INDEX

abandonware 13.15
see also orphan works
abuse see dominance abuse
accessibility
  cultural heritage digitisation 22.10–12
  Database Directive 9.06–08, 9.74
  essential facilities doctrine 4.33, 4.35, 4.36, 4.68
  Information Society Directive, technological measures 11.130
  Open Data Directive, research data and Public Sector Information (PSI) 18.05
  piracy, and Enforcement Directive 21.61
  and re-use of public sector information see Open Data Directive
see also freedom of information; public availability; users of protected works
accessible format copies (AFC)
  Marrakesh Treaty 16.08, 16.11, 16.13, 16.15, 16.16–17
  Marrakesh Treaty Directive in internal market see Marrakesh Treaty Directive, accessible format copies (AFC) in internal market
  Marrakesh Treaty Directive, permitted uses 16.64, 16.68, 16.70, 16.71–73, 16.75
Ackermann, T. 17.224
acknowledgement condition, Digital Single Market (DSM) Directive, text and data mining for scientific research 17.12, 17.95, 17.97–98
acquis communautaire 0.18, 0.22
Collective Rights Management (CRM) Directive 14.02, 14.20
  copyright law concept 1.10, 1.11–18
  Enforcement Directive 12.03, 12.04, 12.117, 12.123
  EU Court of Justice role 1.11–13, 27.07, 27.39
  international matters, EU stance 26.01
  piracy, and EU policies and actions 21.214
Afrca, Economic Partnership Agreements with States from Africa 25.65–69
aggregator sites
  cultural heritage digitisation 22.43, 22.119
piracy, and EU policies and actions, fight against piracy on the internet 21.186, 21.187, 21.192
Aguilar, A. 17.274, 17.276
Aichholzer, G. 18.02, 18.03
Akester, P. 11.109
Akman, P. 4.02
algorithms, Software Directive 5.16, 5.28, 5.38
Alter, K. 27.05, 27.06
Aminiou, A. 17.39
ancillary online services 20.11–18, 23.22–23
Anderman, S. 4.11
Angelopoulos, C. 8.21, 8.28, 8.49, 8.55, 8.68, 8.87, 11.183, 11.190, 13.36, 17.250, 17.266, 22.51, 22.52
anonymous and pseudonymous works 8.20, 12.47, 12.49, 13.30, 25.56
anti-counterfeiting Customs Plan 21.23
Anti-Counterfeiting Intelligence Support Tool (ACIST) 21.133–134
Anti-Counterfeiting Trade Agreement (ACTA) and Digital Agenda for Europe 23.13, 23.16
and Enforcement Directive 12.236–237
and piracy see piracy, and EU policies and actions, third countries, Anti-Counterfeiting Trade Agreement (ACTA)
piracy, and EU policies and actions 21.15
Aplin, T. 9.56
application in time
  non-discrimination principle 2.17
Orphan Works Directive 13.78
  Term Directive see Term Directive, application in time
Arendt, P. 4.19
Arezzo, E. 23.10
Arnold, K. 24.81
Arnall, A. 27.07
Arqueso-Avilés, R. 13.40
art, visual see visual art
Artificial Intelligence (AI) 0.01
artists, and droit de suite see Resale Right Directive
Arzheimer, K. 23.14
INDEX

Audiovisual Media Services Directive 15.02, 15.06, 15.08, 15.14
audiovisual services
  Beijing Treaty see international matters, EU stance, Beijing Treaty on Audiovisual Services
copyright law concept 1.24
  Enforcement Directive, presumption of authorship or ownership 12.48
  and free trade agreements 25.20
  Orphan Works Directive 13.17–19
  pirating and Enforcement Directive 12.05
  Portability Regulation 15.02
  Term Directive see Term Directive, cinematographic or audiovisual works
  see also broadcasting; film; musical works; phonograms; sound recordings
  'author as creator' rule 1.15
  authorisation to communicate or make available to the public, Digital Single Market (DSM) Directive 17.251–256
authors and authorship
  EU Copyright Title promotion 29.05
  Information Society Directive 11.45–46
  non-discrimination principle 2.04
  piracy, fight against, and Enforcement Directive 21.45
  principal director see principal director authorship
  Rental and Lending Rights Directive 6.41–42
  Software Directive, computer programs see Software Directive, authorship of computer programs
  Term Directive, cinematographic or audiovisual works 8.25–29
  Term Directive, rights duration see Term Directive, authors' rights, duration of autonomous concepts of EU law 1.13, 5.79, 11.96
  Axhamn, J. 17.210, 17.211, 17.212
  Azerbaijan, EU-Azerbaijan Partnership and Cooperation Agreement 25.24
back-doors protection, national treatment (NT) principle 2.17, 2.28
  Bailey, D. 4.22
  Baker, E. 13.64
  Baker, S. 4.08
  balance of rights, and territoriality 28.38–40, 28.47–48
  banking, financial or commercial documents, Enforcement Directive 12.79–83, 12.112, 12.128, 12.158–159
  banking secrecy, piracy, fight against, and Enforcement Directive 21.48
  Bariatti, S. 24.74, 24.91
  Barudi, M. 17.257
  Basedow, J. 24.82, 24.83
Batchelor, B. 4.77
  Baueregger, N. 22.29, 22.41, 22.45
  Beard, T. 19.19
  Bechtold, S. 11.19, 11.30, 11.50, 11.56, 11.65, 11.67, 11.82, 11.114, 11.133, 11.161
  Beck, G. 27.17
  Becker, J. 22.09, 22.15, 22.34
  Beier, F. 24.57
  Beijing Treaty on Audiovisual Services see international matters, EU stance, Beijing Treaty on Audiovisual Services
  Belder, L. 11.105
  Bell, J. 27.04
  Bénabou, V.-L. 2.02, 6.05, 6.11, 8.42, 8.53, 8.59, 11.96, 11.178, 11.191
  Bengoechea, J. 27.07, 27.09, 27.17
  Bensamoun, A. 17.170
  Bensinger, V. 9.31
  Bergé, J. 2.23
  Berger, C. 11.92
  Berne Convention
    computer programs 5.08
    copyright law concept 1.04, 1.16
    Enforcement Directive 12.02, 12.20, 12.46–49, 12.52
    essential facilities doctrine 4.20
    international matters, EU stance 26.32, 26.38, 26.46
    Marrakesh Treaty 16.04
    non-discrimination principle 2.05, 2.08, 2.13–14, 2.16, 2.17, 2.20, 2.24, 2.26–27, 2.28, 2.29
    Open Data Directive 18.15, 18.17
    Orphan Works Directive 13.46
    piracy, and EU policies and actions 21.08, 21.14
    Software Directive 5.08, 5.13, 5.68
    Term Directive 8.04, 8.16, 8.17, 8.30, 8.41, 8.56, 8.57, 8.66, 8.73
    territoriality issues 28.05, 28.11
  Bertani, M. 2.09, 3.10, 3.11, 3.16
  Besek, J. 22.17, 22.18, 22.20
  best efforts option, Digital Single Market (DSM) Directive 17.259–262
  best practices
    Enforcement Directive 12.229, 12.235

1124
betting shops and televisial screenings 4.50
Beunen, A.-M. 9.27, 9.28, 9.44, 9.82
Beutler, S. 9.07
black-box testing, Software Directive 5.112–114
Blake, J. 22.02
Blassel, P. 17.260
Bliege Bird, R. 22.03
blind and visually impaired persons goods produced for 26.33, 26.35, 26.36, 26.37, 26.46 and Information Society Directive 0.15, 11.04 Marrakesh Treaty see Marrakesh Treaty; Marrakesh Treaty Directive see also disabilities, people with
Blockmans, S. 4.75
Blok, P. 12.185
Blomqvist, J. 16.46
Bodó, B. 13.47
Bonadio, E. 3.01, 3.02, 3.17
Bondia, F. 28.19
Bonet, G. 2.23
Borghè, M. 17.09, 17.39
Boschiero, N. 24.78
bottleneck situations, essential facilities doctrine 4.77
Bourkaib Fernández De Córdoba, A. 8.46
Bower, J. 4.21
Boyden, B. 19.19
Boyle, J. 22.51, 22.53
Braun, T. 10.13
Brauneis, R. 2.17, 2.30
Bredimas, A. 27.01
Brexit and moral rights 1.16 broadcasting
Draft Treaty see international matters, EU stance, Draft Treaty on the Protection of Broadcasting Organisations encrypted, and free movement of goods and exhaustion of IPR rights 3.10
INDEX

Information Society Directive 11.74, 11.77, 11.110
CARIFORUM Economic Partnership Agreement (EPA) 25.70–74, 25.77, 25.78
Caron, C. 17.170
Carpon, Z. 19.05
Carrubba, C. 27.01, 27.27, 27.30
cease and desist orders, Enforcement Directive 12.96, 12.130, 12.148–150
Central and South America, Association Agreement 25.29, 25.45, 25.64
Chalton, S. 9.03, 9.71
Chan Grinvald, L. 4.13
Cheng, L. 5.15
Chile, Association Agreement 25.27
Chong, A. 24.65
Christensen, C. 4.21
Christie, A. 5.39, 11.70
Cichowski, R. 27.04
cloud services
territoriality issues 28.12, 28.14
codes of conduct
Enforcement Directive see Enforcement Directive, codes of conduct
Ceuria, A. 5.09
Cochrane, C. 27.03
collective management organisations (CMOs)
and competition law 1.17
Digital Single Market (DSM) Directive, cultural heritage institutions and out-of-commerce works 17.183, 17.185–190
EU Copyright Title promotion 29.16
free trade agreements 25.53–54, 25.71, 25.78
Netcab Directive 20.20–22
see also contracts
Collective Rights Management (CRM) Directive 14.01–84
acquis communautaire 14.02, 14.20
addresses (Article 45) 14.83–84
collective management organisations role 14.01, 14.23
and cultural diversity 14.06, 14.68, 14.80, 14.81
digital Agenda for Europe 23.07, 23.08–10
direct licensing without withdrawal of mandates 14.71
dispute resolution (Article 35) 14.73–74
expert group (Article 41) 14.80–81
general assembly of members (Article 8) 14.41–43
general principles (Article 4), and best interest of members 14.24–27, 14.36, 14.61
governance structure 14.62–63
and Information Society Directive 14.02
membership rules (Article 6) 14.38–39, 14.61
monitoring 14.44, 14.51, 14.77, 14.79, 14.82
multi-territorial licencing, access to (Article 31)
(passport regime) 14.69–71
multi-territorial licensing in internal market (Article 23) 14.64–66
multi-territorial licensing in internal market (Article 23), and cross-border licensing for online uses of musical works 14.64–66
multi-territorial licensing of online music services 14.01, 14.03, 14.05–06, 14.08
national legislation 14.04
online music rights for radio and television programmes, derogation for (Article 32) 14.72
personal data protection (Article 42) 14.82
public’s right to information 14.63
remuneration rights 14.12, 14.20, 14.55, 14.56
scope (Article 2) 14.13–14
supervisory function of collective management organisation (Article 9) 14.44–45
supervisory function of collective management organisation (Article 9), conflict of interests issues 14.45
transparency and accountability 14.04
transparency report, annual (Article 22) 14.61–63
users’ obligations (Article 17) 14.60
Collective Rights Management (CRM) Directive, deductions and payments in representation agreements (Article 15) 14.51–53
non-discrimination in treatment between members and non-members 14.52
payment to rightholders, accurate and timely (Article 28) 14.67–68
reciprocal agreements 14.51, 14.52, 14.61, 14.66, 14.70
type B agreements 14.52
Collective Rights Management (CRM) Directive, definitions (Article 3) 14.15–22
collecting society 14.16–17
consumer 14.20
director of organisation 14.19
independent management entity 14.17
management fees 14.21
online rights in musical works 14.22
rightholder 14.18–19
rights revenue 14.21
and Satellite and Cable Directive 14.15, 14.16
Collective Rights Management (CRM) Directive,
distribution of amounts due to rightholders
(Article 13) 14.46–50
best interest of the rights holders 14.26, 14.36,
14.46–47
bookkeeping and transparency concerns 14.48
deductions and management fees 14.49
diligence and accuracy requirements 14.47, 14.49,
14.63
identification and location of rights owners 14.50
timely distribution 14.50
Collective Rights Management (CRM) Directive,
information exchange between competent
authorities (Article 37) 14.63, 14.75–78
breaches of law and sanctions and compliance
measures 14.75–76, 14.78
complaints procedures 14.76–77
legislation 14.76–78
Collective Rights Management (CRM) Directive,
licensing (Article 16) 14.54–59
and cultural heritage institutions 14.54
discrimination in tariffication between categories of
users 14.57, 14.58
economic value of rights in trade 14.56
negotiation in good faith 14.54
obligation to contract with users 14.59
royalties and musical works protected by copyright
for purposes of television broadcast 14.56
tariffs be determined on basis of objective criteria
14.54, 14.55
voluntary licensing 14.55
Collective Rights Management (CRM) Directive,
rights of rightholders (Article 5) 14.28–37
categories 14.30
contract rights 14.37
Creative Commons licences 14.33
dominant position abuse by collective management
organisation 14.30
foreign right holders and non-discrimination
principle 14.29, 14.31, 14.36
freedom of choice 14.31–32, 14.35
freedom of expression 14.36
individually managed rights 14.28, 14.30, 14.34
licences for non-commercial uses 14.33, 14.34
management flexibility 14.33
non-discrimination principle and distribution of
income 14.29
rightholders not members of collective management
organisation (Article 7) 14.40
Collective Rights Management (CRM) Directive,
subject matter (Article 1) 14.09–12
collective management organisations and standard of
governance 14.30–11
multi-territorial licensing on rights in musical works
focus 14.09
reproduction right limitations 14.12
rightholders’ remuneration 14.12
collective works 1.15
Database Directive 9.18
Software Directive 5.45
Term Directive 8.19, 8.21
Collins, A. 27.30
Colombe, M. 5.125
commercial availability
Anti-Counterfeiting Trade Agreement (ACTA)
Digital Single Market (DSM) Directive, cultural
heritage institutions and out-of-commerce
works 17.174–175, 17.182
Digital Single Market (DSM) Directive, text and
data mining for scientific research 17.137
Digital Single Market Strategy 23.16
Enforcement Directive 12.11, 12.14–15
Enforcement Directive, alternative measures 12.189
Enforcement Directive, evidence 12.77–78
Enforcement Directive, general obligation 12.25
Enforcement Directive, provisional and
precautionary measures 12.152–153
Enforcement Directive, right of information
12.114–115
Enforcement Directive, sanctions 12.226–228
Marrakesh Treaty Directive, permitted uses
16.80–83, 16.136–137
piracy, and EU policies and actions 21.55, 21.75,
21.90
see also non-commercial availability;
out-of-commerce works
commissioned works 1.15, 13.19
communication network access providers, and piracy
21.144–145
communication to the public
Database Directive 9.24
Digital Single Market (DSM) Directive 17.153,
17.251–256
Information Society Directive see Information
Society Directive, right of communication to
the public and making available to the public
piracy, and EU policies and actions, reproduction
right 21.36
Software Directive 5.92–93
see also information; public availability
Community designs
EU Copyright Title promotion 29.18–19, 29.25,
29.26, 29.29
piracy, and EU policies and actions 21.16, 21.66,
21.77
private international law 24.16, 24.92
territoriality issues 28.06
trademarks, EU trademarks and Community designs
judicial system comparison, EU Copyright
Title promotion 29.19
see also designs

1127
compensation
Enforcement Directive 12.100, 12.101–102, 12.140–141
equitable rights 1.13
Orphan Works Directive 13.73–74
competition
and collecting societies 1.17
freedom of competition, essential facilities doctrine see essential facilities doctrine, and freedom of competition
freedom of 1.05
Netcab Directive 20.18
and non-discrimination principle 2.22, 2.25
Competition Damages Directive 12.60
computer programs
authorship see Software Directive, authorship of computer programs
Database Directive and sui generis right 9.07, 9.09, 9.16
free movement of goods and exhaustion of IPR rights 3.09, 3.12–14
free trade agreements 25.11, 25.17, 25.26, 25.44, 25.80
Information Society Directive 11.28
as literary works 1.08
as objects of protection see under Software Directive, object of protection
Orphan Works Directive 13.15
Software Directive, originality condition 5.35–39
Software Directive, reproduction by any means and in any form 5.60–64
Term Directive, authors' rights, duration of 8.15 see also database; internet; online service provider; software
Computer Programs Directive 8.04, 8.83, 11.165
copyright law concept 1.07–08
Database Directive comparison 9.14
and Digital Single Market (DSM) Directive, cultural heritage preservation 17.164
and Information Society Directive 111.03
and Information Society Directive, distribution right 11.43, 11.45, 11.49
and Information Society Directive, reproduction right 11.11
and Information Society Directive, right of communication to the public and making available to the public 11.38
and Information Society Directive, technological measures 11.127
photographs and Term Directive comparison 8.59
and piracy, and EU policies and actions, policy development 21.35
Term Directive, authors' rights, duration of 8.04, 8.15
Comte, H. 6.11, 6.68, 6.71
Conant, L. 27.01, 27.04, 27.05
concerted practice concept, essential facilities doctrine 4.03, 4.27
confidentiality issues
EU Court of Justice role 27.42–54
Orphan Works Directive 13.23
see also personal data protection; privacy rights; security requirements
conflict of interests, Collective Rights Management (CRM) Directive 14.45
conflict of laws 2.10–11, 6.94, 12.37, 24.61, 24.70, 30.07
contracts 1.18
Database Directive, lawful users 9.59
Digital Single Market (DSM) Directive, text and data mining for scientific research 17.70–71
EU Copyright Title promotion 29.08, 29.14–16
Netcab Directive, contractual freedom and competition law 20.18
Open Data Directive, research data and Public Sector Information (PSI) 18.21
see also collective management organisations (CMOs)
Conway, G. 11.96, 27.01
Cook, T. 3.01, 3.04, 3.05, 3.07, 3.08, 3.09, 3.11, 3.13, 3.15, 5.91, 8.51, 9.01, 10.39, 29.20, 29.27
copies
digital copies, Information Society Directive 11.48
Information Society Directive 11.73, 11.84, 11.107, 11.111, 11.117, 11.119–121
Software Directive, back-up copies 5.109–111
Software Directive, 'first sale' of a copy fixed on an intangible medium 5.86–91
Software Directive, 'first sale' of a copy fixed on a tangible medium 5.83–85
see also re-use rights; reproduction
Copyright in the Digital Single Market Directive (CDSM) 0.16, 9.67, 23.24, 23.27, 29.05
copyright law concept 1.01–24

1128
| acquis communautaire assessment | 1.10, 1.11–18 |
| acquis communautaire and ECJ role | 1.11–13 |
| 'author as creator' rule | 1.15 |
| autonomous notions of Community law concept | 1.13 |
| and Berne Convention | 1.04, 1.16 |
| Brexit and moral rights | 1.16 |
| broadcasting and cable transmission of motion pictures | 1.06 |
| cable and satellite technologies | 1.07, 1.24 |
| CJEU and preliminary rulings from Member States, requests for | 1.12 |
| collecting societies and licensing activities | 1.17 |
| collective work category | 1.15, 1.23 |
| commissioned works | 1.15 |
| common copyright principles to genuine European copyright law transition | 1.19–22 |
| competition law and collecting societies | 1.17 |
| Computer Programs Directive | 1.07–08 |
| computer programs as literary works | 1.08 |
| copyright contracts | 1.18 |
| copyright title proponents | 1.24 |
| damages assessment | 1.17 |
| Databases Directive | 1.08 |
| Digital Single Market | 1.18 |
| discrimination issues | 1.04, 1.11 |
| distribution rights | 1.13 |
| ECJ, copyright and exhaustion rule | 1.05 |
| ECJ, copyright and specific subject matter doctrine | 1.05 |
| economic rights | 1.07, 1.03, 1.09, 1.10, 1.14, 1.19 |
| Enforcement Directive | 1.09, 1.17, 1.23 |
| equitable compensation rights | 1.13 |
| evolution within EU | 1.02–06 |
| exclusivity and freedom of competition | 1.05 |
| exhaustion principle | 1.13, 1.24 |
| fair use principle | 1.21 |
| and free access to information | 1.21 |
| future direction | 1.23 |
| Green Paper on Copyright and the Challenge of Technology (1988) | 1.07 |
| harmonisation process | 1.04, 1.07–10, 1.11, 1.14, 1.19–20 |
| import of sound recordings | 1.06 |
| Information Society Directive | 1.09 |
| and legitimacy crisis | 1.22 |
| moral rights | 1.16 |
| music and audiovisual works | 1.24 |
| and national copyright law convergence | 1.10, 1.15–18, 1.23–24 |
| originality rights | 1.13, 1.15 |
| right of information | 1.17 |
| and Rome Treaty | 1.03, 1.07 |
| Single European Act | 1.07 |
| social and cultural dimension | 1.19–22 |
| subsidarity and proportionality principles | 1.09 |
| territoriality and free movement of goods and services | 1.05, 1.08, 1.24 |
| three-steps test | 1.14 |
| trade impact | 1.04, 1.22 |
| transaction costs consideration | 1.23 |
| WIPO Copyright Treaty (WCT) | 1.09 |
| WIPO Performance and Phono-gram Treaty (WPPT) | 1.09 |
| Wittem Copyright Code | 1.23 |
| Corbin, L. | 25.01 |
| Cornish, W. | 1.08, 9.01 |
| Correa, C. | 2.18 |
| corrective measures, Enforcement Directive | see Enforcement Directive, corrective measures |
| Cottier, P. | 2.23 |
| Council of Europe and ECtHR, piracy, and EU policies and actions | 21.174–184 |
| counterfeit goods, and piracy | see piracy, and EU policies and actions |
| country of origin principle | Digital Single Market Strategy 23.22–23 |
| EU Copyright Title promotion | 29.11–13 |
| Marrakesh Treaty Directive | 16.47 |
| Netcab Directive | 20.11–18 |
| non-discrimination principle | 2.14 |
| see also national legislation |
| Craig, P. | 11.96, 23.26 |
| Creative Commons licences, Collective Rights Management (CRM) Directive | 14.33 |
| creativity | cultural heritage digitisation 22.13–14, 22.16 |
| cultural heritage digitisation, European Digital Library Europeana | 22.48–49 |
| Digital Single Market (DSM) Directive, text and data mining for scientific research | 17.137 |
| Digital Single Market Strategy, creative and cultural works, access to | 23.20 |
| essential facilities doctrine, and freedom of competition | 4.21 |
| Open Data Directive, research data and Public Sector Information (PSI) | 18.03 |
| piracy, and EU policies and actions, innovation and creativity protection | 21.18, 21.21, 21.24, 21.28, 21.30 |
| piracy, and EU policies and actions, third countries | 21.265–270, 21.289–290 |
| Term Directive, personal creativity input assessment | 8.59 |
| see also new products; originality requirement |
| Crews, K. | 18.03, 18.17 |
| criminal enforcement | Cybercrime Convention 11.126, 21.15, 21.124 |
| free trade agreements | 25.63 |
| Information Society Directive, sanctions and remedies | 11.179 |
| piracy, and EU policies and actions | 21.84, 21.88–95 |
| see also injunctions; sanctions |
| critical and scientific publications | 8.43, 8.54–55, 17.220, 25.57 |
| Crompvoets, J. | 18.04 |
INDEX

cross-border exchange
Collective Rights Management (CRM) Directive 14.64–66
Digital Single Market Strategy 23.16, 23.18–19
Enforcement Directive, evidence, measures for preserving 12.104
Marrakesh Treaty 16.08, 16.11, 16.13, 16.15, 16.16–19
Orphan Works Directive 13.04, 13.19, 13.60

see also national legislation

Cseres, K. 4.02
Cukier, K. 17.34

cultural diversity
and Collective Rights Management (CRM) Directive 14.06, 14.68, 14.80, 14.81
piracy, and EU policies and actions 21.18, 21.24, 21.28
cultural expression, folklore protection see international matters, EU stance, folklore protection (traditional cultural expressions)
cultural heritage digitisation 22.01–121
access ease 22.10–12
aggregator sites 22.43, 22.119
Copyright in the Knowledge Economy Green Paper 22.25
creative re-use 22.13–14, 22.16
culture in the digital age 22.01–06
digitisation definition 22.07–08
economic benefits 22.15–16
EU Digital Agenda 22.22
European Digital Libraries Initiative 22.23, 22.24
future direction 22.116–121
information access 22.04, 22.05
and Information Society Directive 22.67–68, 22.70
and legal harmonisation 22.26
memory institutions 22.34, 22.89, 22.116–117, 22.120
online accessibility 22.21
open-source software 22.42
Orphan Works Directive 13.04–05
preservation of cultural heritage 22.17–21
technological obsolescence concerns 22.20
unimpeded access 22.09–12
users of protected works 22.45–47, 22.61, 22.74, 22.84, 22.90, 22.112–114
cultural heritage digitisation, and copyright law 22.50–77
abstracts and metadata 22.75, 22.79
and Digital Single Market Directive 22.67, 22.68

digitisation of copyrighted material as special challenge 22.62–77
economic rights 22.64–71
and Information Society Directive 22.67–68, 22.70
moral rights 22.72–77
orphan works 22.62
photographic reproductions of two-dimensional fixes 22.56
photographs 22.55, 22.59
public availability 22.69–70
public domain 22.50–53
public domain, reprivatisation 22.54–61
public-private partnerships 22.68
reproduction right 22.65–68
sui generis database right 22.60
technological access barrier concerns 22.61
trademark use 22.58
cultural heritage digitisation, European Digital Library Europeana 0.22, 22.28–49, 22.119–121
aggregation on a national level 22.42–43
Application Programming Interface (API) 22.45
Connecting Europe Facility (CEF) programme 22.44
data quality improvement 22.37
i2010 European Libraries Initiative 22.23–24, 22.28
infrastructure strengthening 22.36
innovation driver and cultural heritage preservation 22.48–49
Network Association and Aggregators’ Forum 22.38
objectives and strategies 22.34–38
organisation 22.41–44
out of copyright issues and non-commercial reuse 22.48, 22.58, 22.107
cultural heritage digitisation, legal challenge 22.98–115
creator interests 22.102–108
creator interests, and situatedness 22.105
intermediaries 22.109–111
intermediaries, private 22.110
public/users (consumer demand) 22.112–114
cultural heritage digitisation, orphan works 22.22, 22.78–92
ARROW (Accessible Registries of Rights Information and Orphan Works) 22.90–92
and Europe 2020 Strategy 22.84
mutual recognition 22.86
Orphan Works Directive 22.83–89, 22.118
permitted uses 22.87
right holder search 22.85

cultural heritage institutions
Collective Rights Management (CRM) Directive 14.54
Database Directive, sui generis right 9.67
Orphan Works Directive 13.02
as research organisations 17.07

1130

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 10/19/2023 02:30:38PM via free access
cultural heritage preservation
Digital Agenda for Europe 23.10
Digital Single Market Strategy 23.21, 23.24
Customs Action Plan, piracy, and EU policies and actions 21.29, 21.73, 21.85, 21.86
customs enforcement, piracy, and EU policies and actions 21.72–87
see also free movement of goods
Cybercrime Convention 11.126, 21.15, 21.124
see also criminal enforcement
cyberlockers, Digital Single Market (DSM) Directive 17.258
Czarnota, B. 5.52, 5.76, 5.124

damages
assessment 1.17
Enforcement Directive see Enforcement Directive, damages
lump-sum payments see lump-sum payments and damages
piracy, and EU policies and actions 21.51, 21.55, 21.58
see also injunctions
Darbishire, H. 18.08
data
data files’ format and programming languages 5.29–31
Database Directive, sui generis right and data collection 9.38–41
destruction, Portability Regulation 15.42, 15.44
personal see personal data protection
piracy, risk-analysis tools and electronic data interchange systems 21.132–134
see also metadata
data mining
Digital Single Market (DSM) Directive, scientific research 17.113–134
Open Data Directive, research data and Public Sector Information (PSI) 18.25
Data Retention Directive, and piracy 21.166
databases
free movement of goods and exhaustion of IPR rights 3.11
works falling outside, and Orphan Works Directive 13.42
see also computer programs; internet; online service provider; software
Database Directive 9.01–82
application over time (Article 14) 9.79–81
binding nature of certain provisions (Article 15) 9.82
copyright law concept 1.08
final provisions (Article 16) 9.83
and Information Society Directive 11.03
and Information Society Directive, distribution right (Article 4) 11.43
monitoring 9.42, 9.64
non-commercial availability 9.65–66
term of protection (Article 10) 9.68–70
term of protection (Article 10), perpetual protection for dynamic databases 9.70
text and data mining for scientific research see Digital Single Market (DSM) Directive, text and data mining for scientific research (Article 3), and Database Directive
Database Directive, continued application of other legal provisions (Article 13) 9.74–78
access to public documents 9.74
database maker trademark 9.74
and Infosoc Directive 9.74
national legislation differences 9.75–77
parasitism issues 9.76, 9.77
Database Directive, database authorship (Article 4) 9.17–19
collective works 9.18
databases authored by employees 1.15, 9.19, 9.44
economic rights 9.18
Database Directive, lawful users, rights and obligations (Article 8) 9.57–62
contract-based interpretation concerns 9.59
extraction and re-utilisation rights 9.60–62
lawful user concept 9.58–59
licence agreements 9.59
unlawful users 9.58
Database Directive, object of protection (Article 3) 9.12–16
author’s own intellectual creation 9.13–14
Computer Programs Directive comparison 9.14
database structure 9.12
originality requirement 9.04, 9.05, 9.12–15, 9.37, 9.75
users of protected works 9.45, 9.47, 9.48
Database Directive, restricted acts (Article 5) 9.20–26
communication to the public 9.24
distribution 9.23
exhaustion issues 9.25
Infosoc Directive comparison 9.21, 9.24
infringement of copyright 9.26
rental or public lending 9.23
reproduction provision 9.21
translation into another language 9.22
Database Directive, restricted acts, exceptions to (Article 6) 9.27–30
existing exceptions, retention of 9.28
Infosoc Directive comparison 9.28–29
lawful user requirements 9.27
moral rights 9.30
rental and lending right 9.30
three-step test implementation 9.29
INDEX

Database Directive, scope (Article 1) 9.01–08
accessibility by electronic or other means 9.06–08
any form is acceptable 9.01
collection, meaning of 9.02, 9.03
database definition 9.01
independence requirement 9.03
limitations (Article 2) 9.09–11
materials, meaning of 9.04
recordings of musical performances on a CD, exclusion of 9.04
rental and public lending right 9.10
Satellite and Cable Directive omission 9.11
systematic or methodical arrangement 9.05
thesauruses and indexation systems 9.08
works, meaning of 9.04

Database Directive, sui generis right (Article 7) 9.31–56
beneficiaries of protection (Article 11) 9.71–72
computer programs 9.07, 9.09, 9.16
continued application of other legal provisions (Article 13) 9.75, 9.77
Copyright Directive and Digital Single Market 9.67
and copyright protection 9.55, 9.79, 9.81
cultural heritage institutions 9.67
data collection 9.38–41
exceptions to (Article 9) 9.63–67
exhaustion principle 9.49
extraction 9.46, 9.52, 9.54, 9.56, 9.60–62
and Information Society Directive 11.131, 11.155
information verification 9.42
infringements 9.51–56
as intellectual property right 9.31–32
meta search engines and re-utilisation 9.48
non-EU citizens 9.71
out-of-commerce works 9.67
ownership issues 9.44
permanent transfers of data 9.46
private reproduction 9.64
protection requirement 9.33–44
public lending as re-utilisation 9.50
public sector databases 9.34–35
public security or an administrative or judicial procedure 9.66
remedies (Article 12) 9.73, 11.165
restricted acts, exceptions to (Article 6) 9.27, 9.28, 9.30
scientific research and publications 9.65, 9.67
sole source databases 9.04, 9.38, 9.82
spin-off databases 9.38
structuring or organisation of the data (presentation) 9.43
subcontractors 5.102, 9.44
teaching and research 9.65
translation as extraction 9.46
Davies, G. 26.01–62
Davis, R. 8.04
Davison, M. 9.01, 9.03, 9.37, 9.58, 9.65, 9.83
De Búrca, G. 11.96
De la Baune, M. 23.27
De la Durantaye, K. 17.170, 22.107
De Miguel Asensio, P. 3.08, 17.158
De Pierredon-Fawcett, L. 10.01
De Visscher, F. 9.03, 29.19
De Vries, C. 23.14
dead, Term Directive, date of author’s death rule 8.20
Deazley, R. 13.40, 13.41, 13.45
decomposition, Software Directive see Software Directive, decomposition (reverse engineering)
Deene, J. 5.36
Deep and Comprehensive Free Trade Area (DCFTA) 21.254, 25.05
Dehousse, R. 27.01, 27.04, 27.05, 27.26
Dekeyser, H. 22.20, 22.72, 22.76, 22.107, 22.115
dental practices, phonogram broadcasting 11.23
Derclaye, E. 4.04, 4.13, 8.43, 9.01–82, 17.59, 17.103, 17.105, 17.110, 18.18, 29.20, 29.27
Desbois, H. 18.15
designs
Community designs see Community designs
Design Directive 12.106
non-discrimination principle, national treatment (NT) principle 2.17, 2.27
Term Directive, application in time 8.72–73
destruction of data, Portability Regulation 15.42, 15.44
destruction of evidence, Enforcement Directive 12.72, 12.73
destruction of goods
Enforcement Directive 12.72–73, 12.116,
12.166–167, 12.168, 12.226
piracy, and EU policies and actions, fight against piracy in internal market and external borders 21.50, 21.60, 21.80–83
Desurmont, T. 6.16
detention cases, piracy, and EU policies and actions 21.04, 21.05–06, 21.80
Determann, L. 3.12
deterrent effect
piracy, and EU policies and actions 21.14, 21.89
see also injunctions; penalties; sanctions
dialogue author, Term Directive, cinematographic or audiovisual works 8.30–31, 8.34
Dickinson, A. 24.79, 24.80, 24.82, 24.83, 24.88
Dietz, A. 1.24, 23.10
differential pricing, essential facilities doctrine 4.26–27
Digital Agenda for Europe 0.07, 0.08, 23.02, 23.04–13, 23.38
and Anti-Counterfeiting Trade Agreement (ACTA) 23.13, 23.16
Collective Rights Management (CRM) Directive 23.07, 23.08–10
copyright enforcement issues 23.13
copyright law reform 23.05
cultural heritage digitisation 22.22
cultural heritage protection 23.10
and Enforcement Directive 23.07, 23.13
EU Copyright Title proposal 23.11–12
Europe 2020 Communication 23.04
and Eurozone Crisis 23.01, 23.04, 23.38
Green Paper on creative industries 23.06
multi-territorial licensing 23.10, 23.15
Orphan Works Directive 23.08
policy objective failures 23.11–13
Reuse of Public Sector Information Directive 23.08
Single Market for IPRs Communication 23.11
successes 23.08–10
territorial barriers removal 23.05
users of protected works 23.08–09, 23.12
see also Digital Single Market Strategy; Europe 2020
Strategy; Europe Fit for the Digital Age
digital exhaustion 3.13, 11.38–39
digital format publications, Marrakesh Treaty Directive
16.45, 16.46, 16.56
digital rights management (DRM), piracy, and EU
policies and actions 21.37
Digital Services Act, and Europe Fit for the Digital
Age 23.30, 23.37
Digital Single Market (DSM) Directive 0.17, 11.173,
17.01–289, 30.05
addressees (Article 32) 17.289
alternative dispute resolution mechanism (Article 21)
17.280, 17.284
caching of information 17.39, 17.83
cross-border uses (Article 9) 17.203–204
disabilities, people with 17.152, 17.239, 17.261,
17.263
digital format publications, Marrakesh Treaty Directive
16.45, 16.46, 16.56
digital rights management (DRM), piracy, and EU
policies and actions 21.37
Digital Services Act, and Europe Fit for the Digital
Age 23.30, 23.37
Digital Single Market (DSM) Directive 0.17, 11.173,
17.01–289, 30.05
addressees (Article 32) 17.289
alternative dispute resolution mechanism (Article 21)
17.280, 17.284
caching of information 17.39, 17.83
cross-border uses (Article 9) 17.203–204
disabilities, people with 17.152, 17.239, 17.261,
17.263
digital format publications, Marrakesh Treaty Directive
16.45, 16.46, 16.56
digital rights management (DRM), piracy, and EU
policies and actions 21.37
Digital Services Act, and Europe Fit for the Digital
Age 23.30, 23.37
Digital Single Market (DSM) Directive 0.17, 11.173,
17.01–289, 30.05
addressees (Article 32) 17.289
alternative dispute resolution mechanism (Article 21)
17.280, 17.284
caching of information 17.39, 17.83
cross-border uses (Article 9) 17.203–204
disabilities, people with 17.152, 17.239, 17.261,
17.263
INDEX

cultural heritage institutions as research organisations 17.07
information society service 17.27–29
not-for-profit services 17.31
online content-sharing service provider 17.30–33
research organisations 17.05–07
text and data mining 17.08–22
text and data mining, Ireland 17.15–17
text and data mining, Japan 17.18–21
text and data mining, UK 17.12–14
text and data mining, US 17.22
Digital Single Market (DSM) Directive, educational establishments and cross-border teaching activities (Article 5) 17.151–159
compensation system 17.159
licensing scheme 17.156–157
and private international law 17.158
public communication right 17.153
reproduction right 17.153
responsibility of educational establishment 17.154
scope 17.152
source indication condition 17.155
sui generis rights of Database Directive 17.153
Digital Single Market (DSM) Directive, online content-sharing service providers, use of protected content (Article 17) 17.250–273
authorisation to communicate or make available to the public 17.251–256
authorisation to communicate or make available to the public, acts carried out by users of the service 17.255–256
best efforts option 17.259–262
best efforts option, and proportionality principle 17.262
business-to-business cloud services 17.32, 17.258
caricature, parody or pastiche exception 17.264, 17.265
closest connection test 17.272
complaint and redress mechanism 17.267–272
cyberlockers 17.258
disabling of access disputes 17.261, 17.267–272
e-commerce Directive 17.257, 17.259
exceptions and limitations 17.264–265
extended collective management 17.254
freedom of expression issues 17.260, 17.265
infringing activity 17.04–05, 17.07–09, 17.10–16, 19.31–34
judicial interpretation 19.10–18
non-commercial users 19.20
Online Copyright Infringement Liability Limitation Act (OCILLA) 19.03, 19.05, 19.06–09
proportionality principle 19.29
put-back and misrepresentation requirements 19.05, 19.16, 19.17, 19.33
red-flag knowledge standards 19.10–12, 19.14, 19.17
rights clearance and transaction costs 19.23
robo-notices 19.16
safe harbour claims 19.10, 19.13, 19.20, 19.31
service provider definition 19.25–29
stakeholder dialogues 19.23
startups 19.28, 19.31
technological and economic assumptions 19.06–09
USC Section 512(c) 19.04–18
value gap 19.02
and willful blindness challenge 19.11, 19.13
aggregator sites 17.224, 17.238
authors entitled to share of revenues 17.242–243
as business-to-business right 17.229
definition (Article 2) 17.25–26
duration of right 17.244
exclusions 17.235–239
independency of right 17.240–241
licensing issues 17.227
news aggregation 17.224, 17.238
press publications definition 17.229–232
ubiquitous infringement 17.272
uploading by the user of the platform 17.250, 17.257, 17.265
value gap 17.257
Digital Single Market (DSM) Directive, online content-sharing service providers, use of protected content (Article 17), US perspective 19.01–34
best practices 19.23, 19.30
blocking notification 19.05, 19.14
blocking unlicensed content 19.02, 19.21–22, 19.31
cooperaion and transparency requirements 19.23
eCommerce Directive 19.01, 19.24
exceptions and user redress mechanisms 19.30
and good faith 19.04, 19.17–18
hosting service 19.01, 19.04, 19.09, 19.15
judicial interpretation 19.10–18
non-commercial users 19.20
Online Copyright Infringement Liability Limitation Act (OCILLA) 19.03, 19.05, 19.06–09
proportionality principle 19.29
put-back and misrepresentation requirements 19.05, 19.16, 19.17, 19.33
red-flag knowledge standards 19.10–12, 19.14, 19.17
rights clearance and transaction costs 19.23
robo-notices 19.16
safe harbour claims 19.10, 19.13, 19.20, 19.31
service provider definition 19.25–29
stakeholder dialogues 19.23
startups 19.28, 19.31
technological and economic assumptions 19.06–09
USC Section 512(c) 19.04–18
value gap 19.02
and willful blindness challenge 19.11, 19.13
aggregator sites 17.224, 17.238
authors entitled to share of revenues 17.242–243
as business-to-business right 17.229
definition (Article 2) 17.25–26
duration of right 17.244
exclusions 17.235–239
independency of right 17.240–241
licensing issues 17.227
news aggregation 17.224, 17.238
press publications definition 17.229–232

reproduction remuneration issues 17.226, 17.228
rights granted 17.233–234
scientific or academic publications 17.229
's very short extracts', understanding of term 17.237, 17.238
Digital Single Market (DSM) Directive, text and data mining for scientific research (Article 3)
access right 17.124
acknowledgement condition 17.12, 17.95, 17.97–98
best practices 17.134
copies in cache or RAM memory 17.51, 17.83
copies of selection and arrangement of a database 17.53
copying and right to reproduction 17.41–44, 17.56
data ‘crawling’ 17.43, 17.52, 17.57, 17.65, 17.99
definition 17.37–38
distribution rights 17.46, 17.58
economic rights 17.39–47, 17.83
exceptions and limitations 17.72–112, 17.116–127
Extract, Transform and Load (ELT) 17.39–40, 17.82–87, 17.102
limitation provision 17.97
network transmission between third parties by an intermediary or a lawful use 17.79–80
normal use of database exception and lawful user 17.28, 17.73, 17.104–106, 17.113
reproduction right 17.121–123
scientific research 17.88–103
scientific research, non-commercial availability 17.12–13, 17.89, 17.92, 17.94–95, 17.97, 17.100–102
scientific research, teaching and illustration 17.92, 17.93, 17.97
security and integrity of networks and databases 17.132–133
storage of copies 17.126–131
temporary acts of reproduction 17.51, 17.74–88
text and data mining in Directive 17.113–134
three-step test 17.125
transient or incidental copies, exclusion of 17.51
transient or incidental copies forming an essential part of a technological process 17.76–78
translation and adaptation rights 17.45, 17.56
transmissions between networks, and exemption of copies 17.51
contractual restrictions 17.70–71
extraction 17.62–65, 17.69
re-utilisation and making available to the public 17.66–68
reproduction of the structure of the database 17.96
'sui generis' right 17.59–71, 17.100–101, 17.103
'sui generis' right, extraction of 'insubstantial parts' from a database 17.107–112
Digital Single Market (DSM) Directive, text and data mining for scientific research, exception or limitation (Article 4) 17.135–150
commercial gain purposes 17.137
conditions 17.139–146
implementation 17.138
innovation encouragement 17.137
licensing outside scope of mandatory exception 17.142
online public availability 17.143–144
and Software Directive 17.140
storage of copies 17.147–148
three-step test and technological protection measures 17.149–150
and faithful reproductions 17.217–218, 17.219, 17.221–222, 17.223
implementation 17.223
non-original photographs 17.218
scientific publications, publication of 17.220
and Term Directive 17.218, 17.220
underlying works 17.223
works of visual art definition 17.221
Digital Single Market Strategy 23.02, 23.14–25, 23.38
ancillary online services and country of origin principle 23.22–23
commercial-scale infringements 23.16
creative and cultural works, access to 23.20
cross-border access and portability of content 23.16, 23.18–19
cultural heritage preservation 23.21, 23.24
economic crisis effect 23.01, 23.04, 23.14, 23.38
educational use exception 23.21, 23.24
and Enforcement Directive 23.21
failures 23.22–25
goals 23.15–17
harmonisation of copyright rules 23.17
intermediaries' role 23.16
and legitimacy crisis 23.14
Marrakesh Treaty obligations 23.20
online transmissions of broadcasts and retransmissions 23.22–23
Portability Regulation 15.01, 23.16, 23.18–19
and stakeholder interests 23.23–24
successes 23.18–21
text and data-mining (TDM) measures 23.21, 23.24
users of protected works 23.08–09, 23.12, 23.18, 23.20, 23.25
'value gap' for producers and publishers 23.21, 23.25
video-on-demand services 23.15, 23.21
see also Digital Agenda for Europe; Europe 2020 Strategy
Digital World Working Group 21.115

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 18/10/2023 02:30:38PM via free access
INDEX

digitisation projects 0.01, 0.22
cultural heritage see cultural heritage digitisation
Digital Single Market (DSM) Directive, cultural heritage institutions and out-of-commerce works 17.169
mass digitisation see mass digitisation
Orphan Works Directive, and online accessibility of cultural content 13.04–05
Dijkman, L. 12.140
diligence and accuracy requirements
Orphan Works Directive see Orphan Works Directive, diligent search
Dinwoodie, G. 2.01, 24.86, 24.87
directness principle 2.21, 10.100, 16.140–142
direct injection principle 7.10.7.11, 7.15, 7.31, 20.10, 20.26–29
disabilities, people with
international matters, EU stance 26.32, 26.33–34, 26.37, 26.45
see also blind and visually impaired persons
discrimination see non-discrimination
disposal of infringing goods, piracy, and EU policies and actions 21.60
dispute resolution
Collective Rights Management (CRM) Directive 14.73–74
see also mediation
distribution rights
Collective Rights Management (CRM) Directive see Collective Rights Management (CRM) Directive, distribution of amounts due to rightholders
copyright law concept 1.13
Database Directive, restricted acts 9.23
Digital Single Market (DSM) Directive, text and data mining for scientific research 17.46, 17.58
Enforcement Directive, right of information 12.111, 12.127
Information Society Directive see Information Society Directive, distribution right
Marrakesh Treaty Directive, permitted uses 16.65
Software Directive 5.74–91
domestic abuse
Collective Rights Management (CRM) Directive 14.30
Enforcement Directive safeguards 12.28
essential facilities doctrine see essential facilities doctrine, and dominance abuse and non-discrimination principle, national treatment (NT) principle 2.25
Dommering, E. 9.04
Dormont, S. 17.260
double-market structure, and essential facilities doctrine 4.33–35
Doutrele镑ont, C. 10.11
download-to-own (DTO) software market, software 11.37–38
Draft Treaty on the Protection of Broadcasting Organisations see international matters, EU stance, Draft Treaty on the Protection of Broadcasting Organisations
Dratler, J. 19.09
Dreier, T. 3.06, 3.08, 3.13, 5.35, 7.26, 7.31, 7.49, 8.39, 8.76, 11.87, 11.105, 17.224, 22.09, 22.11, 22.20, 22.111, 23.20
Dred, J. 2.06, 2.18, 4.03, 4.04, 4.19, 14.63
droit de suite see Resale Right Directive
Du Croz, H. 22.17
Ducato, R. 23.24
Duchemin, V. 10.10
due diligence see diligence and accuracy requirements
Dulong, M. 18.03, 18.17
Dusollier, S. 5.99, 6.08, 9.58, 11.109, 11.110, 11.112, 17.90, 17.93, 18.17, 22.57, 22.58, 22.61
don duty of care
Enforcement Directive, evidence 12.182
and Information Society Directive, sanctions and remedies 11.180
and Marrakesh Treaty Directive, authorised entities (AE) 16.112–113
Dworking, G. 2.26
dynamic databases 9.70
e-books 0.14, 0.15
free movement of goods and exhaustion of IPR rights 3.13
Marrakesh Treaty 16.45, 16.57
Portability Regulation 15.08, 15.10, 15.21, 15.32
Rental and Lending Rights Directive 6.20, 6.48
resale of ‘used’, Information Society Directive 11.39
e-commerce
and information society services 3.11
piracy and market effect 21.04
E-Commerce Directive
and Digital Single Market (DSM) Directive 17.257, 17.259
and Enforcement Directive 12.122, 12.229
and Europe Fit for the Digital Age 23.37
and piracy see piracy, and EU policies and actions, fight against piracy on the internet, E-Commerce Directive
E-Privacy Directive, piracy, and EU policies and actions 21.162, 21.165, 21.185
Eagles, I. 4.04
Eastern Europe
Association Agreements with Georgia, Moldova and Ukraine 25.33, 25.46, 25.48, 25.50, 25.60, 25.64
Partnership and Cooperation Agreements with Kazakhstan and Armenia 25.30, 25.46, 25.48, 25.50, 25.53–54, 25.64

economic benefits, cultural heritage digitisation
22.15–16

economic consequences, piracy, and EU policies and actions 21.03

economic crisis effect, Digital Single Market Strategy 23.01, 23.04, 23.14, 23.38
Economic Partnership Agreements (EPAs) 25.06, 25.65–78

economic rights

Collective Rights Management (CRM) Directive, licensing 14.56

copyright law concept 1.03, 1.07, 1.10, 1.14, 1.19

cultural heritage digitisation 22.64–71
Database Directive, database authorship 9.18

copyright law concept 1.03, 1.07, 1.10, 1.14, 1.19

cultural heritage digitisation 22.64–71
Database Directive, database authorship 9.18

copyright law concept 1.03, 1.07, 1.10, 1.14, 1.19

cultural heritage digitisation 22.64–71


and Information Society Directive 11.68, 11.69, 11.105
Open Data Directive, research data and Public Sector Information (PSI) 18.22, 18.27

Term Directive 8.66–67

education

Database Directive, sui generis right 9.65


Digital Single Market Strategy 23.21, 23.24
distance learning, international matters, EU stance

distance learning programs, EU Copyright Title promotion 29.11

Marrakesh Treaty Directive, right of access 16.34
cEurope 2002 action plan 18.11

Elkin-Koren, N. 19.09, 19.18, 22.102, 23.25

Ellins, J. 8.17

embedded works, Orphan Works Directive 13.14–16, 13.83

employees

databases authored by employees 1.15, 9.19, 9.44

programs created by, Software Directive 5.49–56

encryption 3.10, 5.32, 7.20–24

EnDow report on ‘Requirements for Diligent Search’ 13.40–41, 15.57

Enforcement Directive 12.01–242

acquis communautaire 12.03, 12.04, 12.117, 12.123

audio-visual pirating 12.05

and Berne Convention 12.02

best practices 12.229, 12.235

Brussels I-bis Regulation 12.18

conflict of laws 12.37

copyright law concept 1.09, 1.17, 1.23

counterfeiting and piracy concerns 12.02

and Digital Agenda for Europe 23.07, 23.13

and Digital Single Market Strategy 23.21

entry into force (Article 21) 12.242

exclusive rights 12.08, 12.205

freedom to conduct a business 12.26

history 12.01, 12.05

implementation (Article 20) 12.240–241

and Information Society Directive, sanctions and remedies (Article 8) 11.166, 11.170, 11.192

and Information Society Directive, technological measures (Article 6) 11.131

and Paris Convention 12.02

and piracy see piracy, and EU policies and actions, fight against piracy in internal market and external borders, Enforcement Directive and piracy, and EU policies and actions, policy development 21.20, 21.35

and piracy, and EU policies and actions, third countries 21.232–233, 21.235

policy reasons and timing 12.02–04

procedural steps 12.05

publication of judicial decisions (Article 15) 12.219–225

publicity measures 12.212, 12.219–222

remuneration rights 12.08, 12.41

sanctions by Member States, and commercial scale infringements (Article 16) 12.226–228

and TRIPs Agreement 12.02, 12.05

users of protected works 12.05, 12.14, 12.41,

12.110, 12.150, 12.166, 12.179–180

Enforcement Directive, alternative measures (Article 12) 12.184–191

commercial use of counterfeit goods or supply of services 12.189
disproportionate harm caused to infringer and proportionality principle 12.187

infringer not acted by fault 12.186

pecuniary compensation 12.25, 12.154, 12.161,

12.184–185, 12.188, 12.189, 12.197

and TRIPS Agreement 12.184


and Anti-Counterfeiting Trade Agreement (ACTA) 12.236–237

Commission guidance 12.235
deterrent effect 12.225, 12.226, 12.235

fundamental rights protection 12.235

and internet enforcement 12.236

national legislation 12.234


advantages 12.230

and E-Commerce Directive 12.229

and fundamental rights 12.230

internet infringements 12.231–232

Stakeholders’ Dialogue on the Sale of Counterfeit Goods over the Internet 12.232

Enforcement Directive, corrective measures (Article 10) 12.160–168

appropiate cases 12.92, 12.137, 12.161,

12.162–163, 12.165, 12.184, 12.185, 12.198,

12.201, 12.226, 12.267

1137
infringement committed unintentionally 12.25, 12.161, 12.184, 12.196
materials and implements concerned 12.162–163, 12.165
proportionality consideration 12.163
recall of goods from channels of commerce 12.166–167
and TRIPS Agreement 12.160
culpable infringement 12.192, 12.193, 12.196, 12.199, 12.205
expenses, consideration of 12.202
‘good faith’ (non-culpable) infringement 12.192, 12.205
infringer profits assessment 12.102, 12.116, 12.140, 12.198, 12.199, 12.200, 12.205
lump sum method 12.198, 12.201–204
and moral rights 12.199, 12.201
national legislation 12.198, 12.201
punitive damages and royalty fees 12.202–204
scope and setting 12.198–200, 12.202–203
slight and gross negligence, lack of distinction between 12.196
Enforcement Directive, evidence (Article 6) 12.54–86
application proceedings 12.57–58
banking, financial or commercial documents 12.79–83
and Competition Damages Directive 12.60
confidentiality protection 12.61, 12.66–67, 12.86
duty of care 12.182
expeditious destruction 12.72, 12.73
fair, equitable and proportionate measures 12.63
fundamental right to fair trial 12.62
infringement committed in a commercial scale 12.77–78
interlocutory injunctions 12.57–78
intermediaries, injunctions against 12.171, 12.176–183
internet infringements 12.173, 12.179, 12.181, 12.182
national legislation 12.172–173, 12.174
non-compliance and penalty payments 12.134, 12.174–175
proportionality principle and appropriateness 12.174, 12.177, 12.178, 12.180, 12.181
third party interests 12.25
and TRIPS Agreement 12.23, 12.24, 12.28
enforcement 12.174–175
interlocutory injunctions comparison 12.169–170
intermediaries, injunctions against 12.171, 12.176–183
internet infringements 12.173, 12.179, 12.181, 12.182
national legislation 12.172–173, 12.174
non-compliance and penalty payments 12.134, 12.174–175
proportionality principle and appropriateness 12.174, 12.177, 12.178, 12.180, 12.181
and TRIPS Agreement 12.169
and collecting societies 12.208
damages actions 12.208
equity, mandatory 12.216
exequatur procedures 12.208
identification and research costs 12.210–211
inclusions 12.210–211
national legislation 12.214–215
online service providers 12.218
proportionality principle 12.213, 12.215
technical advisor costs 12.211
Enforcement Directive, persons entitled to apply (Article 4) 12.29–43
‘all other persons authorised to use those rights’ 12.36–38
collective rights management bodies 12.39–42
intellectual property rights holders 12.33–35
licensees 12.36–38
national laws 12.32
INDEX

IMS case, pharmaceuticals and healthcare data analysis 4.51-5, see also Table of Cases
indispensability question 4.46, 4.49, 4.52, 4.53
*Maggi* case and broadcasting undertakings 4.44-9, 4.52, 4.53, 4.55, 4.59, see also Table of Cases
*Microsoft* case 4.56-63, 4.74-5, see also Table of Cases
new products 4.46, 4.47, 4.49, 4.50, 4.52, 4.54, 4.60
refusal to licence 4.04, 4.31, 4.34, 4.45, 4.46, 4.47, 4.49, 4.50, 4.52
spare parts market 4.31, 4.49
*Tiercé Ladbroke* case, betting shops and televisial screenings 4.50
essential facilities doctrine, and freedom of competition 4.01–42, 4.47, 4.55, 4.62
and access indispensability 4.33, 4.35, 4.36
Berne Convention 4.20
*Bronner* case 4.02, 4.32, 4.35, 4.46, 4.52, 4.53, 4.55, 4.59
competitive dominance and concerted practice concept 4.03
competition by extension 4.20
competition by imitation 4.17–19
competition by substitution 4.18–19
competition and efficiency 4.16
competition elimination 4.33, 4.35, 4.36, 4.39
competition in a market versus competition for a market (sustaining versus disruptive innovation) 4.21
differential pricing 4.26–27
dominance abuse 4.22–42
dominant market position 4.11, 4.13–15
and double-market structure 4.33–35
fair use exception 4.19
and free-riding 4.32
market definition 4.08–12
and moral rights 4.42
new products 4.20, 4.66, 4.68, 4.79
and predatory pricing 4.25
public procurement rules 4.06
refusal to supply 4.06, 4.23, 4.29–30, 4.31–38, 4.56
secondary markets 4.13
trade between Member States, effect on 4.05, 4.06–07
translations 4.20
and tying and bundling 4.28
and unfair pricing 4.24–25
*EU Copyright Title* promotion 29.01–31, 30.05
authorship and ownership rules 29.05
and CDSM Directive 29.05
*CJEU* harmonisation activism 29.02–04
codification 29.24
collecting societies and multi-territorial and multi-repertoire licensing 29.16
common law systems and Brexit 29.26–27
Community designs 29.18–19, 29.25, 29.26, 29.29
contract regulation 29.08
copyright fixes as alternative to unitary copyright 29.05
country of origin rules and mutual recognition 29.11–13
Digital Agenda for Europe 23.11–12
distance learning programs 29.11
EU Commission view 29.07–10, 29.24
EU trademarks and Community designs judicial system comparison 29.19
harmonisation and reform facets 29.01, 29.07, 29.09–10
and Information Society Directive 29.05, 29.08
injection (up-link) rule 29.11
injunctions 29.17, 29.18, 29.23, 29.26
Internet broadcasts 29.11
moral rights protection 29.05
national legislation discretion 29.08
and new copyright judicial system 29.18–19
optional title 29.20–23
organizational and technological infrastructure 29.06
public performance rights 29.05, 29.08
quotations 28.41, 28.44
registration system suggestion 29.21
satellite broadcasts 29.11
and single market 29.10
small businesses integration 29.24
territorial restrictions by contract 29.14–16
as territoriality response 29.11–17
unregistered Community design right comparison 29.25–29
see also future direction and challenges
EU Court of Justice role 0.03, 0.19, 0.22, 27.01–58
acquis communautaire 1.11–13, 27.07, 27.39
coherent copyright jurisprudence, claim of lack of 27.19–22
confidentiality issues and documentary material 27.42–54
copyright and exhaustion rule 1.05
EU Copyright Title promotion 29.02–04
and EU governance 27.04–07
Freedom of Information acts (FOIA) and confidentiality 27.46–48
harmonisation of legal framework 27.06, 27.19, 27.23
interested parties and written observations 27.12
legal interpretation use 27.07
legal interpretative approaches and legal background of judges 27.17–25
Member States’ written observations, effects of 27.26–41
non-discrimination principle, national treatment (NT) principle 2.24–27
Opinions and draft Opinions 27.14–16
preliminary ruling procedure 6.95, 6.102, 6.104, 8.72, 12.70, 12.72, 12.127, 21.56, 21.167, 27.09–12, 27.09–13
and preliminary rulings from Member States, requests for 1.12
rules of procedure 27.08–16
and specialist chambers creation 27.21, 27.24
territoriality and Grand Chamber cases 28.26–48

1140

Irini Stamououdi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 10/19/2023 02:30:38PM via free access
see also judicial interpretation; Table of Cases
EU Digital Agenda see Digital Agenda for Europe
EU Telecom Package 11.177, 21.153
EUIPO Orphan Works Database 13.46, 13.47, 13.48–58
Everling, U. 27.01
evidence
Enforcement Directive see Enforcement Directive, evidence
piracy, and EU policies and actions 21.46–48, 21.71
Evrand, S. 4.36
ex party ordering, Enforcement Directive 12.96, 12.97, 12.137, 12.148
exclusive rights
Digital Single Market (DSM) Directive, cultural heritage preservation 17.164
Enforcement Directive 12.08, 12.205
esential facilities doctrine 4.13, 4.78
free trade agreements 25.39, 25.41
international matters, EU stance, Beijing Treaty on Audiovisual Services 26.11, 26.17, 26.22
Marrakesh Treaty 16.64, 16.65, 16.148
Open Data Directive, research data and Public Sector Information (PSI) 18.07, 18.22
Portability Regulation 15.02, 15.26, 15.32, 15.38
Rental and Lending Rights Directive 6.08, 6.10–17, 6.39, 6.46, 6.66
Satellite and Cable Directive 7.36, 7.52, 7.53, 7.61, 7.69
Software Directive 5.01, 5.46, 5.58–59, 5.96–97, 5.98
territoriality and limitations and exceptions as outstanding issues, exceptions and liabilities 28.24, 28.31, 28.35, 28.36, 28.39, 28.43, 28.47, 28.48
exhaustion of rights
copyright law concept 1.05, 1.13, 1.24
Database Directive 9.25, 9.49
and free movement of goods see free movement of goods and exhaustion of IPR rights
expression protection see Software Directive, object of protection, expression protection, computer program
extraction
Digital Single Market (DSM) Directive, text and data mining for scientific research 17.62–65, 17.69
fair and equitable measures
Enforcement Directive, evidence 12.63

<table>
<thead>
<tr>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1141</td>
</tr>
</tbody>
</table>
INDEX

INDEX

collective management cooperation 25.53–54, 25.71, 25.78
computer programs 25.11, 25.17, 25.26, 25.44, 25.80
criminal enforcement 25.63
Customs Union with Turkey 25.22–23
Deep and Comprehensive Free Trade Area (DCFTA) 21.254, 25.05
Economic Partnership Agreements (EPAs) 25.06, 25.65–78
Economic Partnership Agreements with States from Africa 25.65–69
enforcement of copyright and related rights 25.62–63
EU-Azerbaijan Partnership and Cooperation Agreement 25.24
EU-Colombia/Ecuador/Peru FTA 25.38, 25.46, 25.47, 25.64
EU-Iraq Partnership and Cooperation Agreement 25.25
EU-Japan FTA 25.75–78
EU-Ukraine FTA 25.44
Euro-Mediterranean Association Agreements 25.09–14, 25.17, 25.21, 25.26
EU-South Korea FTA 25.28, 25.50, 25.51–52, 25.64
exclusive rights 25.39, 25.41
first-generation agreements 1.08, 1.09, 25.04, 25.09–27, 25.36
future direction 25.79–81
Global Europe strategy 25.35
implementation review 25.14
Information Society Directive 25.49–50
intermediary service providers, liability of 25.64
neighbouring rights 25.11, 25.17, 25.23, 25.26
Partnership and Cooperation Agreements with Kazakhstan and Armenia 25.30, 25.46, 25.48, 25.50, 25.53–54, 25.64
performers, phonogram producers and broadcasting organisations’ rights 25.39–43, 25.58–61
performers, phonogram producers and broadcasting organisations’ rights, single equitable remuneration 25.31, 25.43
piracy, and EU policies and actions, third countries 21.253–258
resale right for author of an original artwork 25.45–48
Resale Right Directive 25.46
SAAS models (Software as a Service) 5.91, 25.16, 25.18, 25.20, 25.21
second-generation agreements 25.05, 25.28–64
second-generation agreements, copyright and related rights protection 25.37–44
stepping-stone agreements 25.06
technological measures and rights management information, protection of 25.32, 25.36, 25.49–52, 25.80
term of protection 25.55–61
unpublished works and critical and scientific publications 25.57
Western Balkans Stabilisation and Association Agreements 25.15–21, 25.23
WTO GATT 25.01
free-riding, and essential facilities doctrine 4.32
freedom of competition see essential facilities doctrine, and freedom of competition
freedom of expression
Enforcement Directive 12.25
Information Society Directive 11.88–93, 11.95, 11.105, 11.106
piracy, and EU policies and actions 21.157–158, 21.175, 21.176–185, 21.224
territoriality issues 28.18–25, 28.32–38, 28.41, 28.42, 28.45
see also fundamental rights
freedom of information
confidentiality and EU Court of Justice role 27.46–48
see also accessibility
freedom to conduct a business
Enforcement Directive 12.26
Portability Regulation 15.43
territoriality issues 28.44
Frey, D. 12.37
Frischmann, B. 4.19
Frosio, G. 17.168, 17.250, 22.04, 22.13, 22.61, 22.89, 22.117, 22.120, 23.25
fundamental rights 30.09
as non-discrimination principle 2.03, 2.04, 2.07–08, 2.17, 2.21

1143

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 18/10/2023 02:30:38PM
via free access

Portability Regulation 15.03
territoriality issues 28, 41–42, 28.18–25, 28.27–38, 28.41, 28.45–46
see also ‘freedom’ headings; human rights; privacy

future direction and challenges

copyright law concept 1.23
cultural heritage digitisation 22.116–121
folklore protection (traditional cultural expressions) 26.56
free trade agreements 25.79–81
piracy, and EU policies and actions 21.109–116, 21.288–298
see also EU Copyright Title promotion

Garnett, K. 8.44, 26.20
Garnett, N. 26.34
Garrett, G. 27.05, 27.30
Garrone, P. 2.30
Gasser, U. 22.13
Gaster, J. 2.23, 2.27, 2.29, 9.04, 9.09, 9.31, 9.71, 9.74, 10.01–100
Gaubier, Y. 8.04, 8.55, 8.58, 8.68, 8.83
Gaudrat, P. 9.50, 9.52
Gendreau, Y. 8.56
Geist, M. 21.257
Graef, I. 4.10, 4.19, 4.21, 4.36, 4.78
Graham, C. 4.06
grandfather clause, Information Society Directive 11.72, 11.99
Granger, M.-P. 27.28, 27.30
Graczyk, K. 23.13
Grave, R. 4.48, 27.11, 27.12, 27.13, 27.14
Grefer, M. 17.248
Griffiths, J. 11.88, 11.108, 11.118, 27.06, 27.27, 28.24, 29.02
Grigoriadis, L. 5.88
Grises, K. 17.250, 17.259, 17.260, 17.264, 17.266, 17.269
Grosa Ruse-Khan, H. 2.05
Group of Eight (G8), and piracy, and EU policies and actions 21.276–278
Group of Twenty (G20), and piracy, and EU policies and actions 21.279–280
Guadamuz, A. 17.39, 23.33
Guillou, C. 5.112, 5.128, 5.129
Haberspumpf, H. 22.53
habitual residence
and non-discrimination principle 2.14
Orphan Works Directive 13.43
private international law 24.24, 24.41, 24.42, 24.56, 24.76, 24.78
Resale Right Directive 10.60
territoriality issues 28.11, 28.12, 28.14
Halpern, S. 11.116
Hanley, V. 11.30
Hansen, D. 13.03
Harbottle, G. 12.37
harmonisation
copyright law concept 1.04, 1.07–10, 1.11, 1.14, 1.19–20
INDEX

cultural heritage digitisation 22.26
Digital Single Market Strategy 23.17
EU Copyright Title promotion 29.01, 29.02–04, 29.07, 29.09–10
EU Court of Justice role 27.06, 27.19, 27.23
free movement of goods and exhaustion of IPR rights 3.11
Information Society Directive 11.70–81, 11.82–84, 11.122–128
Orphan Works Directive 13.60
piracy, and EU policies and actions 21.16–17, 21.89, 21.92, 21.94–95
piracy, and EU policies and actions, OHIM responsibility 21.104–107, 21.110
Term Directive 8.06–12, 8.19, 8.21, 8.24, 8.25–26, 8.29, 8.37, 8.69–70, 8.71, 8.76
Harn Lee, Y. 3.12, 3.13
Hart, R. 5.52, 5.76, 5.124, 5.132
Hatzopoulos, V. 27.01
Havelange, F. 9.61
Hecht, M. 12.177
Hecˇko, Z. 21.57, 21.165
Heindl, P. 3.12
Helfer, L. 16.11, 16.65, 16.76, 17.224, 17.250, 21.90, 22.110, 22.114, 23.27
Herszenhorn, D. 23.27
Hobolt, S. 23.14
Høedt-Rasmussen, I. 11.89
Hoehn, T. 4.12, 4.29
Hoeren, T. 5.87
Hofheinz, P. 17.34
hosting service
hotel services
Information Society Directive 11.21, 11.35
Rental and Lending Rights Directive 6.32, 6.89, 6.90, 6.95
Hudson, E. 11.71, 11.108, 11.119
Hue, J. 5.47, 5.112, 5.121, 5.124, 5.125
Huijboom, N. 18.04
human rights
and Marrakesh Treaty 16.03

as non-discrimination principle 2.03, 2.04, 2.07–08, 2.17, 2.21
see also fundamental rights
Huniar, K. 12.05
Huydecoper, J. 12.109
I2010 European Libraries Initiative 22.23–24, 22.28
Ibáñez Colomo, P. 4.13, 4.21
Ihalainen, J. 23.33
Ilia, S. 21.137, 21.217
Imfeld, C. 19.09
imitation issues
Database Directive 9.76, 9.77
and essential facilities doctrine 4.17–19, 4.47
independence requirement
Database Directive 9.03
Marrakesh Treaty 16.33, 16.35
Satellite and Cable Directive 7.79
indexation systems and thesauruses, Database Directive 9.08
indispensability question
essential facilities doctrine 4.46, 4.49, 4.52, 4.53
Software Directive, decomposition (reverse engineering) 5.120
industry-led initiatives, piracy, and EU policies and actions 21.30
information access
Collective Rights Management (CRM) Directive see Collective Rights Management (CRM) Directive, information exchange between competent authorities
copyright law concept 1.17, 1.21
cultural heritage digitisation 22.04, 22.05
Database Directive, sui generis right 9.42
Digital Single Market (DSM) Directive 17.224
Enforcement Directive see Enforcement Directive, right of information
essential facilities doctrine 4.56–63
Open Data Directive 18.08
see also communication to the public; public availability
Information Society Directive 11.01–209
addressees (Article 15) 11.209
application over time (Article 10) 11.196–197
and blind and visually impaired 11.04

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 18/19/2023 02:30:38PM via free access
INDEX

caricature, parody or pastiche 11.74, 11.77, 11.110
and Collective Rights Management (CRM) Directive 14.02
and Computer Programs Directive 11.03
continued application of other legal provisions
(Article 9) 11.194–195
copyright law concept 1.09
and cultural heritage digitisation 22.67–68, 22.70
and Database Directive 9.21, 9.24, 9.74, 11.03
Digital Single Market (DSM) Directive 11.04,
11.20–26, 17.27–29, 17.233–234, 17.239, 17.245
Digital Single Market (DSM) Directive, text and
data mining for scientific research 17.35,
17.48–52, 17.74, 17.88, 17.97, 17.101–102,
17.126–127
disabilities, people with 11.74, 11.77, 11.103,
11.105, 11.184, 11.185, 11.186
entry into force (Article 14) 11.208
and EU Copyright Title promotion 29.05, 29.08
exclusive rights 11.10, 11.15, 11.69, 11.83, 11.94,
11.95, 11.101, 11.104, 11.121, 11.124
final provisions (Article 12) 11.202–206
free trade agreements 25.49–50
hosting service 11.172, 11.174, 11.176, 11.185–187,
11.189
implementation (Article 13) 11.207
and Marrakesh Treaty 0.15
monitoring 11.174–180
non-commercial availability 11.99, 11.105
and Open Data Directive, research data and Public
Sector Information (PSI) (Article 10) 18.24
and Orphan Works Directive 11.04
piracy, fight against piracy on the internet 21.154,
piracy, internal market and external borders see
piracy, and EU policies and actions, fight
against piracy in internal market and external
and Portability Regulation 15.02
quotations 11.77, 11.94, 11.106, 11.110, 11.112
related legal instruments and WIPO WPPT (Article
11) 11.198–201
remuneration rights 11.37, 11.87, 11.102, 11.105,
11.107, 11.114–125, 11.153, 11.172
and Rental and Lending Rights Directive 11.03,
11.203
retransmission rights 11.18, 11.20
and Satellite and Cable Directive 11.03
scientific research 11.99, 11.105
scope (Article 1) 11.02–04
and Term Directive 11.03, 11.200–201
and territoriality and limitations and exceptions as
outstanding issues, territoriality issues 28.30
users of protected works 11.09–10, 11.29, 11.32,
11.69, 11.80, 11.86, 11.92–95, 11.103–104,
11.106, 11.152, 11.173, 11.177, 11.193
Information Society Directive, distribution right
(Article 4) 11.42–67, 11.76
and authors 11.45–46
burden of proof 11.63
‘by sale or otherwise’ 11.53
and Computer Programs Directive 11.43, 11.45,
11.49
computer programs, on-line transmission method
11.49
and Database Directive 11.43
digital copies 11.48
exhaustion in relation to goods rather than services
11.57–58
exhaustion of rights 11.54–67
exhaustion of rights and right holder consent for
first sale 11.49, 11.56, 11.59–67
international exhaustion 11.67
‘original of their works or of copies thereof’ 11.47–52
and Rental and Lending Rights Directive 11.43,
11.46, 11.53
sale or transfer of ownership 11.56
tangible and intangible forms 11.42, 11.47, 11.48,
11.49–50, 11.57–58
umbrella solution 11.47
Information Society Directive, exceptions and
limitations (Article 5) 11.68–125
autonomous concepts of EU law 11.96
case law role 11.85–102
collective management 11.105, 11.114–125
digital environment, doctrine of implied licence
11.100–101, 11.112
digital Single Market Directive 11.74, 11.75,
11.104
and distribution rights 11.76
and economic rights 11.68, 11.69, 11.105
European Copyright Code 11.104, 11.108
fair compensation and right to property 11.114–118,
11.119–120
freedom of expression 11.88–93, 11.95, 11.105,
11.106
freedom of information 11.94, 11.105, 11.106
fundamental rights 11.88–95, 11.105–106
future developments and transparent framework
11.105–108
grandfather clause 11.72, 11.99
Hargreaves Review 11.83, 11.102, 11.107, 11.108
harmonisation 11.70–81, 11.82–84, 11.122–128
and intellectual property rights 11.88, 11.94
intermediaries, meaning of 11.84
international three-step test 11.78–81, 11.84, 11.99,
11.108, 11.116, 11.199
lump-sum remunerative payment 11.115
moral rights 11.113
narrow interpretation principle, mitigated effect
11.87–95
national case law flexibilities, taking advantage of
11.97–102
on-demand services 11.112

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 18/10/2023 02:30:38PM
via free access
open or closed list of limitations 11.71–72
and Orphan Works Directive 11.75, 11.122–123
optional exceptions or limitations 11.74–77, 11.82, 11.99
predominantly optional exceptions or limitations 11.73–77
private copying, and privacy protection 11.111, 11.117, 11.119–121
revision, possible 11.103–113
and Rights Management Directive 11.124–125
Technical Protection Measures (TPMs) 11.109–112
transient copies (temporary reproduction),
mandatory limitation 11.10–12, 11.73, 11.84, 11.107
transparency through harmonious interpretation 11.85–96
and TRIPS Agreement 11.78, 11.79
unknown new uses, clear legal framework requirement 11.108
willingness to reform system of limitations 11.103–104
and WIPO Treaty 11.78, 11.79
Witten European Copyright Code 11.105
Information Society Directive, reproduction right (Article 2) 11.05–113
‘by any means and in any form’ 11.07
and Computer Programs Directive 11.11
‘direct or indirect’ 11.09
exceptons and limitations (Article 5) 11.74, 11.87, 11.106
‘in whole or in part’ 11.13
and Rental and Lending Rights Directive 11.05
Information Society Directive, right of communication to the public and making available to the public (Article 3) 11.14–41, 11.87
communication to the public 11.16–24
computer programs and copyright databases 11.28
and Computer Programs Directive 11.38
dental practice phonograms exclusion 11.23
digital exhaustion 11.38–39
and Digital Single Market Directive 11.29
downsamples 11.25, 11.26
e-books, resale of ‘used’ 11.39
exclusions 11.23–24
exhaustion of rights 11.36–41
graphic user interface (GUI) 11.24
hardware infrastructure and material equipment 11.21
hotel televisions 11.21, 11.35
internet and download-to-own (DTO) software market 11.37–38
internet hypertext links and cloud services 11.30–33, 11.119
internet streams 11.18, 11.22, 11.25, 11.26
live broadcasting 11.24, 11.25
making available to the public 11.25–29
on-demand services 11.18, 11.25, 11.27
online content-sharing providers 11.29
public house or rehabilitation centre 11.20
public, meaning of 11.34–35, 11.51
public performance, recitation or display 11.19
Rental and Lending Rights Directive comparison 11.14
transmission or re-transmission 11.18–22
as umbrella right 11.18
user intervention effect 11.24, 11.25
Information Society Directive, rights management information (Article 7) 11.151–164
actionable acts 11.159–162
definition 11.152
first-degree knowledge of infringement 11.158
and gross negligence 11.138, 11.158
legal protection 11.154–158
numbers and codes in electronic format 11.152
privacy safeguards 11.153
and rental and lending 11.160
and right holder’s authorization 11.157, 11.161, 11.164
sui generis right in databases 11.155
Information Society Directive, sanctions and remedies (Article 8) 11.165–193, 12.21, 12.27
criminal proceedings and national legislation 11.179
and Digital Single Market Directive 11.173
and Enforcement Directive 11.166, 11.170, 11.192
and EU Telecom Package 11.177
injunctions against intermediaries 11.171–193, 12.21
online content-sharing service provider 11.173
and TRIPS Agreement 11.167
Information Society Directive, sanctions and remedies (Article 8), internet service providers, liability of 11.174–180
caching of information 11.172, 11.174, 11.184, 11.187–188
and duties of care 11.180
and gross negligence 11.186
hosting and storage of information 11.185, 11.187–188
injunctions against intermediaries 11.189–193
intermediate storage 11.182–184
limitations 11.181–188
mere conduit 11.176–188, 11.181–183
Information Society Directive, technological measures (Article 6) 11.126–150
access control or protection process 11.130
circumvention and tampering 11.135–140
circumvention and tampering, manufacture and distribution of tangible tools 11.142–150
and Computer Programs Directive 11.127
effective 11.129–134
and Enforcement Directive 11.131
piracy concerns 11.126–128
sui generis right and Database Directive 11.131
injection (up-link) rule 7.13, 7.14, 7.18, 7.24, 7.53–54, 29.11
injunctions against Internet service providers 30.08
Enforcement Directive, evidence 12.57, 12.90
Enforcement Directive, permanent injunctions see Enforcement Directive, injunctions (permanent)
Enforcement Directive, provisional and precautionary measures 12.133, 12.142–146
EU Copyright Title promotion 29.17, 29.18, 29.23, 29.26
piracy, and EU policies and actions 21.49, 21.155–185
territoriality issues 28.10–11, 28.13–14
see also blocking orders; criminal enforcement; damages; deterrent effect; sanctions
innovation see creativity
instalments, Term Directive, authors’ rights, duration of 8.23
institutional framework, piracy, and EU policies and actions, Anti-Counterfeiting Trade Agreement (ACTA) 21.250–252
institutional usage limitations, Orphan Works Directive 13.66, 13.78
see also injunctions
intermediaries
cultural heritage digitisation 22.109–111
Digital Single Market Strategy 23.16
Enforcement Directive 12.21–22
Enforcement Directive, injunctions (permanent) 12.171, 12.176–183
free trade agreements 25.64
Information Society Directive 11.84
Information Society Directive, sanctions and remedies 11.171–193, 12.21
piracy, and EU policies and actions 21.155, 21.162–164, 21.175
international agreements, and Enforcement Directive 12.20
international cooperation, piracy, and EU policies and actions 21.249
international free movement of goods and exhaustion of IPR rights 3.15–17
international involvement, piracy, and EU policies and actions, third countries 21.264–281, 21.287
international matters, EU stance 26.01–62
acquis communautaire 26.01
EU Commission stance 26.04
EU mandate 26.01–03
European External Action Service (EEAS) 26.05
and Marrakesh Treaty 26.03
remuneration rights 26.15, 26.17, 26.22
retransmission rights 26.22, 26.26
and TRIPS Agreement 26.02
and WIPO Conventions 26.02–03
international matters, EU stance, Beijing Treaty on Audiovisual Services 2.05, 26.06–19
Diplomatic Conferences 26.16, 26.18
draft Protocol position 26.13
exclusive rights 26.11, 26.17, 26.22
Standing Committee on Copyright and Related Rights (SCCR) 26.11–13, 26.16
WIPO Protocol to WPPT proposal 26.09–13
WIPO WPPT Diplomatic Conference 26.06–08
international matters, EU stance, copyright, exceptions and limitations 26.32–46
and Berne Convention 26.32, 26.38, 26.46
Diplomatic Conference 26.44
draft texts 26.40–46
EU position 26.35
EU response 26.38–39
goods produced for blind and visually impaired 26.33, 26.35, 26.36, 26.37, 26.46
recommendation on access to works by persons with print disabilities 26.36, 26.38, 26.46
and Rome Convention 26.32, 26.38, 26.46
Standing Committee on Copyright and Related Rights (SCCR) 26.32–35, 26.38, 26.42
and TRIPS Agreement 26.38, 26.46
international matters, EU stance, Draft Treaty on the Protection of Broadcasting Organisations 26.20–31
Diplomatic Conference 26.27
emergence of 26.27–31
EU position 26.24–26
international framework, existing 26.20–21
and Rome Convention 26.20, 26.21
and Satellites Convention 26.20
signal piracy problems 26.28
Standing Committee on Copyright and Related Rights (SCCR) 26.23–26, 26.27, 26.29–30
and TRIPS Agreement 26.20
webcasting and simulcasting 26.21, 26.24, 26.27
international matters, EU stance, folklore protection (traditional cultural expressions) 26.47–56
EU stance 26.49–51
future work 26.56
issues to be resolved 26.54–55
and trademark law 26.50
international three-step test see three-step test internet
broadcasts, EU Copyright Title promotion 29.11
download-to-own (DTO) software market,
Enforcement Directive, assessment 12.236
Enforcement Directive, codes of conduct 12.231–232
Enforcement Directive, injunctions (permanent) 12.123, 12.179, 12.181, 12.182
hypertext links and cloud services, Information Society Directive 11.30–33, 11.119
Netcab Directive, open internet retransmissions 20.19
piracy, fight against see piracy, and EU policies and actions, fight against piracy on the internet piracy, security and fundamental freedoms 21.25
service providers (ISPs), Enforcement Directive 12.123, 12.127
service providers (ISPs), Information Society Directive see Information Society Directive, sanctions and remedies, internet service providers, liability of service providers (ISPs), piracy and three-strikes mechanisms 21.244–248
streams, Information Society Directive 11.18, 11.22, 11.25, 11.26
see also computer programs; database; online service provider; software interoperability aim, Software Directive, decompilation (reverse engineering) 5.119, 5.120, 5.121
Interpol, and piracy 21.123, 21.126, 21.275
Ireland, text and data mining 17.15–17
‘Italian torpedo’ cases, piracy, and EU policies and actions 21.66, 21.68
Izyumenko, E. 11.89, 21.158, 28.24, 28.25, 28.39
Jacob, R. 12.199
Jacobs, F. 27.04
Jacques, S. 1.17, 14.01–84, 23.21
Jaeger, T. 21.256, 25.35, 25.76
Janssen, K. 18.04
Janssens, M.-C. 4.57, 4.77, 5.01–154, 11.103, 13.60, 17.168, 17.169
Japan, text and data mining 17.18–21
Jiménez Blanco, P. 24.82
Jiménez Pumares, M. 15.34
Jinha, A. 17.34
joint authorship, Term Directive 8.17–19, 8.21
joint ownership, Software Directive, computer programs 5.46–48
judicial cooperation and Eurojust, piracy, and EU policies and actions 21.127, 21.130–131
new copyright judicial system, and EU Copyright Title promotion 29.18–19
and piracy 21.93, 21.120–131, 21.127
judicial interpretation
and legal background of judges, EU Court of Justice role 27.17–25
see also EU Court of Justice role
Jütte, B. 17.151, 17.157, 21.158, 23.12, 26.01–62
Kafka, P. 19.19
Kaiser, A. 3.13
Kallaugher, J. 4.37
Kallinikou, K. 22.48, 22.64, 22.98
Kamina, P. 8.36, 8.40, 13.17
Kamperman Sanders, A. 21.219
Karaganis, J. 19.16
Karapapa, S. 11.01–209, 17.09, 17.39
Karger, H. 23.07
Karim, H. 22.12, 22.14
Karnell, G. 9.31, 9.46
Karrer, P. 24.81
Katzenberger, P. 10.01
Kaupa, C. 27.05
Keller, P. 17.184, 17.195, 17.199, 17.205
Kellerhals, M. 22.103
Kely, U. 17.34
Keosomphan, K. 28.01–49
Keplinger, M. 5.35
Kim, H.-E. 29.03
Kivistö, M. 17.214
Klass, N. 17.170, 22.01–121
Klimas, T. 11.86
Knaak, R. 12.95
Koelman, K. 22.61, 22.107
Kolczynski, J. 3.12
Koller, B. 23.27
Kos, D. 21.246
Korteweg, D. 14.55
Kožič, M. 9.44
Koskinen-Olsson, T. 22.24
Kotsiris, L. 10.20, 10.84
Koumantos, G. 8.67, 10.20, 10.84, 11.35, 17.42
Kretschmer, M. 2.12, 11.119, 11.120
Kriake, J. 5.70, 5.73
Kroes, N. 13.53, 23.10
Kuhlen, R. 13.105
Kur, A. 3.06, 3.13, 8.39, 8.76, 9.38, 24.18
Kurgonaite, E. 4.03
labels and packaging materials, piracy, and EU policies and actions 21.04, 21.06, 21.76
Laflan, B. 23.26
Lakis-Josse, A. 12.216
Landes, W. 22.107
Langer, E. 22.57
lapsed copyrights, Term Directive 8.75

1149

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 18/10/2023 02:30:38PM
via free access
INDEX

Latreille, A. 8.39, 18.17
Lebois, A. 6.25
Leczykiewicz, D. 11.93
legal costs, Enforcement Directive see Enforcement Directive, legal costs
legitimacy crisis
and copyright law concept 1.22
and Digital Single Market Strategy 23.14
and Europe Fit for the Digital Age 23.26, 23.35–37
Lehmann, M. 9.01
Leistner, M. 3.08, 3.17, 9.36, 9.38, 9.77, 11.102, 11.108
lending see rental and lending right
Lessig, L. 18.03, 22.58
Lewis, A. 4.29
Lewis, C. 10.79
licensing
copyright law concept 1.17
Database Directive 9.59
Digital Single Market (DSM) Directive, text and data mining for scientific research 17.142
Enforcement Directive 12.36–38
essential facilities doctrine, and dominance abuse 4.45, 4.46, 4.47, 4.49, 4.50, 4.52
EU Copyright Title promotion 29.16
multi-territorial see multi-territorial licensing
Open Data Directive, research data and Public Sector Information (PSI) 18.26–30
shrink-wrap licenses, Software Directive 5.105
Linklater, E. 5.85
Lipinski, T. 22.20, 22.72, 22.76, 22.107, 22.115
literary works
computer programs as 1.08, 5.08–13
Enforcement Directive, presumption of authorship or ownership 12.46, 12.48
imports, non-discrimination principle, national treatment (NT) principle 2.17
Software Directive 5.06–13
Liu, K.-C. 4.33
live broadcasting, Information Society Directive 11.24, 11.25
see also broadcasting
localisation of provision, Portability Regulation 15.26
Loehwenheim, U. 2.05, 2.10
Longdin, L. 4.04
López-Tarruella, A. 8.40
Lory, B. 21.57, 21.165
Lucas, A. 2.09, 2.25, 2.27, 2.28, 3.01, 3.02, 3.03, 5.59, 5.69, 5.83, 5.112, 9.50, 9.52, 9.61, 18.15, 18.21
Lucas-Schloetter, A. 1.01–24, 4.01, 4.04, 5.62, 5.74, 5.83, 5.112, 17.257, 22.07, 22.50, 22.65, 22.67, 22.68, 22.69, 22.119
Lüder, T. 22.79, 22.80, 22.90, 22.118
lump-sum payments and damages
Enforcement Directive 12.198, 12.201–204
Information Society Directive 11.115
piracy, and EU policies and actions 21.51, 21.55
see also damages
Lutz, P. 17.248
McCormick, N. 27.01
McDonagh, L. 11.88, 11.118
McDonald, D. 17.34
McJohn, S. 19.09
Mackenrodt, M.-O. 4.16
McKercher, B. 22.17
Macrez, F. 17.170, 22.88
Maggiolino, M. 23.25
Maier, H. 13.15, 13.17
Majone, G. 23.14
Malenovský, J. 11.87, 11.96
Mandel, M. 17.34
Mansani, L. 9.04
Marrakesh Treaty 16.01–19
accessible format copies (AFC) 16.08, 16.11, 16.13, 16.15, 16.16–17
and Berne Convention 16.04
blind and visually impaired persons, numbers of 16.02
cross-border movement issues 16.08, 16.11, 16.13, 16.15, 16.16–19
Digital Single Market Strategy 23.20
e-books 16.45, 16.57
exceptions and limitations 16.04–05, 16.07–13
exclusive rights 16.64, 16.65, 16.148
and human rights 16.03
and independence 16.33, 16.35
and Information Society Directive 0.15
and international matters, EU stance 26.03
mandatory exception 16.04, 16.09
national treatment principle 16.13, 16.47
public performance 16.23, 16.65
and Rome Convention 16.04
and WIPO 16.04, 16.05–07, 16.08, 16.09, 16.14
WIPO Accessible Books Consortium (ABC) 16.14, 16.15–16
see also blind and visually impaired persons
Marrakesh Treaty Directive 16.20–143
addressees (Article 13) 16.144–146
Amendment (Article 8) and people with disabilities 16.124–129
direct effect principle 16.140–142
interpretation in conformity principle 16.140, 16.142
mandatory exception 16.21–28

1150
personal data protection (Article 7) 16.122–123
Report (Article 9) 16.130–133
Review (Article 10) 16.134–137
transparency and exchange of information (Article 6) 16.119–121
transposition (Article 11) 16.138–142
Marrakesh Treaty Directive, accessible format copies (AFC) in internal market (Article 4) 16.25, 16.27, 16.98–107
and compensation 16.105–106
cross-border exchange 16.99–107
and national legislation 16.104–105
and three-step test 16.103
and duty of care 16.112–113
information provision on list of works and subject matter available 16.116
record-keeping system 16.114–115
Marrakesh Treaty Directive, definitions (Article 2) 16.43–60
accessible format copies (AFC) 16.43, 16.46–51, 16.55–57
audiobooks 16.45–46, 16.50
authorised entity (AE) 16.55, 16.58–60
beneficiary person 16.52–54
country of origin issues 16.47
cross-border exchange obligation 16.43, 16.44, 16.47–50
digital format publications 16.45, 16.46, 16.56
public institutions or non-profit organizations as authorised entity 16.59
works or other subject matter 16.43–51
Marrakesh Treaty Directive, import of accessible format copies from third countries 16.150–166
Berne-gap countries 16.162–164
compensation requirements 16.157–159
national legislation conditions 16.153–161
non-profit basis 16.155
non-signatory countries 16.165–166
Marrakesh Treaty Directive, permitted uses (Article 3) 16.61–97
accessible format copies (AFC) 16.64, 16.68, 16.70, 16.71–73, 16.75
additional requirements 16.80–83
commercial availability, requirement exclusion 16.80–83, 16.136–137
compensation schemes 16.76–79, 16.136–137
conditions 16.69–73
exclusive use condition 16.71, 16.72
lawful access 16.70
mandatory exception 16.61–63
moral right of integrity 16.73
non-profit basis 16.72
reproduction and distribution rights 16.65
right of making available online 16.65
rights of exploitation permitted 16.65
scope 16.64–68
sui generis right on databases 16.65
technological protection measures (TPM) 16.84–97
technological protection measures (TPM), and contractual override 16.95–96
three-step test compliance 16.74–75, 16.76, 16.128
transformation (translation)/adaptation right 16.67–68
accessible format copies (AFC) 16.37
cross-border exchange 16.37
human rights and copyright 16.32–36
and national law 16.38
and non-discrimination 16.33, 16.35
right of access to information and education 16.34
subsidiarity and proportionality principles 16.40–42, 16.51
Martin-Prat, M. 8.70
Martinez, M. 13.50, 13.62
Masouyé, C. 26.06, 26.59
mass digitisation
Digital Single Market (DSM) Directive, cultural heritage institutions and out-of-commerce works 17.169
essential facilities doctrine 4.19
see also digitisation projects
Matthews, D. 21.256
Mavrokotti, Z. 25.01–81
Mayer-Schönberger, V. 17.34
Mazziotti, G. 15.01
mediation
Netcab Directive 20.24
Satellite and Cable Directive see Satellite and Cable Directive, cable retransmission mediators
see also dispute resolution
Mediterranean Association Agreements 25.09–14, 25.17, 25.21, 25.26
Melichar, F. 6.72
memory institutions
cultural heritage digitisation 22.34, 22.89, 22.116–117, 22.120
Orphan Works Directive 13.02, 13.08
Mendis, D. 23.10
Mendis, S. 21.158
metadata
cultural heritage digitisation 22.75, 22.79
Database Directive, sui generis right 9.48
Orphan Works Directive 13.52, 13.70
see also data
Metzger, A. 11.92, 11.96, 17.257, 17.259, 17.261, 17.265, 17.267, 17.272, 24.83, 24.98, 29.05
Mexico, Association Agreement 25.26
<table>
<thead>
<tr>
<th>Name</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Meyer, C.</td>
<td>5.125</td>
</tr>
<tr>
<td>Mezei, P.</td>
<td>3.02, 3.14, 25.01</td>
</tr>
<tr>
<td>Michaux, B.</td>
<td>9.03</td>
</tr>
<tr>
<td>Mifsud Bonnici, J.</td>
<td>12.230</td>
</tr>
<tr>
<td>Minero, G.</td>
<td>8.01–88</td>
</tr>
<tr>
<td>Minero Alejandre, G.</td>
<td>8.43</td>
</tr>
<tr>
<td>minimum standards</td>
<td></td>
</tr>
<tr>
<td>non-discrimination principle</td>
<td>2.13–14, 2.15, 2.18</td>
</tr>
<tr>
<td>piracy, and EU policies and actions</td>
<td>21.12, 21.41, 21.55</td>
</tr>
<tr>
<td>monitoring</td>
<td></td>
</tr>
<tr>
<td>Database Directive 9.42, 9.64</td>
<td></td>
</tr>
<tr>
<td>Montagnani, M.</td>
<td>13.68, 13.70, 13.72</td>
</tr>
<tr>
<td>Montagnon, R.</td>
<td>11.83</td>
</tr>
<tr>
<td>Monti, M.</td>
<td>23.04, 29.17</td>
</tr>
<tr>
<td>Moody, G.</td>
<td>21.257</td>
</tr>
<tr>
<td>moral rights</td>
<td></td>
</tr>
<tr>
<td>Brexit 1.16</td>
<td>1.16</td>
</tr>
<tr>
<td>copyright law concept 1.16</td>
<td></td>
</tr>
<tr>
<td>cultural heritage digitisation 22.72–77</td>
<td></td>
</tr>
<tr>
<td>Database Directive 9.30</td>
<td></td>
</tr>
<tr>
<td>employees, programs created by 5.55–56</td>
<td></td>
</tr>
<tr>
<td>Enforcement Directive 12.199, 12.201 and essential facilities doctrine, and freedom of competition 4.42</td>
<td></td>
</tr>
<tr>
<td>EU Copyright Title promotion 29.05</td>
<td></td>
</tr>
<tr>
<td>free trade agreements 25.38</td>
<td></td>
</tr>
<tr>
<td>Information Society Directive 11.113</td>
<td></td>
</tr>
<tr>
<td>Marrakesh Treaty Directive 16.73</td>
<td></td>
</tr>
<tr>
<td>non-discrimination principle 2.04</td>
<td></td>
</tr>
<tr>
<td>Open Data Directive 18.18, 18.19</td>
<td></td>
</tr>
<tr>
<td>Software Directive, restricted acts 5.94–95</td>
<td></td>
</tr>
<tr>
<td>Term Directive 8.66–67</td>
<td></td>
</tr>
<tr>
<td>territoriality issues 28.21</td>
<td></td>
</tr>
<tr>
<td>Moscow, V.</td>
<td>17.224, 17.250</td>
</tr>
<tr>
<td>most-favoured nation principle 2.06, 2.11, 2.18–19, 21.258</td>
<td></td>
</tr>
<tr>
<td>see also national treatment principle</td>
<td></td>
</tr>
<tr>
<td>multi-territorial licensing</td>
<td></td>
</tr>
<tr>
<td>Collective Rights Management (CRM) Directive, musical works 14.09</td>
<td></td>
</tr>
<tr>
<td>Collective Rights Management (CRM) Directive, online music services 14.01, 14.03, 14.05–06, 14.08</td>
<td></td>
</tr>
<tr>
<td>Digital Agenda for Europe 23.10, 23.15</td>
<td></td>
</tr>
<tr>
<td>Portability Regulation 15.07, 15.08</td>
<td></td>
</tr>
<tr>
<td>see also licensing</td>
<td></td>
</tr>
<tr>
<td>multilateral and plurilateral agreements, piracy, and EU policies and actions 21.205–252</td>
<td></td>
</tr>
<tr>
<td>multiple authors and owners, Orphan Works Directive 13.31</td>
<td></td>
</tr>
<tr>
<td>multiple rightholders, Orphan Works Directive 13.31–32, 13.64</td>
<td></td>
</tr>
<tr>
<td>Murray, J.</td>
<td>11.96, 11.99</td>
</tr>
<tr>
<td>musical works</td>
<td></td>
</tr>
<tr>
<td>copyright law concept 1.24</td>
<td></td>
</tr>
<tr>
<td>Database Directive 9.04</td>
<td></td>
</tr>
<tr>
<td>Term Directive 8.30–32, 8.34, 8.77–78</td>
<td></td>
</tr>
<tr>
<td>Term Directive, works with words 8.12, 8.18–19 see also audiovisual services; performance; phonograms; sound recordings</td>
<td></td>
</tr>
<tr>
<td>mutual recognition</td>
<td></td>
</tr>
<tr>
<td>EU Copyright Title promotion 29.11–13</td>
<td></td>
</tr>
<tr>
<td>Orphan Works Directive see Orphan Works Directive, mutual recognition of status</td>
<td></td>
</tr>
<tr>
<td>Myška, M.</td>
<td>9.44</td>
</tr>
<tr>
<td>'name on the work in the usual manner', Enforcement Directive 12.44, 12.48, 12.50–51</td>
<td></td>
</tr>
<tr>
<td>Naples II Convention, piracy, and EU policies and actions 21.130</td>
<td></td>
</tr>
<tr>
<td>narrow interpretation principle, Information Society Directive 11.87–95</td>
<td></td>
</tr>
<tr>
<td>national legislation</td>
<td></td>
</tr>
<tr>
<td>copyright law convergence 1.10, 1.15–18, 1.23–24</td>
<td></td>
</tr>
<tr>
<td>Database Directive 9.75–77</td>
<td></td>
</tr>
<tr>
<td>Enforcement Directive, assessment 12.234</td>
<td></td>
</tr>
<tr>
<td>Enforcement Directive, damages 12.198, 12.201</td>
<td></td>
</tr>
<tr>
<td>Enforcement Directive, persons entitled to apply 2.32</td>
<td></td>
</tr>
<tr>
<td>Enforcement Directive, provisional and precautionary measures 12.133–134</td>
<td></td>
</tr>
<tr>
<td>Enforcement Directive, right of information 12.117–122, 12.125, 12.128</td>
<td></td>
</tr>
<tr>
<td>EU Copyright Title promotion 29.08</td>
<td></td>
</tr>
<tr>
<td>Information Society Directive 11.179</td>
<td></td>
</tr>
<tr>
<td>Open Data Directive 18.07, 18.13</td>
<td></td>
</tr>
</tbody>
</table>
Potability Regulation 15.02
see also country of origin principle; cross-border exchange
national treatment principle 1.04
Marrakesh Treaty 16.13, 16.47
and non-discrimination principle see non-discrimination principle, national treatment (NT) principle
Software Directive 5.13, 5.57
Term Directive 8.62
territoriality issues 28.05–06, 28.08–09, 28.11
see also most-favoured nation principle
natural law philosophy, and non-discrimination principle 2.03–04, 2.12
negligence consideration
Enforcement Directive 12.102, 12.161, 12.184, 12.185, 12.196, 12.217
neighbouring rights
free trade agreements 25.11, 25.17, 25.23, 25.26
non-discrimination principle 2.22, 2.24
Open Data Directive, research data and Public Sector Information (PSI) 18.14, 18.25
Rental and Lending Rights Directive 6.52, 6.84, 6.101
Term Directive, authors’ rights, duration of 8.05, 8.66, 8.81
Nérisson, S. 6.01–107, 25.43
Netanel, N. 4.16
Netcab Directive 20.01–32
catch-up TV 20.12, 20.14
and collective management organisations (CMOs) 20.20–22
contractual freedom and competition law 20.18
country of origin definition application to ancillary online services (Article 3) 20.11–18
definitions (Article 2) 20.08–10
direct injection definition 20.10
direct injection transmission of programmes (Article 8) 20.26–29
extended collective licensing 20.21–22
final provisions (Article 9) 20.30
mediation (Article 6) 20.24
as Online Broadcasting and Retransmission Directive alternative 20.07
online provision in addition to main broadcasts 20.08
open internet retransmissions and digital identification 20.19
refusal to licence 20.23
review (Article 10) 20.31
simulcasting 20.12, 20.14
sports events, exclusion of 20.16
subject matter (Article 1) 20.07
television programmes, restrictions to 20.15
transitional provision (Article 11) 20.32
video-on-demand services, exclusion of 20.16
and WIPO 20.01
see also cable and satellite technologies
new products
esential facilities doctrine, and dominance abuse 4.46, 4.47, 4.49, 4.50, 4.52, 4.54, 4.60
essential facilities doctrine, and freedom of competition 4.20, 4.66, 4.68, 4.79
see also creativity
news aggregation
and piracy, and EU policies and actions 21.186, 21.187, 21.192
Nguyen, H. 15.01–48
Nguyen, T. 4.72
Niggemann, E. 17.170, 22.15, 22.20, 22.21, 22.25, 22.32, 22.42
non-commercial availability
Collective Rights Management (CRM) Directive 14.33, 14.34
cultural heritage digitisation, European Digital Library Europeana 22.48, 22.58, 22.107
Database Directive 9.65–66
Open Data Directive 18.06, 18.13, 18.30
see also commercial availability; out-of-commerce works
non-discrimination principle 0.22, 1.04, 1.11, 2.01–31
author’s rights system 2.04
Beijing Treaty on Audiovisual Performances 2.05
Berne Convention 2.05, 2.08, 2.13–14, 2.16, 2.17, 2.20, 2.24, 2.26–27, 2.28, 2.29
country of origin definition 2.14
direct effect principle 2.21
free competition and circulation of goods and services 2.22
INDEX

as fundamental principle and human right 2.03, 2.04, 2.07–08, 2.17, 2.21
GATT Agreement 2.16, 2.19
and habitual residence 2.14
legal action possibilities 2.02
Marrakesh Treaty Directive 16.33, 16.35
minimum standards 2.13–14, 2.15, 2.18
moral and economic interests of creators 2.04
most-favoured nation (MFN) clause 2.06, 2.11, 2.18–19
and nationality of authors and artists 2.02, 2.04
and natural law philosophy 2.03–04, 2.12
neighbouring rights 2.22, 2.24
Open Data Directive 18.13, 18.30
performers, phonogram producers and broadcasting organisations 2.15, 2.17, 2.25–26
private subjects and public bodies, differing rules 2.02
protectable subject matter 2.02
regional Free Trade Agreements (FTAs) 2.19
remuneration rights 2.17
Rome Convention 2.05, 2.13, 2.15, 2.25–26
TFEU Treaty 2.21–22, 2.24–25
TRIPS Agreement 2.01, 2.05, 2.08, 2.13, 2.15, 2.17, 2.19, 2.20, 2.23, 2.29
WIPO Treaties 2.05, 2.14
non-discrimination principle, national treatment (NT) principle 2.05–08, 2.09–19
application in time 2.17
back-doors protection 2.17, 2.28
CJEU case law and copyright and related rights 2.24–27
conflict of laws avoidance 2.10–11
designs, protection of 2.17, 2.27
and dominance abuse 2.25
EEA citizens 2.23
exceptions 2.17, 2.28–29
free competition and circulation of goods and services 2.22, 2.25
imports of literary and artistic works 2.17
legal framework 2.20–29
minimum requirements imposed by conventions and treaties 2.17
models and designs 2.17
non-EU citizens 2.23
origin and development 2.12–16
reciprocity rule, opposition to 2.09, 2.24, 2.27, 2.28, 2.31
regional integration 2.08, 2.18–19, 2.23
resale right 2.17, 2.28
scope 2.09–11
sui generis right on databases 2.29
translations and ten-year period 2.17, 2.28
non-EU citizens
Database Directive, sui generis right 9.71
non-discrimination principle, national treatment (NT) principle 2.23
Orphan Works Directive 13.19
Nordemann, J. 17.225
normal use
Digital Single Market (DSM) Directive 17.28, 17.73, 17.104–106, 17.113
not-for-profit principle 13.71–72, 16.72, 16.155, 17.31, 17.258
notice-and-take-down action
O’Byrne, O. 21.39
OHIM responsibility, piracy, and EU policies and actions 21.104–107, 21.110
see also harmonisation
Ohly, A. 11.26, 11.50, 22.106, 22.109
Okekidi, R. 11.105
on-demand services
Digital Single Market Strategy 23.15, 23.21
Information Society Directive 11.18, 11.25, 11.27, 11.112
Netcab Directive 20.16
Portability Regulation 15.01, 15.14
Satellite and Cable Directive 7.77
see also Rental and Lending Directive
one-search-per-nation rule, Orphan Works Directive 13.43–44
Online Broadcasting and Retransmission Directive 20.07
online service provider
Collective Rights Management (CRM) Directive 14.01, 14.03, 14.05–06, 14.08, 14.22, 14.72
Digital Single Market (DSM) Directive 17.30–33
Digital Single Market (DSM) Directive, text and data mining for scientific research 17.143–144
Digital Single Market Strategy 23.22–23
Enforcement Directive 12.218
Europe Fit for the Digital Age 23.26, 23.36
free movement of goods and exhaustion of IPR
rights 3.11–14
Information Society Directive 11.29
Marrakesh Treaty Directive 16.65
Netcab Directive 20.07, 20.08
piracy, and EU policies and actions 21.187–190
Portability Regulation 15.01
see also computer programs; database; internet;
software
Open Data Directive, research data and Public Sector
Information (PSI) (Article 10) 18.01–33, 18.05, 18.08
accessibility 18.05
art works in public domain 18.17
and Berne Convention 18.15, 18.17
and creativity and innovation 18.03
and data mining 18.25
and Digital Single Market Directive 18.24
economic rights 18.22, 18.27
eEurope 2002 action plan 18.11
exceptions and limitations 18.23–25
exclusive rights 18.07, 18.22
express contractual clauses 18.21
Freedom of Information Acts (FOIA) 18.05, 18.08
governmental works 18.16–17, 18.20
information exchange and coordination issues 18.08
and Information Society Directive 18.24
licences 18.26–30
and moral rights 18.18, 18.19
national legislation 18.07, 18.13
neighbouring rights 18.14, 18.25
non-commercial availability 18.06, 18.13, 18.30
non-discrimination requirement 18.13, 18.30
orphan works 18.22
PSI as subject matter of copyright 18.15–18
public procurement 18.21
publicly-funded research data 18.13
re-use legal framework and harmonisation 18.10–14
re-use right 18.05–08, 18.19, 18.22, 18.25, 18.26,
18.31–33
rights ownership 18.19–22, 18.26–27
third party ownership 18.23, 18.27
and TRIPS Agreement 18.15
see also scientific research and publications
open internet retransmissions, Netcab Directive 20.19
see also internet
open-source software 4.25, 4.63, 17.258, 22.42
see also software
opt-out mechanism, Digital Single Market (DSM)
Directive 17.184, 17.194–198, 17.212
organized crime groups, piracy, and EU policies and
actions 21.88
originality requirement 0.19, 1.13, 1.15
Digital Single Market (DSM) Directive 17.42,
17.219–221, 17.224, 17.237–238
Term Directive, photographs, protection of 8.37–59
see also creativity
orphan works
cultural heritage digitisation see cultural heritage
digitisation, orphan works
Open Data Directive, research data and Public Sector
Information (PSI) 18.22
Orphan Works Directive 13.01–84, 30.04
anonymous and pseudonymous works 13.30
application in time (Article 8) 13.78
commissioned works 13.19
continued application of other legal provisions
(Article 7) 13.75–77
cultural heritage digitisation, orphan works
22.83–89, 22.118
definition (Article 2) 13.27–30
Digital Agenda for Europe 23.08
and Digital Single Market (DSM) Directive,
cultural heritage institutions and
out-of-commerce works (Article 8) 17.169,
17.172–174
due diligent search requirement 13.28–29
end of status (Article 5) 13.63–65
end of status (Article 5), multiple rightholders 13.64
habitual residence 13.43
and Information Society Directive 11.04
and Information Society Directive, exceptions and
limitations (Article 5) 11.75, 11.122–123
mass digitisation 13.04, 13.09, 13.24, 13.29, 13.52,
13.62, 13.69
memory institutions 13.02, 13.08
metadata 13.52, 13.70
multiple authors and owners 13.31
non-commercial availability 13.09, 13.24, 13.25,
13.61, 13.62
non-EU citizens 13.19
policy background 13.27
public domain works approach 13.29
public service broadcasters 13.11, 13.18–19, 13.67
review clause (Article 10) 13.82–84
revocation right 13.64, 13.74, 13.80
safe harbour provisions 13.09, 13.19, 13.78
status duration 13.32
transaction costs 18.22
transposition (Article 9) 13.79–81
users of protected works 13.09, 13.24, 13.38, 13.52,
13.62, 13.78
Orphan Works Directive, diligent search (Article 3)
13.33–58
appropriate sources' definition 13.33, 13.34,
13.38–42, 13.45
and ARROW portal 13.53–56
and beneficiary organisations 13.46–47, 13.50–51
and Berne Convention 13.46
and collecting societies 13.38, 13.83, 14.63
Competent National Authorities listing 13.46–47,
13.48–51
criteria 13.35–37
databases by established trade organisations, works
falling outside 13.42
definition 13.33–34
and Digital Single Market Directive 13.52
INDEX

EnDow report on ‘Requirements for Diligent Search’ 13.40–41, 13.57
EUIPO Orphan Works Database 13.46, 13.47, 13.48–58
European Digital Libraries Initiative Guidelines 13.37
extent and effect 13.43–45
good faith criteria 13.36–37
national legislation 13.40
one-search-per-nation rule 13.43–44
out-of-commerce works 13.36
recordation and public register 13.46–58
and TRIPS Agreement 13.46
ceasing to apply 13.61–62
cross-border solutions and harmonisation 13.60
rationale and expected benefits 13.59–60
UK Orphan Works Licensing Scheme 13.61–62
Orphan Works Directive, permitted uses (Article 6) 13.66–74
beneficiaries 13.67–72
compensation to rightholders 13.73–74
film heritage institutions 13.67
institutional usage limitations 13.66, 13.78
making available right 13.66
not-for-profit principle 13.71–72
public interest organisation 13.67–69, 13.72
public-private partnerships 13.66, 13.78
reproductions 13.66
third-party platforms (and Europeana) 13.70, 13.72
Orphan Works Directive, subject matter and scope (Article 1) 13.01–26
beneficiary organisations 13.08–12, 13.23, 13.30
cinematographic/audiovisual works, phonograms and broadcasts 13.17–19
and collective licensing scheme 13.23
collective management and Memorandum of Understanding on out-of-commerce works 13.24–26
computer programs and video games (abandonware) 13.15
confidentiality consideration 13.23
cultural heritage institutions 13.02
digitisation and online accessibility of cultural content 13.04–05
inter-library searches and ARROW portal 13.04, 13.39, 13.53–55
national legislation and collective management 13.24–26
national legislation and cross-border online environment 13.04, 13.19
objectives 13.06–07
out-of-commerce works 13.07, 13.24
place of publication and unpublished works 13.22–23, 13.30, 13.42, 13.43
print and embedded works 13.14–16, 13.83
public interest mission concept 13.12
publicly accessible institutions and public interest mandate 13.09–10
stand-alone photographs and images, omission of 13.20–21, 13.83
visual works in published work 13.16
Oort, F. 2.05
Osenberg, R. 22.58
Ostrand, N. 23.26
Otero, J. 28.19
out of copyright issues, cultural heritage digitisation, European Digital Library Europeana 22.48, 22.58, 22.107
out-of-commerce works
Database Directive, sui generis right 9.67
Orphan Works Directive 13.07, 13.24–26, 13.36 see also commercial availability, non-commercial availability
Overdijk, T. 5.76
Palethorpe, S. 26.49
Palmer, A. 5.112
Papacharissi, Z. 22.21
Papadopoulou, A. 22.72, 22.75, 22.77
parallel actionability
Enforcement Directive 12.32, 12.196
piracy, and EU policies and actions 21.32, 21.66
private international law 24.24–25, 24.81, 24.82
parallel imports 0.03, 3.04, 21.75, 21.91, 21.237
Paramythiotis, Y. 17.242
parasitism see imitation issues
Paris Convention, and Enforcement Directive 12.02
Partnership and Cooperation Agreements with Kazakhstan and Armenia 25.30, 25.46, 25.48, 25.50, 25.53–54, 25.64
‘party’ and ‘opposing party’ terminology, Enforcement Directive 12.56, 12.84–85
Pavlidis, G. 22.19
Pechan, L. 21.39
Peifer, K.-N. 17.259, 22.72, 22.103
penalties
piracy, and EU policies and actions 21.89, 21.92, 21.94–95
see also deterrent effect; sanctions
Perel, M. 19.18, 23.25
performance
free movement of goods and exhaustion of IPR rights 3.08–09
free trade agreements 25.39–43, 25.58–61

1156
non-discrimination principle 2.15, 2.17, 2.25–26
public performance see public performance
Term Directive 8.05, 8.07–09, 8.12, 8.77–78
Term Directive, duration see Term Directive,
phonograms, performers’ rights and rights in
broadcast, duration of
see also broadcasting; musical works
permanent collections
Digital Single Market (DSM) Directive 17.23,
17.160, 17.161, 17.163, 17.181, 17.183,
17.185, 17.191
essential facilities doctrine 4.77
see also reproductions
permanent injunctions see Enforcement Directive,
injunctions (permanent)
permanent transfers of data, Database Directive 9.46
permitted uses, Orphan Works Directive see
Orphan Works Directive, permitted uses
Perry, M. 25.01
personal data protection
Collective Rights Management (CRM) Directive
14.82
Enforcement Directive 12.18, 12.25, 12.122–124,
12.127–128
piracy on the internet 21.136, 21.164
see also confidentiality issues; data
Pertegas, M. 24.81, 24.82, 24.89, 24.90
Perzanowski, A. 3.12
Peters, M. 5.87
Petersen-Padberg, A. 21.75
Peukert, A. 2.02, 11.26, 22.51, 28.11
pharmaceuticals and healthcare, essential facilities
document, and dominance abuse 4.51–55
Phillips, T. 21.88
phonograms
free trade agreements 25.39–43, 25.58–61
performers’ Term Directive see Term Directive,
phonograms, performers’ rights and rights in
broadcast, duration of
see also audiovisual services; broadcasting; musical
works; WIPO Treaties, Performance and
Phono-gram Treaty (WPPT)
photographs
cultural heritage digitisation 22.55, 22.56, 22.59
Digital Single Market (DSM) Directive,
non-original photographs 17.218
Orphan Works Directive, stand-alone photographs
and images 13.20–21, 13.83
and Term Directive see Term Directive,
photographs, protection of
territoriality issues 28.22–23, 28.25
see also visual art
Pihlajarinne, T. 11.101
piracy, and EU policies and actions 21.01–298
acquis communautaire 21.214
Anti-Counterfeiting Trade Agreement 21.15
Berne Convention 21.08, 21.14
21.285
Community designs 21.16, 21.66, 21.77
and Cybercrime Convention 21.15, 21.124
definition of piracy 21.01–02
detention cases 21.04, 21.05–06
deterrent effect 21.14, 21.89
e-commerce market effect 21.04
economic consequences 21.03
fakes, detention of 21.05, 21.25, 21.80, 21.102,
freedom to conduct a business 21.157, 21.162,
Geneva Convention 21.11
Global Europe strategy 21.253, 21.255
guarantees 21.49, 21.61, 21.178
Information Society Directive, technological
measures 11.126–128
international matters, EU stance, Draft Treaty on
the Protection of Broadcasting Organisations
26.28
legal framework, need for 21.07
21.185, 21.197, 21.200, 21.244
21.130, 21.290
Rome Convention 21.10, 21.14
scope and scale of problem, assessing 21.03
seizure of goods 21.01, 21.03, 21.06, 21.08, 21.13,
trade names 21.41, 21.74
trademark infringement 21.06, 21.12
and TRIPS Agreement 21.07, 21.12–14, 21.15
Universal Copyright Convention (UCC) 21.09
users of protected works 21.32, 21.36, 21.49, 21.91,
WIPO Internet Treaties 21.14
piracy, and EU policies and actions, fight against
piracy in internal market and external borders
21.36–134
Anti-Counterfeiting Intelligence Support Tool
(ACIST) 21.133–134
Border Measures Regulation (Customs Action Plan)
21.73–87
Brussels I bis Regulation 21.62–71
civil enforcement of copyright and related rights
21.36–71
criminal enforcement 21.84, 21.88–95
counterfeit goods, release prohibition 21.72, 21.74
counterfeit trademark or geographical indication
21.76–77
customs enforcement 21.72–87
destruction of goods 21.50, 21.60, 21.80–83
INDEX

and digital environment 21.65
Eurojust and judicial cooperation 21.127, 21.130–131
European Public Prosecutor’s Office (EPPO) 21.129
Europol and police cooperation 21.121–126, 21.130–131
evidence collection issues 21.71
exequatur procedures 21.70
external border infringements and goods in transit 21.78–79
‘first in time’ rule 21.66, 21.68
IPR Enforcement Database 21.133–134
‘Italian torpedo’ cases 21.66, 21.68
judicial and police cooperation 21.93
labels and packaging materials 21.04, 21.06, 21.76
lump-sum payments of damages 21.51, 21.55
Naples II Convention 21.130
national legislation 21.64–66
organized crime groups 21.88
parallel imports of goods exception 21.75
parallel sets of proceedings 21.66
penalty and sanction harmonisation 21.89, 21.92, 21.94–95
political and judicial cooperation 21.93, 21.120–131, 21.127
risk-analysis tools and electronic data interchange systems 21.132–134
stakeholders’ dialogues 21.97
and TRIPS Agreement 21.43
audio-visual pirating 12.05
authorship presumption 21.45
and banking secrecy 21.48
commercial scale infringements 21.55
damages payments 21.51, 21.55, 21.58
disposal of infringing goods 21.60
efficiency and accessibility consultation 21.61
European Observatory on Infringements of Intellectual Property Rights 21.101
evidence requirements 21.46–48
fair and equitable measures 21.44
injunctive relief 21.49
minimum standards 21.12, 21.41, 21.55
policy development 21.20, 21.35
Product Piracy Regulation and Directive 11.165, 12.23, 12.27
provisional and precautionary measures 12.142
recovery of proceedings costs 21.52, 21.59
piracy, and EU policies and actions, fight against piracy in internal market and external borders, European Observatory on Infringements of Intellectual Property Rights 21.87, 21.98–119
Digital World Working Group 21.115
future challenges 21.109–116
national trademark offices, cooperation with 21.104–105
OHIM responsibility 21.104–107, 21.110
online copyright and related rights infringements report 21.118
as public–private partnership (PPP) 21.108
stakeholder dialogues 21.115
Sub-groups 21.100–103, 21.115
piracy, and EU policies and actions, fight against piracy on the internet 21.135–198
advertising restrictions 21.198
CJEU case law 21.162–73, see also Table of Cases
CJEU case law, Mt. Fadden 21.173
CJEU case law, Promusicae and Bonnier Audio AB 21.164–166
CJEU case law, Scarlet Extended and Netlog 21.162–163
codes of conduct, encouragement of 21.194–195, 21.197
Council of Europe and ECtHR 21.174–184
Data Retention Directive 21.166
freedom of expression and right to privacy 21.157–158, 21.175, 21.176–185
fundamental rights impact 21.157–161
injunctions, blocking orders, filtering obligations, and convictions compatibility 21.155–185
ISPs and personal data issues 21.136, 21.164
non-legislative actions 21.194–198
online content sharing service providers 17.257, 21.187–190
privacy rights 21.136
protected works 21.191
stakeholders’ dialogues 21.196–197, 21.198
technology-based solutions 21.196, 21.197
Telecom Package 21.153
blocking orders 21.146
communication network access providers 21.144–145
information society services covered 21.142–143
ISPs, monitoring obligation 21.140–145
safe harbour provisions 21.139, 21.155–156, 21.294
third party infringements 21.145
voluntary agreements 21.139
piracy, and EU policies and actions, policy development 21.16–35
anti-counterfeiting Customs Plan 21.23
Anti-Counterfeiting Trade Agreement (ACTA) 21.28
and Computer Programs Directive 21.35
Counterfeit and Piracy Watch List 21.31
culture and diversity promotion 21.18, 21.24, 21.28
Customs Action Plan 21.29, 21.73, 21.85, 21.86
customs union and free movement of goods and services, effects of 21.19
digital environment 21.23–24
and Digital Single Market Directive 21.32
e-Commerce Directive 21.35
Green papers 21.17–18
harmonisation 21.16–17
industry-led initiatives to combat IPR infringements 21.30
and Infosoc Directive 21.18, 21.35
innovation and creativity promotion 21.18, 21.21, 21.24, 21.28, 21.30
internet security and fundamental freedoms 21.25
national legislation monitoring and evaluation 21.26–27
public–private partnerships, encouragement of 21.23, 21.25
and SMEs 21.28
stakeholder dialogue 21.32
unitary protection titles 21.16
piracy, and EU policies and actions, third countries 21.199–287
Counterfeit and Piracy Watch List 21.282
der-users, initiatives targeting 21.263
and Europe 2020 Strategy 21.295
European Free Trade Association (EFTA) 21.206–207
foreign policy assessment 21.69, 21.283–287
Free Trade Agreements (FTAs) 21.253–258
freedom of expression 21.224
future direction 21.288–298
and Group of Eight (G8) 21.276–278
and Group of Twenty (G20) 21.279–280
intellectual property dialogues and IPR working groups 21.259–261, 21.287
international involvement 21.264–281, 21.287
and Interpol 21.123, 21.126, 21.275
multilateral and plurilateral agreements 21.205–252
non-legislative actions 21.259–282
and Organisation for Economic Co-operation and Development (OECD) 21.271
and TRIPS Agreement, most-favoured-nation (MFN) clause 21.258
and UN Crime and Justice Research Institute (UNICRI) 21.281
WIPO, and innovation and creativity 21.265–270, 21.289–290
and World Customs Organisation (WCO) 21.272–274, 21.290
and World Customs Organisation (WCO) and public–private partnership 21.272–274
and World Trade Organisation (WTO) 21.264
border measures section 21.237–239
criminal enforcement measures and commercial-scale infringement 21.240–243, 21.257
institutional framework 21.250–252
international cooperation 21.249
scope 21.229–252
political and judicial cooperation, piracy, and EU policies and actions 21.95, 21.120–131, 21.127
politics and populism, Europe Fit for the Digital Age 23.35–37
Pollaud-Dulian, F. 2.26, 6.16, 9.01, 9.36, 17.170
Pollock, R. 18.04
Pontier, J. 24.81
Pope, A. 3.01
populism and politics, Europe Fit for the Digital Age 23.35–37
Portability Regulation 15.01–48
application to existing contracts and rights acquired (Article 9) 15.45–46
and Audiovisual Media Services Directive 15.02, 15.06, 15.08, 15.14
destruction of data 15.42, 15.44
Digital Single Market Strategy for Europe 15.01, 23.16, 23.18–19
e-books 15.08, 15.10, 15.21, 15.32
exclusive rights 15.02, 15.26, 15.32, 15.38
final provisions (Article 11) 15.48
and free movement of goods and services 15.02, 15.03
free online content service providers (Article 6) 15.34–36
freedom to conduct a business 15.43
and fundamental rights 15.03
and geo-blocking practices 15.01, 15.02, 15.04, 15.37
and INFOSOC Directive 15.02
localisation of provision, access and use of online content services (Article 4) 15.26
multi-territorial licensing 15.07, 15.08
national legislation and audiovisual media service providers 15.02
on-demand services 15.01, 15.14
online content service provider 15.01
and Privacy and Electronic Communications Directive 15.02
public interest and free movement of people 15.03
remuneration rights 15.14, 15.34, 15.37–38, 15.40
reproduction rights, territorial licensing practices and control of the broadcasting signals 15.02
retransmission rights 15.02
review (Article 10) 15.47
smart devices, access to paid services 15.03, 15.39
sports events 15.02
users of protected works 15.01–02, 15.04, 15.18–19, 15.34, 15.35–38, 15.40–41, 15.43, 15.45
Portability Regulation, contractual provisions (Article 7) 15.37–41
bulk licensing of audiovisual media content 15.38
effects of 15.40
and functionalities 15.39
justified and unjustified restrictions on free movement and access to services 15.37, 15.38
scope of regulation 15.41
set-top box or decoder services 15.39
territorial licensing models 15.37, 15.38
Portability Regulation, definitions (Article 2) 15.09–16
consumer 15.10
and functionalities 15.15
Member State of residence 15.11
online content service 15.14–15
portable 15.16
and set-top box or a decoder use 15.11, 15.15
subscriber 15.09
temporarily present in another Member State 15.13
temporarily present in a Member State 15.12–13
Portability Regulation, obligation to enable cross-border portability of online content services 15.17–25
additional charges for extra services 15.21
free online content services 15.19
functionalities provision 15.20
information provision 15.24–25
mobile devices 15.20
paying subscribers 15.18, 15.19
quality of service responsibility 15.22–23
in the same manner 15.18–20
Portability Regulation, personal data protection (Article 8) 15.42–44
data collection 15.42
data destruction 15.44
data minimization principle 15.42
freedom to conduct a business 15.43
and fundamental rights 15.42, 15.43
purpose limitation principle 15.42
security safeguards 15.43, 15.44
use of data 15.43
Portability Regulation, subject matter and scope (Article 1) 15.04–08
and Audiovisual Media Services Directive 15.06, 15.08
and Collective Rights Management (CRM) Directive 15.07–08
competition between online content services 15.06
country of origin principle and free flow of information and audiovisual programmes 15.06
Digital Single Market Strategy for Europe 15.04
e-books or podcast collections 15.08
free movement of persons and services 15.04
geo-blocking prevention 15.04
taxation law 15.06
temporary presence in EU Member State and access to use online content services 15.04
Portability Regulation, verification of Member State of residence (Article 5) 15.27–33
authorisation 15.32
authorisation withdrawal and freedom of contract 15.33
information, providing necessary 15.31
means of verification 15.27
reasonable doubt and IP-address check 15.28–30
subscribers’ privacy protection 15.27
Posner, R. 22.107
posthumous works, Term Directive 8.16, 8.18, 8.52–53, 8.54
Powell, M. 9.09
Power, D. 22.16
predatory pricing, and essential facilities doctrine 4.25
preliminary injunctions, Enforcement Directive 12.57, 12.131, 12.136
preliminary ruling procedure, EU Court of Justice role 6.95, 6.102, 6.104, 8.72, 12.70, 12.72, 12.127, 21.56, 21.167, 27.09–13
press publications see Digital Single Market (DSM) Directive, press publications concerning online uses

1160

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 10/19/2023 02:30:38PM via free access
presumption of authorship or ownership see
   Enforcement Directive, presumption of
   authorship or ownership
Price, M. 12.230
pricing, essential facilities doctrine 4.24–25, 4.26–27
principal director authorship 6.41–42, 8.27–29
print-disabled persons 26.36, 26.38, 26.46
Marrakesh Treaty Directive see Marrakesh Treaty
Directive
Privacy and Electronic Communications Directive, and
Portability Regulation 15.02
privacy rights
   Database Directive, sui generis right 9.64
   Information Society Directive 11.111, 11.117,
   11.119–121, 11.153
piracy and EU policies and actions 21.136,
see also confidentiality issues; fundamental rights;
security requirements
private international law 24.01–99
   Community designs 24.16, 24.92
   conflict of laws 24.61, 24.70
   and Digital Single Market (DSM) Directive,
   educational establishments and cross-border
   teaching activities (Article 5) 17.158
   habitual residence 24.24, 24.41, 24.42, 24.56, 24.76,
   24.78
   parallel actionability 24.24–25, 24.81, 24.82
   remuneration rights 24.66
   and territoriality and limitations and exceptions as
   outstanding issues, territoriality issues 28.07
private international law, Brussels I Regulation
   24.02–34, 24.73
   consolidation of cases 24.24–28
   copyright invalidity issues 24.16–17
   cross-border litigation concerns 24.26–28
   exclusive jurisdiction provisions 24.13–15, 24.17–25,
   24.31, 24.34
   inter-partes effect 24.16, 24.30–34
   lis pendens argument 24.26
   multiple defendant cases 24.26–27
   and national intellectual property offices 24.14–17
   parallel litigations 24.24, 24.25–26
   place where harmful event occurred 24.02
   plea in objection in an infringement action 24.20
   unregistered Community designs 24.16
   validity issues 24.19–25, 24.32, 24.34
private international law, Rome I Regulation 24.36–68
   applicable law in the absence of choice 24.41–68
   applicable law limitations 24.47–68
   characteristic performance rule 24.41, 24.44
   choice of the parties for a foreign law 24.52–55
   contractual freedom principle 24.49–51
   equitable remuneration provisions 24.66
   franchise and distribution contracts 24.42
   freedom of the parties to choose applicable law
   24.36–40
   IP contracts 24.42–43
   mandatory rules 24.47–48
   multiple authors 24.44
   overriding mandatory provisions 24.58–63
   overriding mandatory provisions of third States
   24.64–66
   public order provisions 24.47
   public policy/orde public 24.67–68
   publication rights and contractual obligation 24.45
   worldwide rights 24.46
private international law, Rome II Regulation 24.69–99
   applicable law, freedom to choose 24.91
   applicable law issues 24.88–90
   characterisation issue 24.72–75
   direct liability and contributory liability, distinction
   between 24.86–87
   geographical indications and denominations of
   origin 24.79
   infringement and connecting factor for applicable
   law 24.81–87
   injunctive relief 24.94
   IP rights concept 24.79–80
   licence agreements 24.73, 24.90
   multi-state and ubiquitous infringement 24.95–98
   multi-state and ubiquitous infringement, de minimis
   rules 24.97–98
   non-contractual obligations 24.69, 24.70–71, 24.77,
   24.80, 24.81, 24.86, 24.88, 24.91
   overriding mandatory provisions and public policy
   24.93–94
   place where harmful event occurred 24.76–78,
   24.81–87
   procedural issues and infringement issues, distinction
   between 24.89–90
   sui generis right for the protection of databases 24.79
   and unfair competition and passing-off 24.80, 24.94
   unitary rights 24.92
   unjust enrichment issues 24.72
   private subjects and public bodies, differing rules,
   non-discrimination principle 2.02
   product keys, Software Directive 5.90
   Product Piracy Regulation 11.165, 12.23, 12.27
   see also piracy
   profits assessment
   Enforcement Directive 12.102, 12.116, 12.140,
   12.198, 12.219, 12.200, 12.205
   piracy, and EU policies and actions 21.03, 21.51,
   21.55, 21.186
   programming languages, Software Directive 5.29–31
   proportionality principle 1.09
   and Digital Single Market (DSM) Directive,
   cultural heritage institutions and
   out-of-commerce works 17.180
   Digital Single Market (DSM) Directive, online
   content-sharing service providers, use of
   protected content 17.262
   Digital Single Market (DSM) Directive, online
   content-sharing service providers, use of
   protected content, US perspective 19.29
   Enforcement Directive 12.92, 12.163, 12.187
   Enforcement Directive, injunctions (permanent)
   12.174, 12.177, 12.178, 12.180, 12.181

1161
Enforcement Directive, right of information 12.123, 12.126
provisional and precautionary measures, Enforcement Directive see Enforcement Directive, provisional and precautionary measures
pseudonymous works 8.20, 12.47, 12.49, 13.30, 25.56
public availability
Collective Rights Management (CRM) Directive 14.63
cultural heritage digitisation 22.69–70
Information Society Directive 11.20 see also accessibility; communication to the public; information access; users of protected works
public bodies 2.02, 16.59
public domain
cultural heritage digitisation 22.50–53
cultural heritage digitisation, reprivatisation 22.54–61
Orphan Works Directive 13.29
translations, and Term Directive 8.75
public interest
Portability Regulation 15.03
public lending
Software Directive 5.73
see also Rental and Lending Rights Directive
public performance
EU Copyright Title promotion 29.05, 29.08
Information Society Directive 11.19
Marrakesh Treaty 16.23, 16.65
Rental and Lending Rights Directive 6.19, 6.26, 6.74 see also performance
public procurement
essential facilities doctrine 4.06
Open Data Directive 18.21
public sector databases, Database Directive, sui generis right 9.34–35
Public Sector Information (PSI), and Open Data Directive see Open Data Directive, research data and Public Sector Information (PSI)
public service broadcasters, Orphan Works Directive 13.11, 13.18–19, 13.67
public-private partnerships
cultural heritage digitisation 22.68
Orphan Works Directive 13.68–69, 13.71
World Customs Organisation (WCO) 21.272–274
publicity measures
Enforcement Directive 12.212, 12.219–222
publicly-funded research data, Open Data Directive 18.13
Purdy, J. 22.45, 22.47, 22.50, 22.54
Quaedvlug, A. 1.15, 5.43, 5.56, 9.04
quotations
Digital Single Market (DSM) Directive 17.239, 17.264, 17.265
EU Copyright Title promotion 28.41, 28.44
radio programmes see television and radio programmes
Rahmatian, A. 22.55, 23.37
Ramalho, A. 8.40
Ramos, A. 5.32
Rasmussen, H. 27.01, 27.29
Rawnsley, C. 23.23
Raynor, M. 4.21
re-use rights
creative re-use, cultural heritage digitisation 22.13–14, 22.16
cultural heritage digitisation, European Digital Library Europeana 22.48
Database Directive 9.60–62
Open Data Directive 18.05–08, 18.10–14, 18.19, 18.22, 18.25, 18.26, 18.31–33
see also copies; reproduction; users of protected works
recall of goods from channels of commerce,
reciprocal agreements
Resale Right Directive 10.57, 10.66
reciprocity rule, opposition to, non-discrimination principle 2.09, 2.24, 2.27, 2.28, 2.31
record-keeping system
Orphan Works Directive 13.46–58
recovery of proceedings costs, piracy, and EU policies and actions 21.52, 21.59

1162
Rees, C. 9.71
refusal to licence
essential facilities doctrine, and dominance abuse 4.04, 4.31, 4.34, 4.45, 4.46, 4.47, 4.49, 4.50, 4.52
Netcab Directive 20.23
refusal to supply, essential facilities doctrine, and freedom of competition 4.06, 4.23, 4.29–30, 4.31–38, 4.56
regional Free Trade Agreements (FTAs) 2.19
registration system suggestion, EU Copyright Title promotion 29.21
Reinbothe, J. 6.06, 6.08, 6.12, 6.25, 6.31, 6.33, 6.40, 6.79, 6.82, 6.105, 11.26, 11.114, 12.02, 12.22, 26.49
reinstatement of deleted or blocked content, Digital Single Market (DSM) Directive 17.269
remedies
Database Directive, sui generis right 9.73, 11.165
territoriality issues 28.10
see also sanctions
remuneration rights
Digital Single Market (DSM) Directive, online content-sharing service providers, use of protected content 17.253, 17.257, 17.265
Enforcement Directive 12.08, 12.41
free movement of goods and exhaustion of IPR rights 3.03, 3.10, 3.12, 3.14
free trade agreements 25.31, 25.43
non-discrimination principle 2.17
piracy, and EU policies and actions 21.18, 21.24, 21.32, 21.142
Portability Regulation 15.14, 15.34, 15.37–38, 15.40
private international law 24.66
Rental and Lending Rights Directive, broadcasting and communication to the public 6.83, 6.84, 6.87, 6.88, 6.89, 6.90, 6.91–96
Rental and Lending Rights Directive, derogation from exclusive public lending right 6.66, 6.67, 6.68–69, 6.69, 6.70–74
Rental and Lending Rights Directive, object of harmonisation 6.02, 6.05, 6.08, 6.13, 6.15, 6.17
Rental and Lending Rights Directive, rental of computer programs 6.55–57
Rental and Lending Rights Directive, rightholders and subject matter 6.47
Rental and Lending Rights Directive, unwaivable right see Rental and Lending Rights Directive, unwaivable right to equitable remuneration
Resale Right Directive see Resale Right Directive
Satellite and Cable Directive 7.39, 7.49, 7.53, 7.54, 7.68, 7.71, 7.72, 7.75, 7.87
Term Directive 8.44, 8.50
Rendas, T. 5.05, 5.32
Rental and Lending Rights Directive 6.01–107, 11.198–199
application in time (Article 11) 6.105
codification 6.07–08, 6.10
conflict of laws 6.94
copyright and related rights, relationship between (Article 12) 6.106
copyright, rights related to 6.75–76
Database Directive, restricted acts (Article 5) 9.23
Database Directive, restricted acts, exceptions to (Article 6) 9.30
Database Directive, scope (Article 1) 9.10
distribution right and first sale (Article 9) 6.99–102
distribution right and first sale (Article 9), and film producers 6.102
distribution right and first sale (Article 9), neighbouring rights 6.101
e-books 6.20, 6.48
exclusive rights 6.08, 6.10–17, 6.39, 6.46, 6.66
first sale doctrine 6.22, 6.56, 6.59, 6.99
fixation right (Article 7) 6.77–82
fixation right (Article 7), broadcasting organisations (sound recordings and films parallel) 6.81–82
fixation right (Article 7), cable operators 6.82
fixation right (Article 7), exceptions to (Article 6) 9.30
fixation right (Article 7), performers 6.78–80
Geneva Convention 6.102
harmonisation 6.02–04, 6.08
hotel services 6.32, 6.89, 6.90, 6.95
and Information Society Directive 11.03, 11.05, 11.160, 11.203
Information Society Directive 11.14
limitations to rights (Article 10) 6.103–104
neighbouring rights 6.52, 6.84, 6.101
public performance 6.19, 6.26, 6.74
rental of computer programs (Article 4), exclusive rights 6.57
rental of computer programs and remuneration (Article 4) 6.55–57
repeal (Article 14) 6.107
retransmission rights 6.64, 6.85
Software Directive, reproduction rights 5.69–72
sound recordings 6.12, 6.22, 6.44–45, 6.49, 6.81
Term Directive 8.35, 8.41
Term Directive 8.69, 8.84
transaction costs 6.50, 6.67
see also on-demand services; public lending
INDEX

Rental and Lending Rights Directive, broadcasting and communication to the public (Article 8) 6.83–98
beneficiaries 6.96–98
communication to the public concept 6.86–90
equitable remuneration 6.87, 6.91–95
hotel television provision 6.89–90, 6.95
neighbouring rights 6.84
protected performance and neighbouring rights 6.84
remuneration rights 6.83, 6.84, 6.87, 6.88, 6.89, 6.90, 6.91–96
satellite and cable retransmission 6.85
trans-frontier communications and territoriality principle 6.94

Rental and Lending Rights Directive, definitions (Article 2) 6.23–42
authors, performers and producers 6.38–40
authorship of principal director of film 6.41–42
film 6.35–37
library on-the-spot use 6.27
making available for a limited period of time (private use) 6.25–30
public accessibility of establishments 6.33–34
public lending schemes 6.29
Rental versus lending, and direct or indirect economic or commercial advantage 6.31–32

Rental and Lending Rights Directive, derogation from exclusive public lending right (Article 6) 6.65–74
beneficiaries of the right to remuneration 6.68–69
cultural promotion objectives and equitable remuneration 6.70–72
derogations to exclusive copyrights where rights holders not found 6.67
exemption of certain categories of establishments 6.73–74
national schemes where remuneration is shared between publishers and writers 6.69
remuneration rights 6.66, 6.67, 6.68–69, 6.69,
6.70–74

Rental and Lending Rights Directive, object of harmonisation (Article 1) 6.09–22
destination right 6.16–17
e-books 6.20
exhaustion of the distribution right and free movement of goods, relation to 6.21–22
graphic and plastic arts, droit de suite 6.18
originals and copies 6.18–20
prohibition option 6.12
public performance or broadcasting 6.19
remuneration right 6.02, 6.05, 6.08, 6.13, 6.15, 6.17
reproduction right 6.14

Rental and Lending Rights Directive, rightholders and subject matter (Article 3) 6.43–54
audiovisual works and producers 6.44–45
beneficiaries 6.44–47
derogation for buildings and works of applied art 6.49
digitised documents in publicly accessible locations, on-the-spot use 6.49
e-books 6.48
exclusive rental rights 6.46
exclusive right transferability 6.50
neighbouring rights 6.53
non-discrimination according to nationality, and remuneration 6.47
presumptions in favour of the film producer 6.51–54
subject matter 6.48–54
tangible products 6.48
video-on-demand systems 6.48

Rental and Lending Rights Directive, unwaivable right to equitable remuneration (Article 5) 6.58–64
book publishers and author rights 6.61
collecting societies’ role 6.64
film and phonograms producers 6.60, 6.62–63
reprivatisation, cultural heritage digitisation 22.54–61
reproduction right
cultural heritage digitisation 22.65–68
Database Directive 9.21, 9.64
Digital Single Market (DSM) Directive, educational establishments and cross-border teaching activities 17.153

Digital Single Market (DSM) Directive, text and data mining for scientific research 17.35,
17.41–44, 17.48–52, 17.56, 17.74–88, 17.96,
17.97, 17.101–102, 17.121–123, 17.126–127
Digital Single Market (DSM) Directive, works of visual art in the public domain 17.217–218,
17.219, 17.221–222, 17.223
Information Society Directive, reproduction rights see Information Society Directive, reproduction right
Marrakesh Treaty Directive 16.65
Orphan Works Directive, permitted uses 13.66
piracy, and EU policies and actions, fight against piracy in internal market and external borders, Infosoc Directive 21.36
Portability Regulation 15.02
Software Directive, decompilation (reverse engineering) 5.118
Software Directive, restricted acts see Software Directive, restricted acts, reproduction rights temporary acts see temporary acts of reproduction see also copies; permanent collections; re-use rights
Resale Right Directive 10.01–100
Berne Convention for the Protection of Literary and Artistic Works 10.06–07
direct effect principle 10.100
entry into force 10.99–100
final provisions 10.87
free movement of goods and exhaustion of IPR rights 3.15
free trade agreements 25.46
free trade agreements, author of an original artwork 25.45–48
graphic and plastic works 10.05
habitual residence 10.60
harmonisation 10.08–09, 10.10–12, 10.16
implementation 10.17–23
implementation (Article 12) 10.96–98
non-discrimination principle, national treatment (NT) principle 2.17, 2.28
origins of resale right 10.01–04, 10.10–15
as profit sharing 10.05
reciprocal rights 10.57, 10.66
right to obtain information (Article 9) 10.85–86
royalties calculation (Article 5) 10.43
royalties collection, disparities in 10.14
royalty rates and cap (Article 4) 10.36–42
subject matter (Article 1) 10.24–29
and taxation 10.05, 10.43
threshold provisions (minimum sale price) (Article 3) 10.33–35
visual art protection 10.01, 10.02, 10.08, 10.24, 10.30–32, 10.55, 10.63, 10.71, 10.94
works of art list (Article 2) 10.02, 10.08, 10.24, 10.30–32
Resale Right Directive, persons entitled to receive royalties (Article 6) 10.44–56
collective rights management 10.52–56
collective rights management, collecting societies 10.53
post mortem restrictions, and laws of succession and term of protection 10.46–51
Resale Right Directive, revision clause (Article 11) 10.89–95
art market growth effect 10.91–93
implementation reports 10.89–93
Stakeholder Dialogue 10.94
third countries and introduction of resale right 10.93
WIPO Standing Committee on Copyright and Related Rights (SCCR) Agenda 10.95
Resale Right Directive, term of protection (Article 8) 10.74–84
Austria 10.80
and Berne Convention 10.77–78
Greece 10.84
Ireland 10.81
Luxembourg 10.83
Netherlands 10.82
transitional period 10.75–76
UK 10.79
Resale Right Directive, third-country nationals (Article 7) 10.57–73
Australia 10.63–67
China 10.72–73
non-discrimination principle 10.59
reciprocity principle 10.57–61
US 10.68–71
research data see Open Data Directive, research data and Public Sector Information (PSI)
research organisations, Digital Single Market (DSM) Directive 17.05–07
restricted acts
Database Directive see Database Directive, restricted acts
Software Directive see Software Directive, restricted acts
retransmission rights
Digital Single Market Strategy 23.22–23
Information Society Directive 11.18, 11.20
international matters, EU stance 26.22, 26.26
Portability Regulation 15.02
Rental and Lending Rights Directive 6.64, 6.85
Satellite and Cable Directive see under Satellite and Cable Directive
see also broadcasting
Reuse of Public Sector Information Directive 23.08
reverse engineering (decompilation), Software Directive see Software Directive, decompilation (reverse engineering)
revocation right
Orphan Works Directive 13.64, 13.74, 13.80
Ricketson, S. 2.10, 2.11, 2.12, 2.14, 2.30, 5.11, 5.37, 8.04, 8.10, 8.56, 26.32
Ricolfi, M. 4.03, 17.224, 18.03, 18.06, 18.26, 18.30, 22.27, 22.78, 23.12
Riede, L. 2.16, 2.21, 2.22, 2.23
Rigamonti, C. 11.109
Rights Management Directive 11.124–125
rights management information, Information Society Directive see Information Society Directive, rights management information
Riis, T. 14.10, 17.210
Riordan, J. 11.183
risk-analysis tools, piracy, and EU policies and actions 21.132–134
Rivarol, R. 3.14
Rivers, T. 20.01–32, 26.27
Rizzi, M. 23.26
Robinson, D. 18.04
Rodriguez, J. 28.19
Rofe, P. 21.210
Rognstad, O.-A. 9.38
Rome Convention and copyright law concept 1.03, 1.07
Enforcement Directive 12.20, 12.53
international matters, EU stance 26.20, 26.21, 26.32, 26.38, 26.46
Marrakesh Treaty 16.04
non-discrimination principle 2.05, 2.13, 2.15, 2.17
piracy, and EU policies and actions 21.10, 21.14
INDEX

Romero-Moreno, F. 23.25
Rosati, E. 11.105, 13.23, 17.218, 17.219, 17.226, 17.250, 28.22, 29.01
Roséni, J. 7.01–89
Rothstein, R. 3.14
Röttinger, M. 5.76
royalties
  Collective Rights Management (CRM) Directive, musical works protected by copyright for purposes of television broadcast 14.56
  Software Directive, royalty-based temporary licenses 5.91
Term Directive, ‘clean slate’ provision 8.51
Rudolph, M. 12.37
Rüpp, H. 22.01–121
SAAS models (Software as a Service) 5.91, 25.16, 25.18, 25.20, 25.21
safe harbour provisions
  piracy, and EU policies and actions 21.139, 21.155–156, 21.294
Sag, M. 19.18
Salamanca, O. 4.25
Samartzi, V. 11.111
Samuelson, P. 5.24, 5.29, 5.39, 5.115, 17.22, 22.61
sanctions
  Collective Rights Management (CRM) Directive 14.75–76, 14.78
  Enforcement Directive 12.65, 12.74, 12.98–99, 12.226–228
  Information Society Directive see Information Society Directive, sanctions and remedies
  piracy, and EU policies and actions 21.38–39, 21.89, 21.92, 21.94–95
see also criminal enforcement; deterrent effect; injunctions; penalties; remedies
Sanks, T. 9.01, 9.36
Suppa, C. 1.11, 2.01–31, 18.01–33
Sarti, D. 2.22, 3.03, 3.12, 3.14
Satellite and Cable Directive 7.01–89
  and Berne Convention 7.37
  broadcasting right in country-of-origin (Article 2) 7.34–36
  collective administration of rights (Article 13) 7.84–85
  and Collective Rights Management (CRM)
    Directive, definitions (Article 3) 14.15, 14.16
    copyright and related rights, relation between (Article 5) 7.51
Database Directive 9.11
  direct injection principle 7.10.7.11, 7.15, 7.31
  and EU Copyright Title promotion 29.11
  exclusive rights 7.36, 7.52, 7.53, 7.61, 7.69
  final provisions (Article 14) 7.86–88
  final provisions (Article 14), Commission Report 7.87–88
  final provisions (Article 14), country-of-origin principle 7.88
  final provisions (Article 14), implementation deadline and duty of notification 7.86
  and Information Society Directive 11.03
  and Infosoc Directive 7.03, 7.35, 7.38
  injection (up-link) rule 7.13, 7.14, 7.18, 7.25, 7.53–54
  Member States, addressed to (Article 15) 7.89
  minimum protection (Article 6) 7.52–54
  minimum protection (Article 6), economic value 7.54
  minimum protection (Article 6), minimum harmonisation 7.52
  on-demand services 7.77
  remuneration rights 7.39, 7.49, 7.53, 7.54, 7.68, 7.71, 7.72, 7.75, 7.87
  see also cable and satellite technologies
Satellite and Cable Directive, acquisition of broadcasting rights (Article 3) 7.37–44
  by contract 7.37–39
  cinematographic works 7.43
  collective licensing 7.40–42
  country-of-origin rule 7.37
  duty to inform 7.44
  economic value assessment 7.39
  initial transmission 7.37, 7.40
  outsiders and extended collective licensing 7.41–42
Satellite and Cable Directive, cable retransmission mediators (Article 11) 7.76–79
  collective rights management 7.77
  DSM Directive and video-on-demand platforms 7.77
  facility set-up 7.76–77
  independence and impartiality 7.79
  and NetCab Directive 7.77
  procedure 7.78
Satellite and Cable Directive, cable retransmission, prevention of abuse of negotiating positions (Article 12) 7.80–83
  contractual authorisation restrictions 7.82–83
  and national competition law 7.81
  obligation to negotiate 7.80–82
Satellite and Cable Directive, cable retransmission right (Article 8) 7.63–67
  contractual authorisation 7.63–64
  copyright restrictions 7.65
  neighbouring rights 7.66
Satellite and Cable Directive, cable retransmission right, exercise of (Article 9) 7.68–73
  by broadcasting organisations (Article 10) 7.74–75
  exclusive rights 7.69
  initial transmission 7.70, 7.73
  mandatory collective rights management (collecting societies) 7.68–75
  outsiders, treatment of 7.71–72
  statutory presumptions 7.73
  transferability 7.70
Satellite and Cable Directive, definitions (Article 1)
7.01–33
broadcasting system with satellite as non-essential or parallel component 7.13–14
cable retransmission 7.27–31
cable retransmission, cablecasting 7.29
satellite, ‘direct injection’ of a signal 7.10–11
satellite, signals received by general public criterion 7.09–10
satellite, signals intended for reception by public 7.15
Television without Frontiers Directive comparison 7.02
Satellite and Cable Directive, performers, phonogram producers and broadcasting organisations (Article 4) 7.45–50
compulsory licenses 7.47
country-of-origin principle 7.45
encryption of signals 7.20–24
country-of-origin rule and encryption of signals 7.21
country-of-origin rule and encryption of signals, and Conditional Access Directive 7.23
country-of-origin rule and encryption of signals, decoder cards 7.22–24
initial transmission 7.28–31
satellite transmission 7.07–11
satellite, ‘direct injection’ of a signal 7.10–11
satellite, signals received by general public criterion 7.09–10
Television without Frontiers Directive comparison 7.02
Satellite and Cable Directive, transitional provisions (Article 7) 7.55–62
application in time 7.55–57
cable retransmission, prevention of abuse of negotiating positions (Article 12), transitional provisions 7.83
cable retransmission right (Article 8) 7.67
co-production agreements 7.60–62
country-of-origin principle and co-production agreements 7.61
film exploitation agreements 7.59
old broadcasting licence contracts 7.58–59
principal director of a cinematographic work 7.56
Satellites Convention 26.20
Scandan, G. 22.60
Schlesinger, M. 11.26
Schmidt, H. 4.11
Schmidt, V. 23.27
Schneider, M. 21.03, 21.39, 21.73, 21.75
Schönherr, F. 11.01–209
Schovsbo, J. 3.01, 3.02, 3.04, 3.06, 3.08, 3.12, 17.210, 17.264
Schröder, V. 3.13
Schroff, S. 13.36, 13.47
Schulz, H. 27.05
Schwarz, M. 5.39
Schwemmer, S. 17.215, 17.264
Schwimann, M. 24.81
Schönheider, F. 11.01–209
Schönherr, F. 11.01–209
Schovsbo, J. 3.01, 3.02, 3.04, 3.06, 3.08, 3.12, 17.210, 17.264
Schroff, S. 13.36, 13.47
Schulz, H. 27.05
Schwarz, M. 5.39
Schwemmer, S. 17.215, 17.264
Schwimann, M. 24.81
scientific research and publications
critical and scientific publications 8.43, 8.54–55, 17.220, 25.57
Database Directive, sui generis right 9.65, 9.67
Digital Single Market (DSM) Directive, works of visual art in the public domain 17.220
free trade agreements 25.57
Term Directive 8.54–55
see also Open Data Directive, research data and Public Sector Information (PSI)
Scott, A. 22.16, 24.72
screenplay author, Term Directive 8.30–31, 8.34 see also audiovisual works
second-generation agreements, free trade agreements 25.05, 25.28–64
second-hand software licenses 5.87–88
security requirements
Database Directive, sui generis right 9.66
Enforcement Directive 12.100, 12.139–140
Europe Fit for the Digital Age 23.28–30
piracy, and EU policies and actions 21.25 see also privacy rights, confidentiality issues
seizure of goods
Enforcement Directive 12.148–159
Software Directive 5.134, 5.143–144
self-incrimination prohibition, Enforcement Directive 12.121
Seng, D. 19.16
service provider see online service provider
Sganga, C. 3.14, 17.168
Shapiro, T. 23.23
Sheppard, S. 4.25
Sherman, B. 9.65
Sherman, C. 19.34
shrink-wrap licenses, Software Directive 5.105
simulcasting and webcasting
Draft Treaty on the Protection of Broadcasting Organisations 26.21, 26.24, 26.27
Netcab Directive 20.12, 20.14
INDEX

see also broadcasting
Single European Act 1.07
Single Market Act 0.08–11
Sirinelli, P. 17.260, 18.17
situatedness, cultural heritage digitisation 22.105
Smith, J. 11.09, 11.83
Smith Ekstrand, V. 19.09
Snijders, T. 28.24
software
download-to-own (DTO) software market 11.37–38
open-source see open-source software
see also computer programs; database; internet; online service provider
Software Directive 5.01–154
addresses (Article 12) 5.152–153
and autonomous concept of EU law 5.79
beneficiaries of protection (Article 3) 5.57
collective works 5.45
communication (Article 9) 5.148–149
continued application of other legal provisions (Article 8) 5.145–147
continued application of other legal provisions (Article 8), exceptions 5.147
continued application of other legal provisions (Article 8), no prejudice to other forms of protection 5.145–146
and Digital Single Market (DSM) Directive, text and data mining for scientific research, exception or limitation (Article 4) 17.140
entry into force (Article 10) 5.150–151
entry into force (Article 11) 5.150–151
exclusive rights 5.51, 5.46, 5.58–59, 5.96–97, 5.98
harmonisation, enhanced but still inconsistent 5.02–03
lex specialis character 5.04–05
national treatment principle 5.13, 5.57
normal use 5.62, 5.103–108, 5.110
originality requirement 5.14, 5.32, 5.33–39
seizure of goods 5.134, 5.143–144
source codes 5.19, 5.24, 5.30, 5.63–64, 5.66, 5.112, 5.115, 5.118, 5.130
transitional provision 5.40–41
users of protected works 5.01, 5.20–21, 5.25–27, 5.26, 5.83, 5.90, 5.125
Software Directive, authorship of computer programs (Article 2) 5.42–56
collective works 5.45
employees, programs created by, normal duties or specific instructions 5.52–54
employees, programs created by, transfer of economic rights 5.49–51
employees, programs created by, work for hire rule 5.51
initial ownership 5.42–45
joint ownership 5.46–48
Software Directive, Database Directive comparison
database authorship 9.18, 9.19
lawful users, rights and obligations 9.58
restricted acts 9.20
restricted acts, exceptions to 9.27
Software Directive, decomposition (reverse engineering)
(Article 6) 5.115–133
exception conditions 5.117–133
indispensable and necessary acts to achieve interoperability 5.120
information obtained for other purposes, no use of 5.126–130
interoperability aim 5.119, 5.120, 5.121
interoperability with an independently created program 5.121
licensee or other legitimate user, acts performed by 5.122
limited acts of reproduction 5.118
necessary information not readily available 5.123–124
necessary parts only 5.125
and object code 5.115–116
three-step test and Berne Convention 5.131–133
Software Directive, object of protection (Article 1) 5.06–41
computer program concept 5.06–07
computer program concept, and Berne Convention 5.08, 5.13, 5.68
computer program concept, and plurality of copyright regimes 5.12, 5.15–16
computer program as literary work 1.08, 5.08–13
data files' format and programming languages 5.29–31
expression protection, computer program 5.14–32
algorithms 5.16, 5.28, 5.38
application to particular elements 5.19–32
computer program, graphic user interfaces 5.25–27
data files' format and programming languages 5.29–31
idea/expression dichotomy 5.14–16
merger doctrine 5.16
preparatory design material 5.22–23
protection for 'any form of expression of a computer program' 5.17–18
source and object code 5.19
user manual and other users' documentation 5.20–21
videogames encryption 5.32
Software Directive, restricted acts (Article 4) 5.58–97
exclusive rights 5.58–59
exclusive rights enforcement 5.96–97
moral rights 5.94–95

1168
INDEX

right of communication to the public 5.92–93
translations, adaptations, arrangements and any other alteration 5.65–68
Software Directive, restricted acts (Article 4), reproduction rights 5.60–91
computer programs, reproduction by any means and in any form 5.60–64
distribution right 5.74–91
exhaustion principle 5.76–91
‘first sale’ of a copy fixed on an intangible medium 5.86–91
‘first sale’ of a copy fixed on a tangible medium 5.83–85
product keys 5.90
public lending right 5.73
royalty-based temporary licenses 5.91
sale as trigger 5.79–81
second-hand software licenses 5.87–88
unlimited user license 5.83
updates and upgrades of software 5.79
Software Directive, restricted acts, exceptions to (Article 5) 5.98–114
back-up copies 5.109–111
deviating contractual regulation 5.105
exhaustive character 5.98–99
functioning of program, observation of (black-box testing) 5.112–114
‘lawful acquirer’ or ‘person having a right to use’ 5.100–102
shrink-wrap licenses 5.105
Software Directive, special measures of protection (Article 7) 5.134–144
possession for commercial purposes 5.139
putting into circulation 5.136–138
seizure 5.143–144
technological protection measures 5.140–144
Software as a Service (SAAS) models 5.91, 25.16, 25.18, 25.20, 25.21
sole source databases 9.04, 9.38, 9.82
sound recordings 1.06
Database Directive 9.04
free movement of goods and exhaustion of IPR rights 3.07
Rental and Lending Rights Directive 6.12, 6.22, 6.44–45, 6.49, 6.81
Term Directive 8.07, 8.39
see also audiovisual services; musical works
Sousa Ferro, M. 4.08, 4.12
South Korea, EU–South Korea FTA 25.28, 25.50, 25.51–52, 25.64
spare parts market, essential facilities doctrine 4.31, 4.49
specialist chambers creation, and EU Court of Justice role 27.21, 27.24
specific liability mechanism, Digital Single Market (DSM) Directive 17.259
Speyaert, H. 9.04
spin-off databases, Database Directive 9.38
Spina Ali, G. 17.265, 28.25, 28.47
Spitz, B. 17.228
Spoor, J. 5.115
sports events
Netcab Directive 20.16
Portability Regulation 15.02
stakeholder dialogue
Digital Single Market (DSM) Directive 17.208
Digital Single Market (DSM) Directive, online content-sharing service providers, use of protected content 17.273
Digital Single Market (DSM) Directive, online content-sharing service providers, use of protected content, US perspective 19.23
Digital Single Market Strategy 23.23–24
Enforcement Directive 12.232
Stalla-Bourdillon, S. 17.250, 17.260
Stang, F. 22.57
start-ups
see also SMEs
Stein, E. 27.01
stepping-stone agreements, free trade agreements 25.06
Sterling, J. 2.26, 8.03, 8.37, 8.73
Shiper, M. 17.224, 22.54, 22.57, 22.59, 22.68
Stone Sweet, A. 27.01, 27.04, 27.05, 27.06
storage
Stothers, C. 3.01, 3.12
subcontractors 5.102, 9.44
Subramanian, S. 4.75
subsidiarity see proportionality principle
substitution, competition by, essential facilities doctrine 4.18–19
successors in title, Enforcement Directive 12.36–38
sui generis right
cultural heritage digitisation 22.60
Database Directive see Database Directive, sui generis right

1169
INDEX

Information Society Directive 11.155
Marrakesh Treaty Directive 16.65
non-discrimination principle, national treatment (NT) principle 2.29
Sullivan, J. 16.08, 26.34
Summers, R. 27.01
Suthersanen, U. 4.03, 9.65, 13.01–84
Sutterer, M. 23.23
Talke, A. 22.51, 22.56
Targosz, T. 5.76
Taylor, M. 21.213, 21.258
teaching see education
technical advisor costs, Enforcement Directive 12.211
Technical Protection Measures (TPMs), Information Society Directive 11.109–112
technological access barrier concerns, cultural heritage digitisation 22.61
technological obsolescence concerns, cultural heritage digitisation 22.20
Enforcement Directive 12.17
free trade agreements 25.32, 25.36, 25.49–52, 25.80
Green Paper on Copyright and the Challenge of Technology (1988) 1.07
Information Society Directive see Information Society Directive, technological measures
Marrakesh Treaty Directive, permitted uses 16.84–97
piracy, and EU policies and actions 21.196, 21.197
Telecom Package II.177, 21.153
television and radio programmes
Collective Rights Management 14.72
Collective Rights Management (CRM) Directive 14.56
hotel televsions, Information Society Directive 11.21, 11.35
Netcab Directive 20.15
Television and Radio Programmes Directive 0.16
Temple Lang, J. 4.02, 4.22, 4.33, 4.53, 4.54, 4.69
temporary acts of reproduction
Information Society Directive 11.10–12, 11.73, 11.84, 11.107
see also reproduction right
Term Directive 8.01–88
addresses (Article 14) 8.88
anonymous and pseudonymous works 8.20
and Berne Convention 8.66
collective works 8.19, 8.21
critical and scientific publications (Article 5) 8.43, 8.54–55
and Digital Single Market (DSM) Directive, works of visual art in the public domain (Article 14) 17.218, 17.220
economic rights 8.66–67
entry into force (Article 13) 8.86–87
Geneva Convention 8.36, 8.46, 8.84
and Information Society Directive 11.03, 11.200–201
moral rights (Article 9) 8.66–67
national treatment principle 8.62
notification and communication (Article 11 (codified version)) 8.81–82
protection terms, rules for calculating (Article 8) 8.64–65
remuneration rights 8.44, 8.50
repeal (Article 11 (initial version)) 8.83–84
repeal (Article 12 (codified version)) 8.85
sound recordings 8.07, 8.39
third countries and aliens, protection of (Article 7) 8.60–63
transitional measures (Article 10A) 8.79–80
unpublished posthumous works, protection for (Article 4) 8.52–53, 8.54
Term Directive, application in time (Article 10) 8.68–78, 8.80
and Berne Convention 8.73
designs 8.72–73
harmonisation 8.69–70, 8.71, 8.76
lapsed copyrights 8.75
modifications 8.77–78
non-discrimination principle 8.71, 8.78
public domain translations 8.75
Rental and Lending Rights Directive comparison 8.69, 8.84
third parties, acquired rights and principle of legitimate expectations 8.76
and TRIPS Agreement 8.73
Term Directive, authors' rights, duration of (Article 1) 8.01–24, 8.83
author's life plus 50/70 years 8.03–04, 8.13–17, 8.20–22
and Berne Convention 8.04, 8.16, 8.17
computer programs 8.15
Computer Programs Directive 8.04, 8.15
date of author's death rule and anonymous and pseudonymous works 8.20
harmonisation issues 8.06–12, 8.19, 8.21, 8.24
joint (collective) authorship 8.17–19, 8.21

1170

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 10/19/2023 02:30:38PM via free access
musical compositions with words 8.12, 8.18–19
neighbouring rights 8.05, 8.66, 8.81
phonograms, performers’ rights and rights in
broadcasts 8.05, 8.07–09, 8.12
posthumous works 8.16, 8.18
volumes, parts, instalments, issues or episodes
publication 8.23
Term Directive, cinematographic or audiovisual works
(Article 2) 8.25–34, 8.74
authorship 8.25–29
and Berne Convention 8.30
co-authors 8.18, 8.27, 8.30–32, 8.34
composer of music 8.30–32, 8.34
dialogue author 8.30–31, 8.34
harmonisation 8.25–26, 8.29
principal director of a cinematographic work as
author 8.27–29
protection term calculation 8.30–34
screenplay author 8.30–31, 8.34
underlying works 8.33
Term Directive, phonograms, performers’ rights and
rights in broadcast, duration of (Article 3)
8.35–51, 8.77–78, 8.81–82
authors’ rights, duration of (Article 1) 8.05, 8.07–09,
8.12
and Berne Convention 8.41
broadcasting organisations 8.42
‘clean slate’ provision and contractual royalties 8.51
collecting societies and supplementary remuneration
8.50
film producers 8.40–41
fixation of performance 8.39–40, 8.45, 8.47
fixed term of 50 years 8.37–42, 8.45, 8.47
and Geneva Phonogram Convention 8.36
harmonisation 8.37
performers and producers of phonograms, specific
rules 8.44–51
phonogram, understanding of term 8.46–47
producers of phonograms 8.48
producers of phonograms, and performers ‘use it or
lose it’ clause 8.49
and Rental and Lending Directive 8.35, 8.41
and TRIPS Agreement 8.36, 8.41–42
Term Directive, photographs, protection of (Article 6)
8.56–59
and Berne Convention 8.56, 8.57
Computer Program Directive comparison 8.59
originality requirement 8.57–59
personal creativity input assessment 8.59
portrait photography 8.59
term of protection
Database Directive 9.68–70
free trade agreements 25.55–61
Terras, M. 13.50, 13.62
territorial barriers removal, Digital Agenda for Europe
23.05
territorial restrictions by contract, EU Copyright Title
promotion 29.14–16
territoriality
and EU Copyright Title promotion 29.11–17
and non-discrimination principle 2.01, 2.06–07
territoriality and limitations and exceptions as
outstanding issues 1.05, 1.08, 1.24, 28.01–49
territoriality and limitations and exceptions as
outstanding issues, exceptions and liabilities
28.17–48
CJEU Grand Chamber cases 28.26–48
exclusive rights 28.24, 28.31, 28.35, 28.36, 28.39,
28.43, 28.47, 28.48
freedom of expression 28.18–25, 28.32–38, 28.41,
28.42, 28.45
freedom to conduct a business 28.44
fundamental rights 28.41–42, 28.18–25, 28.27–38,
28.41, 28.45–46
moral rights 28.21
photographs and copyright 28.22–23, 28.25
right to information 28.17–20, 28.25, 28.26,
28.27–38, 28.41, 28.42, 28.45
territoriality and limitations and exceptions as
outstanding issues, territoriality issues 28.04–16
and Berne Convention 28.05, 28.11
burden of proof 28.11
closest connection test 28.12, 28.14
Community Design Regulation 28.06
European Trademark Regulation 28.06
global infringements and applicable law issue
28.07–11, 28.12–14
habitual residence or principal place of business
28.11, 28.12, 28.14
and Information Society Directive 28.10
injunctions 28.10–11, 28.13–14
national treatment rule 28.05–06, 28.08–09, 28.11
place where damage took place 28.11
and private international law 28.07
remedies 28.10
ubiquitous infringement 28.11, 28.12–13
text and data mining
Digital Single Market (DSM) Directive, definitions
17.08–22
Digital Single Market (DSM) Directive, scientific
research see Digital Single Market (DSM)
Directive, text and data mining for scientific
research
Digital Single Market Strategy 23.21, 23.24
thesauruses and indexation systems, Database Directive
9.08
third countries
Marrakesh Treaty Directive see Marrakesh Treaty
Directive, import of accessible format copies
from third countries
and piracy see piracy, and EU policies and actions,
third countries
Term Directive 8.60–63
third parties
Enforcement Directive, evidence, measures for
preserving 12.93
Enforcement Directive, general obligation 12.25
Enforcement Directive, persons entitled to apply
12.36–38

1171
Enforcement Directive, right of information 12.109, 12.112, 12.127
Open Data Directive, research data and Public Sector Information (PSI) 18.23, 18.27
Orphan Works Directive 13.70, 13.72, 13.77
piracy, and EU policies and actions 21.145
Term Directive, application in time 8.76
Thirumagal, R. 17.39
three-step test
copyright law concept 1.14
Database Directive 9.29
essential facilities doctrine 4.74–75
Software Directive 5.131–133
three-strikes mechanisms, piracy, and EU policies and actions 21.153, 21.244–248
Throsby, D. 22.16
Tjong Tjin Tai, E. 5.87
Torremans, P. 0.01–23, 2.02, 2.09, 3.06, 3.07, 3.08, 4.19, 4.69, 8.04, 11.01–209, 17.01–289, 21.158, 24.01–99, 28.01–49, 30.01–10
Towse, R. 22.102, 22.110, 22.111
trade names
Enforcement Directive 12.07, 12.08
piracy, and EU policies and actions 21.41, 21.74
trade secrets, Enforcement Directive 12.09, 12.19
trademarks
community trademarks 30.04
cultural heritage digitisation 22.58
Database Directive 9.74
EU Copyright Title promotion 29.19
folklore protection (traditional cultural expressions) 26.50
territoriality issues 28.06
transaction costs 11.167
international matters, EU stance 26.02
international matters, EU stance, copyright, exceptions and limitations 26.38, 26.46
international matters, EU stance, Draft Treaty on the Protection of Broadcasting Organisations 26.20
non-discrimination principle 2.01, 2.05, 2.08, 2.13, 2.16, 2.17, 2.19, 2.20, 2.23, 2.29
Open Data Directive, research data and Public Sector Information (PSI) 18.15
Orphan Works Directive 13.46
piracy, and EU policies and actions 21.07, 21.12–14, 21.15
transparency
Information Society Directive 11.85–96
Trant, J. 22.11
Treverton, G. 21.88
Trisita, J.-P. 6.03, 9.03, 17.93
Tridimas, T. 27.11, 27.14, 27.16
Trimble, M. 28.11
TRIPS Agreement
Enforcement Directive 12.02, 12.05
Enforcement Directive, alternative measures 12.184
Enforcement Directive, corrective measures 12.160
Enforcement Directive, evidence 12.54, 12.65, 12.75–76
Enforcement Directive, evidence, measures for preserving 12.87, 12.105
Enforcement Directive, general obligation 12.23, 12.24, 12.28
Enforcement Directive, injunctions (permanent) 12.169
Enforcement Directive, persons entitled to apply 12.31
Enforcement Directive, provisional and precautionary measures 12.129, 12.147, 12.151
Enforcement Directive, right of information 12.106–107, 12.127
Enforcement Directive, scope 12.20
essential facilities doctrine 4.70–75
free movement of goods and exhaustion of IPR rights 3.17
Information Society Directive, exceptions and limitations 11.78, 11.79
Information Society Directive, sanctions and remedies 11.167
non-discrimination principle 2.01, 2.05, 2.08, 2.13, 2.16, 2.17, 2.19, 2.20, 2.23, 2.29
Open Data Directive, research data and Public Sector Information (PSI) 18.15
Orphan Works Directive 13.46
piracy, and EU policies and actions 21.07, 21.12–14, 21.15


1173

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 10/19/2023 02:30:38PM via free access
INDEX

Digital Single Market Strategy 23.21, 23.25
Van Bunnem, L. 2.02
Van Daalen, O. 5.102
Van den Broek, T. 18.04
Van Deursen, S. 28.24
Van Eechoud, M. 1.24, 5.36, 8.10, 8.28, 8.36, 8.40, 8.53, 9.34, 11.72, 11.82, 18.03, 24.81, 27.06, 27.17
Van Gompel, S. 13.03, 13.73, 14.48, 22.79, 22.81, 22.118
Vanhees, H. 9.66, 10.20
Vanheusden, E. 6.06
Vanovermeire, V. 9.58
Verbraeken, E. 3.14
Verhulst, S. 12.230, 26.49
Véron, T. 2.23
Verronen, V. 17.209
Vetulani, A. 13.27
video-on-demand see on-demand services
videogames encryption, Software Directive 5.32
Vinje, T. 5.122, 5.124
Visser, D. 8.04, 9.04
visual art
Orphan Works Directive 13.16
Resale Right Directive 10.01, 10.02, 10.08, 10.24, 10.30–32, 10.55, 10.63, 10.71, 10.94
see also photographs
visually impaired persons see blind and visually impaired persons
Vitorino, A. 11.117, 11.119
volumes, Term Directive, authors' rights, duration of 8.23
Von Welser, M. 21.03
Voorhoof, D. 11.89
Voskressenski, A. 23.27
Vosden, S. 9.48, 29.01
Vroons, O. 12.01–242, 21.01–298
Vuijula, A. 13.03, 22.26, 22.78
Wackel, E. 22.59
Wadde, C. 8.01
Walter, M. 2.16, 2.21, 2.22, 2.23, 5.13, 5.21, 5.23, 5.28, 5.36, 5.41, 5.99, 5.105, 5.107, 5.108, 5.110, 5.124, 5.138, 7.48, 7.49, 8.11, 8.17, 8.37, 8.42, 8.53, 8.56, 8.59, 8.62, 8.64, 8.68, 8.83, 10.10, 10.15, 10.35, 10.38, 11.09, 11.22, 11.25, 11.26, 11.30, 11.50, 11.56, 11.130, 11.131, 11.184, 12.05, 12.08, 12.12, 12.37, 12.51, 12.63, 12.72, 12.81, 12.88, 12.90, 12.95, 12.101, 12.102, 12.135, 12.159, 12.166, 12.170, 12.221, 17.49, 17.93, 17.95, 17.98
Wandtke, A. 17.259
Warren, L. 10.68
webcasting see simulcasting and webcasting
Weber Waller, S. 4.19
Weckstrom Lindroos, K. 15.01–48
Weichselbaum, M. 5.115
Weiler, J. 27.04, 27.06, 27.30
Weiss, A. 19.09
Weiss, S. 17.39
Weirich, A. 4.37
Weller, M. 10.17
Werner, M. 22.65
Wessel, R. 4.75
Western Balkans Stabilisation and Association Agreements 15.25–21, 25.23
Westkamp, G. 3.05, 3.06, 3.08, 9.07, 11.82, 11.84, 11.100
Whish, R. 4.22
Wiebe, A. 3.03, 3.09, 3.12, 5.76, 5.87, 5.91, 11.102
Wildgans, J. 22.01–121
Wilkman, F. 12.201
Wilman, F. 12.62, 12.89, 12.106, 12.137, 12.143, 12.196
Wimmers, J. 17.257
WIPOTreaties
Accessible Books Consortium (ABC), Marrakesh Treaty 16.14, 16.15–16
Convention, and international matters, EU stance, folklore protection (traditional cultural expressions) 26.47–48, 26.49, 26.50, 26.52–56
Conventions, and international matters, EU stance 26.02–03
Information Society Directive 11.198–201
international matters, EU stance, Beijing Treaty on Audiovisual Services 26.06–08, 26.09–13
Marrakesh Treaty 16.04, 16.05–07, 16.08, 16.09, 16.14
Netcab Directive 20.01
non-discrimination principle 2.05, 2.14
piracy, and EU policies and actions 21.265–270, 21.289–290

1174

Irini Stamatoudi and Paul Torremans - 9781786437808
Downloaded from https://www.elgaronline.com/ at 10/19/2023 02:30:38PM
via free access
INDEX

WIPO Treaties, Copyright Treaty (WCT) 1.09, 30.02, 30.06
Marrakesh Treaty 16.04, 16.65, 16.100, 16.162–164
Software Directive 5.08, 5.14, 5.37, 5.69
Term Directive 8.56
Marrakesh Treaty 16.04
Software Directive 5.08, 5.14, 5.37, 5.69
Term Directive 8.56
WIPO Treaties, Performance and Phono-gram Treaty (WPPT) 1.09, 30.02
Marrakesh Treaty 16.04
Satellite and Cable Directive 7.46, 7.51
Term Directive 8.37, 8.46
see also phonograms
witness identity protection, Enforcement Directive 12.105
Witten Copyright Code 1.23, 4.33, 11.113, 11.125, 30.05
Wolk, S. 3.12
World Customs Organisation (WCO) 21.272–274, 21.290
Wu, L. 4.08
Wünschel, J. 10.09
Xalabarder, R. 11.80, 16.01–166
Yu, P. 21.202
Zoboli, L. 13.68, 13.70, 13.72