

The conference is free of charge but requires registration for those attending on site by sending an e-mail to: [catedraderechonotarial@gmail.com](mailto:catedraderechonotarial@gmail.com)

The conference can also be followed via streaming:

Morning Session: <https://vertice.cpd.ua.es/274861>

Afternoon-Evening Session: <https://vertice.cpd.ua.es/274862>

#### Academic Committee

Aurelio Lopez-Tarruella Martinez (*Dir.*), *Ass. Professor Private international law (UA)*

Julian Lopez Richart, *Ass. Professor Civil Law (UA)*

Manuel Desantes Real, *Professor Private international law (UA)*

Martin Husovec, *Assistant Professor (LSE)*

Raquel Evangelio Llorca, *Ass. Professor Civil Law (UA)*

Carmen M. Garcia Mirete, *Assistant Professor Private international law (UA)*



Proyecto “La irrupción de la inteligencia artificial en el Derecho de daños y su adaptación a las nuevas tecnologías” (PID2020-116185GB-I00)



# EIPIN INTERNATIONAL CONFERENCE

## THE INTERACTION BETWEEN THE NEW EUROPEAN DIGITAL LAWS AND THE INTELLECTUAL PROPERTY SYSTEM



FRIDAY, 4TH NOVEMBER 2022  
UNIVERSITY OF ALICANTE  
(SALÓN DE ACTOS, ED. GERMAN BERNACER)  
AND VIA STREAMING

The two main purposes of the new proposals for European Digital Acts is to foster innovation in Europe and to strengthen the competitiveness of European companies. Having in mind the connection between these objectives and the European intellectual property (IP) system, it's surprising that only few provisions in these proposals refer to IP. The purpose of this seminar is to analyze the interaction between these new Acts and the EU instruments in the field of IP, and to determine whether there are obstacles which may hinder the achievement of the EU's overall common objective of promoting innovation in Europe.

## Program

- 
- 11.30 – 11.45 Welcome.**  
Aurelio Lopez-Tarruella Martinez, *Associate Professor of Private international Law (University of Alicante)*
- 
- 11.45 – 12.15 General introduction: “The Emerging Data Law and Intellectual Property - The Need for More Coherence”**  
Josef Drexler, *Director of the Max Planck Institute for Innovation and Competition in Munich.*
- 
- 12.15 – 14.00 First Panel: Intellectual Property and the New Liability Regime in the Digital Services Act**  
**Chair:** Anke Moerland, *Associate Professor in Intellectual Property Law (University of Maastricht).*
- “The DSA and its Implications for IP Protection”  
Folkert Willman (*European Commission*)
- “Fundamental Rights in the Digital Services Act’s Platform Liability Regime”  
Giancarlo Frosio, *Professor of Law & Technology (Queen’s University Belfast)*
- “The New Regime of Liability and Accountability in the Digital Services Act and its Interaction with Article 17 CDSM Directive”  
Martin Husovec, *Assistant Professor of Law (London School of Economics)*
- “Towards a new regulatory approach in the DSA and beyond: what lessons for IP?”  
Christophe Geiger, *Professor of Law (Luiss Guido Carli University, Rome)*
- 
- 14:00 – 15:30** Lunch and networking
- 

---

**15:30 – 17:15 Second Panel: Intellectual Property Issues of the Data Act.**

**Chair:** Guido Westkamp, *Professor of Intellectual Property and Comparative Law (Queen Mary, University of London)*

“The Data Act Proposal and Access to IoT-Data - Courageous market design approach or failed regulation?”

Matthias Leistner, *Professor, Chair of Private Law and Intellectual Property Law, with Information and IT-Law (Ludwig-Maximilians-Universität München).*

“Interaction Between the Data Act Proposal and the Database Sui Generis Right”

Estelle Derclaye, *Professor of Intellectual Property Law (University of Nottingham, School of Law)*

“The Data Act and its Reconciliation with Trade Secret Protection”

Andreas Wiebe, *Professor of Intellectual Property Law and Information Law (Georg-August University of Göttingen)*

---

**17:45 – 19:30 Third Panel:** The new European Digital Acts and Artificial Intelligence

**Chair:** Noam Shemtov, *Professor in IP and Technology Law (Queen Mary, University of London)*

“Articulating IPRs and Regulatory Experimentation: the Case of the AI Act’s Sandbox”

Carlos Muñoz Ferrandis, *Tech & Regulatory Affairs Counsel at Hugging Face*

“Conflict Between Transparency and Disclosure vs. Trade Secrets under the Artificial Intelligence Act”

Ulla-Maija Mylly, *Associate Professor in Commercial Law (Hanken School of Economics)*

“The Text and Data Mining Exception in the DSM Directive as an Obstacle to Access and Use of Data for the Purpose of AI”.

Thomas Margoni, *Research Professor of Intellectual Property (University of Leuven)*

---

**19:30 – 19:45 Concluding Remarks**

Manuel Desantes Real, *Professor of Private international law (University of Alicante)*

Anselm Kamperman Sanders, *Professor of Intellectual Property Law (University of Maastricht)*

---