

TOPICS

I. Computerization of the state

1. E-court (e.g. electronic writ of payment)
2. Electronic writ of payment
3. AI in courts
4. Internet Courts (eg. In China)
5. E-government
6. E-ID
7. E-Government platforms
8. Qualified services (eIDAS Regulation)
9. Electronic seal (eIDAS Regulation)
10. Electronic signatures(eIDAS Regulation)

II. Electronic contracts

1. Definition, typology, concluding, and performance of the electronic contract
2. Applicable law for electronic contracts
3. Digital content agreement
4. Electronic contracts in B2B relation
5. Electronic contracts in B2C relation

III. IP throughout the EU:

1. Trademark databases (TmView, eSearch)
2. Trademark on the Internet,
3. Computer programs (Directive 2009/24/EC)
 - i. Object of protection and authorship
 - ii. Exclusive rights of rightholders,
 - iii. Special measures of protection,
 - iv. Decompilation
 - v. Fair use and computer programs.
4. Communication to the public right (Directive 2001/29/EC)
5. Reproduction right,
6. Distribution right and its exhaustion
7. Transfer and licensing of IP.

8. Exception and limitations in digital copyright
9. Creative Commons License,
10. Copyleft.

IV. Legal aspects of digital platforms

1. Intermediary Service Provider definition and liability,
2. Digital Single Market Strategy
3. Digital content regulation,
4. Social media regulation,
5. Hate speech regulation,
6. How to legally fight disinformation?
7. Omnibus directive (2019/2161),

V. Data protection in the EU

1. Notion of personal and non-personal data
2. Lawfulness of processing (non sensitive or sensitive data)
3. Transfer of Personal Data to third country
4. Right to be forgotten.

VI. Legal aspects of new technologies

1. AI legal personality
2. AI as a rightholder (eg. Copyright)
3. AI liability,
4. Smart Contract
5. Use of blockchain technology in finances
6. Blockchain and copyright
7. Legal aspects of cryptocurrencies,
8. Text and data mining exception (Directive 2019/790)
9. ML Definition and regulation