing Objectives or Prevailing Continuity? *Auc Iuridica*. 2023, vol. 69, no. 2, pp. 33–51.
- TABUSCA, S. M. The Internet Access as a Fundamental Right. *Romanian Economic Business Review*. 2010, vol. 4.
- TALEB, N. N. *The Black Swan: The Impact of the Highly Improbable*. New York: Penguin Books, 2010.
- TATNALL, A. The Internet of Things and Beyond: Rise of the Non-Human Actors. *International Journal of Actor-Network Theory and Technological Innovation*. 2015, vol. 7, no. 4, pp. 56–67.
- THOMAS, S. Harmful Signals. Cartel Prohibition and Oligopoly Theory in the Age of Machine Learning. Available at: <https://ssrn.com/abstract=3392860>
- TRIDIMAS, T. *The General Principles of EU Law*. Second Edition. Oxford University Press, Oxford, 2006.
- TROPP, E. M., HOFFMANN, T., CHOCHIA, A. Open Data: A Stepchild in e-Estonia's Data Management Strategy? *TalTech Journal of European Studies*. 2022, vol. 12, no. 1, pp. 123–144. Available at: <https://doi.org/10.2478/bjes-2022-0006>
- TRZASKOWSKI, J. Behavioural innovations in marketing law. In MICKLITZ, H., SIBONY, A. L., ESPOSITO, F. (eds.). *Handbook of Research Methods in Consumer Law*. Edward Elgar Publishing, 2018.
- TRZASKOWSKI, J. Data-driven value extraction and human well-being under EU law. In *Electron Markets*.
- TRZASKOWSKI, J. GDPR compliant processing of big data in small business. In PEDERSEN, C. L., LINDGREEN, A., RITTER, T., RINGBERG, T. (eds.). *Big Data in Small Business: Data-driven Growth in Small and Medium-sized Enterprises*. Edward Elgar Publishing, 2021, pp. 27–39.
- TRZASKOWSKI, J. Lawful distortion of consumers' economic behaviour – collateral damage under the Unfair Commercial Practices Directive. *European Business Law Review*. 2016, vol. 27, no. 1, pp. 25–49.
- TULLY, S. A Human Right to Access the Internet? Problems and Prospects. *Human Rights Law Review*. 2014, vol. 14, no. 2, pp. 175–195. Available at: <https://doi.org/10.1093/hrlr/ngu011>
- TURNER, J. *Robot Rules. Regulating Artificial Intelligence*. Cham: Springer Link, Palgrave Macmillan, 2019.
- ULLRICH, H. Private Enforcement of the EU Rules on Competition – Nullity Neglected. *IIC International Review of Intellectual Property and Competition Law*. 2021, vol. 52, no. 5, s. 606–635.
- VALUCH, J., GÁBRIŠ, T., HAMULÁK, O. Cyber Attacks, Information Attacks, and Post-modern Warfare. *Baltic Journal of Law & Politics*. 2017, vol. 10, no.1, pp.63–89.

- VAN DEN BERGH, R., WEBER, F. The German Facebook Saga: Abuse of dominance or abuse of competition law? *World Competition*. 2021, vol. 44, no. 1, s. 29–52.
- VAN DEN BOOM, J. What does the Digital Markets Act harmonize? – exploring interactions between the DMA and national competition laws. *European Competition Journal*. 2022, pp. 1–29. DOI: 10.1080/17441056.2022.2156728
- VARDANYAN, L., STEHLÍK, V., KOCHARYAN, H. Digital Integrity: A Foundation for Digital Rights and the New Manifestation of Human Dignity. *TalTech Journal of European Studies*. 2022, vol. 12, no. 1, pp. 159–185. Available at: <https://doi.org/10.2478/bjes-2022-0008>
- VÍTOVÁ, B. Limits of fairness and transparency in Internet of Things (IoT) contracts concluded with consumers. *Revue Européenne de droit de la consommation (R.E.D.C.)*. Larcier, 2020, pp. 523–541.
- VÍTOVÁ, B. Quo vadis, ochrana spotřebitele aneb personalizovaná tvorba ceny jako férová obchodní praktika? In *Pocta prof. Janu Hurdíkovi k 70. narozeninám*. Brno: Masarykova Univerzita, 2021, pp. 265–285.
- VÍTOVÁ, B. Unfair Commercial Practices and Corporate Social Responsibility (CSR) In the Digital World. *European Studies – the Review of European law, Economics and Politics*. 2022, vol. 9, no. 2, pp. 197–212.
- WACHTER, S. Affinity profiling and discrimination by association in online behavioral advertising. *Berkeley Technology Law Journal*. vol. 35, 2020, pp. 367–430.
- WALREE, T. F., WOLTERS Pieter T. J. The Right to Compensation of a Competitor for a Violation of the GDPR. *International Data Privacy Law*. 2020, vol. 10, no. 4, pp. 346–355.
- WELLS, P. E. Business Models for Sustainability. Edward Elgar Publishing. Northampton, 2013.
- WENDEHORST, CH. Die neuen Regelungen im BGB zu Verträgen über digitale Produkte. *NJW*, 2021.
- WERRO, F. (ed.). *The Right to Be Forgotten*. A Comparative Study of the Emergent Right’s Evolution and Application in Europe, the Americas, and Asia. Champ: Springer, 2020.
- WHISH, R., BAILEY, D. Competition Law. Ninth Edition. Oxford: Oxford University Press, 2018.
- WHITMAN, J. The Two Western Cultures of Privacy, Dignity Versus Liberty. *Yale Law journal*. vol 113, no. 6.
- WOLF, M. Algorithm-based pricing in online retailing as concerted practice. Covering the “predictable agent” with Article 101 (1) TFEU. Available at: <https://ssrn.com/abstract=3536959>. Accessed 16. 6. 2020.
- WULF, A. J., SEIZOV, O. “Please understand we cannot provide further information”: evaluating content and transparency of GDPR-mandated AI disclosures. *AI & Society*. 2022. Available at: <https://link.springer.com/article/10.1007/s00146-022-01424-z#citeas>
- YERMENCHUK, O. The main approaches to the organization of the critical infrastructure protection in the countries of Europe: an experience for Ukraine. Dnipro State University of Internal Affairs, 2018.