Bibliography*

Legal literature

- Angelopoulos C (2014), 'Are Blocking Injunctions against ISPs Allowed in Europe? Copyright Enforcement in the Post-Telekabel EU Legal Landscape', Journal of Intellectual Property Law & Practice 9, pp 812–821.
- Angelopoulos C (2017), 'On Online Platforms and the Commission's New Proposal for a Directive on Copyright in the Digital Single Market', https://papers.ssrn.com/sol3/papers.cfm?abstract_ id=2947800.
- Angelopoulos C, Senftleben M (2021), 'An Endless Odyssey? Content Moderation without General Content Monitoring Obligations', https://ssrn.com/abstract=3871916.
- Angelopoulos C, Smet S (2016), 'Notice-and-Fair-Balance: How to Reach a Compromise between Fundamental Rights in European Intermediary Liability', Journal of Media Law 8, pp 266–301.
- Bar-Ziv S, Elkin-Koren N (2017), 'Behind the Scenes of Online Copyright Enforcement: Empirical Evidence on Notice & Takedown', Connecticut Law Review 50, pp 1–45.
- Bradford A (2023), 'Europe's Digital Constitution', Virginia Journal of International Law 64, pp 1–62, https://scholarship.law.columbia.edu/faculty_scholarship/4168.
- Buiten M (2021), "The Digital Services Act: From Intermediary Liability to Platform Regulation", Journal of Intellectual Property, Information Technology and E-Commerce Law 12, pp 361–380.
- Buri I, Van Hoboken J (2021), 'The DSA Proposal's Impact on Digital Dominance', in R Heiko, S Marlene, T Erik (eds), To Break Up or Regulate Big Tech? Avenues to Constrain Private Power in the DSA/DMA Package, Max Planck Institute for Innovation and Competition Research Paper No 21–25, pp 22–28, https://pure.mpg.de/rest/items/item_3345402_5/component/file_3345403/content.
- Busch C, Mak V (2021), 'Putting the Digital Services Act in Context: Bridging the Gap between EU Consumer Law and Platform Regulation', Journal of European Consumer and Market Law 10, pp 109–115.
- Crabit E (2000), 'La Directive sur le commerce électronique: le projet "Méditerranée", Revue du droit de l'Union européenne 4, pp 749–883.
- De Gregorio G, Dunn P (2022), 'The European Risk-Based Approaches: Connecting Constitutional Dots in the Digital Age', Common Market Law Review 59, pp 473–500.
- Determann L (1999), 'Case Update: German CompuServe Director Acquitted on Appeal', Hastings International and Comparative Law Review 23, pp 109–123.
- Douek E (2022), 'The Siren Call of Content Moderation Formalism', in LC Bollinger, GR Stone (eds), Social Media, Freedom of Speech, and the Future of our Democracy, Oxford University Press, pp 139–156.
- Dougan M (2000), 'Minimum Harmonization and the Internal Market', Common Market Law Review 37, pp 853–885.
- Duivenvoorde B (2022), 'The Liability of Online Marketplaces under the Unfair Commercial Practices Directive, the E-Commerce Directive and the Digital Services Act', *Journal of European Consumer and Market Law* 11, pp 43–52.
- Eifert M, Metzger A, Schweitzer H, Wagner G (2021), 'Taming the Giants: The DMS/DSA Package', Common Market Law Review 58, pp 987–1028.
- Elkin-Koren N, M Perel (2020), 'Guarding the Guardians: Content Moderation by Online Intermediaries and the Rule of Law', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 669–678.

- Erickson K, Kretschmer M (2020), 'Empirical Approaches to Intermediary Liability', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 104–121.
- Ezrachi A, Stucke ME (2022), How Big-Tech Barons Smash Innovation—and How to Strike Back, Harper Collins.
- Farrand B (2023), 'The Ordoliberal Internet? Continuity and Change in the EU's Approach to the Governance of Cyberspace', European Law Open 2, pp 106–127.
- Fiala L, Husovec M (2018), 'Using Experimental Evidence to Improve Delegated Enforcement', TILEC Discussion Paper No 2018-028 (revised 2022), https://papers.ssrn.com/sol3/papers. cfm?abstract_id=3218286.
- Frosio G (2018), 'Why Keep a Dog and Bark Yourself? From Intermediary Liability to Responsibility', Oxford International Journal of Law and Information Technology 26, pp 1–33.
- Frosio G (2020), 'Mapping Online Intermediary Liability', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 3–33.
- Frosio G (2023), 'Platform Responsibility in the Digital Services Act: Constitutionalising, Regulating and Governing Private Ordering', in A Savin, J Trzaskowski (eds), Research Handbook on EU Internet Law, Edward Elgar, pp 252–270.
- Frosio G, Geiger C (2023), 'Taking Fundamental Rights Seriously in the Digital Services Act's Platform Liability Regime', European Law Journal 29(1-2), pp 31-77.
- Geiger C, Frosio G, Izyumenko E (2020), 'Intermediary Liability and Fundamental Rights', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 138–152.
- Greeg S, Jarman H (2021), 'What Is EU Public Health and Why? Explaining the Scope and Organization of Public Health in the European Union', Journal of Health Politics, Policy and Law 46, pp 23–47.
- G'sell F (2023), 'The Digital Services Act (DSA): A General Assessment', in A von Ungern-Sternberg (ed), Content Regulation in the European Union: The Digital Services Act, Institute for Digital Law (IRDT), pp 1–33, https://ssrn.com/abstract=4403433.
- Husovec, M (2017), Injunctions Against Intermediaries in the European Union: Accountable but Not Liable?, Cambridge University Press.
- Husovec M (2019), 'How Europe Wants to Redefine Global Online Copyright Enforcement', in T Synodinou (ed), Pluralism or Universalism in International Copyright Law, Kluwer Law International, pp 513–540.
- Husovec M (2023a), 'Certification of Out-of-Court Dispute Settlement Bodies under the Digital Services Act', https://ssrn.com/abstract=4501726.
- Husovec M (2023b), 'Mandatory Filtering Does Not Always Violate Freedom of Expression: Important Lessons from Poland v. Council and European Parliament', Common Market Law Review 60, pp 173–198.
- Husovec M (2024), Principles of the Digital Services Act, Oxford University Press.
- Jerker D, Svantesson B (2020), 'Internet Jurisdiction and Intermediary Liability', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 689–708.
- Julià-Barceló R, Koelman K (2000), 'Intermediary Liability in the e-Commerce Directive: So Far So Good, But It Is Not Enough', Computer Law & Security Report 16, pp 231–239.
- Kalėda S (2017), 'The Role of the Principle of Effective Judicial Protection in Relation to Website Blocking Injunctions, Journal of Intellectual Property, Information Technology and Electronic Commerce Law (JIPITEC) 8, pp 216–225, https://www.jipitec.eu/issues/jipitec-8-3-2017/4622.
- Karanicolas M (2021a), 'A FOIA for Facebook: Meaningful Transparency for Online Platforms', St. Louis University Law Journal 66, pp 49–77, https://ssrn.com/abstract=3964235.
- Karanicolas M (2021b), 'Too Long; Didn't Read: Finding Meaning in Platforms' Terms of Service Agreements', University of Toledo Law Review 52(1), pp 1–25.
- Katsh EM (1993), 'Law in a Digital World: Computer Networks and Cyberspace', Villanova Law Review 38, pp 403–446, https://digitalcommons.law.villanova.edu/vlr/vol38/iss2/3/.

- Keller D (2018), 'The Right Tools: Europe's Intermediary Liability Laws and the EU 2016 General Data Protection Regulation', Berkeley Technology Law Journal 33, pp 287–364, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2914684.
- Keller D (2020), 'Facebook Filters, Fundamental Rights, and the CJEU's Glawischnig-Piesczek Ruling', GRUR International 69(6), pp 616–623.
- Keller D (2021), 'Amplification and Its Discontents', Knight First Amendment Institute Columbia University, https://knightcolumbia.org/content/amplification-and-its-discontents.
- Kellerbauer M, Klamert M, Tomkin J (eds) (2019), The EU Treaties and the Charter of Fundamental Rights: A Commentary, Oxford University Press.
- Kettemann M (2020), The Normative Order of the Internet, Oxford University Press.
- Kornelius W (2023), 'Prior Filtering Obligations after Case C-401/19: Balancing the Content Moderation Triangle: A Comparative Analysis of the Legal Implications of Case C-401/19 for Filtering Obligations Ex Ante and the Freedom of Expression in Europe', Journal of Intellectual Property, Information Technology and Electronic Commerce Law (JIPITEC) 14, https://www.jipitec.eu/issues/jipitec-14-1-2023/5712.
- Kosseff J (2018), The Twenty-Six Words that Created the Internet, Cornwell University Press.
- Kuczerawy A (2018), Intermediary Liability and Freedom of Expression in the EU: From Concepts to Safeguards, Intersentia.
- Kuczerawy A (2020), 'From "Notice and Takedown" to "Notice and Stay Down": Risks and Safeguards for Freedom of Expression', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 525–543.
- Kuczerawy A (2023), 'Social Media Councils under the DSA: A Path to Individual Error Correction at Scale?', in MC Kettemann, J Francke, C Dinar, L Hinrichs (eds), Platform://Democracy—Perspectives on Platform Power, Public Values and the Potential of Social Media Councils: Research Report Europe, Hans-Bredow-Institut, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4497877.
- Kuner C, Bygrave L, Docksey Ch, Drechsler L (2020), The EU General Data Protection Regulation: A Commentary, Oxford University Press.
- Ladenburger C, Marinova Y, Tomkin J (2023), 'Mutual Trust, Mutual Recognition and the Rule of Law', XXX FIDE Congress, https://www.fide-europe.org/congresses/XXX-Fide-Congress/ 1455/.
- Laidlaw E (2017), 'Myth or Promise? The Corporate Social Responsibilities of Online Service Providers for Human Rights', in M Taddeo, L Floridi (eds), The Responsibilities of Online Service Providers, Springer, pp 135–155.
- Laux J, Wachter S, Mittelstadt B (2021), 'Taming the Few: Platform Regulation, Independent Audits, and the Risks of Capture Created by the DMA and DSA', Computer Law & Security Review 43, pp 1–12.
- Leerssen P (2021), 'Platform Research Access in Article 31 of the Digital Services Act', in R Heiko, S Marlene, T Erik (eds), To Break Up or Regulate Big Tech? Avenues to Constrain Private Power in the DSA/DMA Package, Max Planck Institute for Innovation and Competition, pp 55–61, https://ssrn.com/abstract=3932809, https://pure.mpg.de/rest/items/item_3345402_5/component/file_3345403/content.
- Leerssen P (2023), 'An End to Shadow-Banning? Transparency Rights in the Digital Services Act between Content Moderation and Curation', Computer Law & Security Review 48, pp 1–13.
- Lock T (2019), 'Rights and Principles in the EU Charter of Fundamental Rights', Common Market Law Review 56, pp 1201–1226.
- Lodder A (2017), 'Directive 2000/31/EC on Certain Legal Aspects of Information Society Services, in Particular Electronic Commerce, in the Internal Market', in A Lodder, A Murray (eds), EU Regulation of E-commerce: A Commentary, Edward Elgar Publishing, pp 15–58.
- Maggiolino M (2019), 'EU Trade Secrets Law and Algorithmic Transparency', https://papers.ssrn. com/sol3/papers.cfm?abstract_id=3363178.
- Misiak H (2019), 'The Collective Interests of Consumers: New Definition, New Weaknesses', European Review of Private Law 6, pp 1329–1344.

- Montero E, Van Enis Q (2011), 'Enabling Freedom of Expression in Light of Filtering Measures Imposed on Internet Intermediaries: Squaring the Circle?', Computer Law & Security Review 27, pp 21–35.
- Nunziato D (2023), 'The Digital Services Act and the Brussels Effect on Platform Conteme Moderation', The George Washington University, Legal Studies Research Paper 2023-28. https://ssrn.com/abstract=4425793.
- Ortolani P (2022), 'The Resolution of Content Moderation Disputes under the Digital Services Act', Giustizia Consensuale 2, pp 533–573, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4356598.
- Peguera M (2009), 'The DMCA Safe Harbors and their European Counterparts: Comparative Analysis of Some Common Problems', Columbia Journal of Law & the Arts 32, pp 481-512.
- Peguera M (2020), 'The Right to Be Forgotten in the European Union', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 486–502.
- Peguera M (2022), 'The Platform Neutrality Conundrum and the Digital Services Act', International Review of Intellectual Property and Competition Law 53, pp 681–684.
- Peukert A (2021), 'Five Reasons to Be Sceptical about the DSA', in R Heiko, S Marlene, T Erik (eds), To Break Up or Regulate Big Tech? Avenues to Constrain Private Power in the DSA/DMA Package, Max Planck Institute for Innovation and Competition, pp 22–28, https://pure.mpg/de/rest/items/item_3345402_5/component/file_3345403/content.
- Peukert A, Husovec M, Kretschmer M, Mezei P, Quintais JP (2022), 'European Copyright Society: Comment on Copyright and the Digital Services Act Proposal', International Review of Intellectual Property and Competition Law 53, pp 358–376, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4016208.
- Pollicino O (2022), Judicial Protection of Fundamental Rights on the Internet: A Road Towards Digital Constitutionalism? Hart Publishing.
- Pollicino O (2023), 'The Quadrangular Shape of the Geometry of Digital Power(s) and the Move Towards a Procedural Digital Constitutionalism', European Law Journal 29, pp 10–30.
- Quintais JP, Appelman N, Fahy R (2023), 'Using Terms and Conditions to Apply Fundamental Rights to Content Moderation', German Law Journal 24, pp 881–911, https://germanlawjournal.com/volume-24-issue-5/ andhttps://ssrn.com/abstract=4286147.
- Quintais JP, Schwemer S (2022), 'The Interplay between the Digital Services Act and Secure Regulation: How Special Is Copyright?', European Journal of Risk Regulation 13, pp 191–217, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3841606.
- Rauchegger C, Kuczerawy A (2020), 'Injunctions to Remove Illegal Online Content under the eCommerce Directive: Glawischnig-Piesczek', Common Market Law Review 57, pp 1495–1526.
- Riordan, J (2016), The Liability of Internet Intermediaries, Oxford University Press.
- Riordan, J (2020), 'A Theoretical Taxonomy of Intermediary Liability', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 57–89.
- Ruschemeier H (2021), 'Re-Subjecting State-Like Actors to the State', in R Heiko, S Marlene, T Erik (eds), To Break Up or Regulate Big Tech? Avenues to Constrain Private Power in the DSA/DMA Package, Max Planck Institute for Innovation and Competition, pp 49–54, https://pure.mpg.de/rest/items/item_3345402_5/component/file_3345403/content.
- Sag M (2018), 'Internet Safe Harbors and the Transformation of Copyright Law', Notre Dame Law Review 93, pp 499–564, https://scholarship.law.nd.edu/ndlr/vol93/iss2/2.
- Savin A (2021), 'The EU Digital Services Act: Towards a More Responsible Internet', Copenhagen Business School CBS LAW Research Paper No. 21-04, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=3786792.
- Schwemer S (2023), 'Digital Services Act: A Reform Of The E-Commerce Directive and Much More', in A Savin, J Trzaskowski (eds), Research Handbook on EU Internet Law, Edward Elgan pp 231–251.

- Schwemer S, Mahler T, Styri H (2021), 'Liability Exemptions of Non-Hosting Intermediaries: Sideshow in the Digital Services Act?', Oslo Law Review 8, pp 4–29, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=4156047.
- Scott M (2005), 'Safe Harbors under the Digital Millennium Copyright Act', New York University Journal of Legislation and Public Policy 9, pp 99–166, https://nyujlpp.org/wp-content/uploads/ 2012/11/Mike-Scott-Safe-Harbors-Under-the-Digital-Milennium-Copyright-Act.pdf.
- Seltzer W (2010), 'Free Speech Unmoored in Copyright's Safe Harbor: Chilling Effects of the DMCA on the First Amendment, *Harvard Journal of Law & Technology* 24, pp 171–232, https://papers.ssrn.com/sol3/papers.cfm?abstract_id=1577785.
- Seng D (2015), 'Who Watches the Watchmen? An Empirical Analysis of Errors in DMCA Takedown Notices', https://papers.ssrn.com/sol3/papers.cfm?abstract_id=2563202.
- Shattock E (2023), 'Lies, Liability, and Lawful Content: Critiquing the Approaches to Online Disinformation in the EU', Common Market Law Review 60, pp 1313–1348.
- Slot PJ (1996), 'Harmonization', European Law Review 21, pp 378-397.
- Stalla-Bourdillon S (2017), 'Internet Intermediaries as Responsible Actors? Why It Is Time to Rethink the e-Commerce Directive as Well', in M Taddeo, L Floridi (eds), The Responsibilities of Online Service Providers, Springer, pp 275–293.
- Steiger D (2021), 'Protecting Democratic Elections against Online Influence via 'Fake News' and Hate Speech', in S Schiedermaier, A Schwarz, D Steiger (eds), Theory and Practice of the European Convention on Human Rights, Hart, pp 122–146.
- Synodinou T (2015), 'Intermediaries' Liability for Online Copyright Infringement in the EU: Evolutions and Confusion', Computer Law & Security Review 31, pp 57–67.
- Szpunar M (2020), 'Territoriality of Union Law in the Era of Globalisation', in D Petrlik, M Bobek, J Passer, A Masson (eds), Évolution des rapports entre les ordres juridiques de l'Union européenne, international et nationaux, Liber Amicorum Jiří Malenovský, Éditions Bruylant, pp 149–168.
- Taddeo M (2020), 'The Civic Role of OSPs in Mature Information Societies', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 122–137.
- Urban J, Karaganis J, Schofield B (2017), 'Notice and Takedown in Everyday Practice', UC Berkeley Public Law Research Paper No 2755628, https://papers.ssrn.com/sol3/papers.cfm?abst ract_id=2755628.
- Valcke P, Kuczerawy A, Ombelet P (2017), 'Did the Romans Get It Right? What Delfi, Googe, eBay, and UPC Telekabel Wien Have in Common', in M Taddeo, L Floridi (eds), The Responsibilities of Online Service Providers, Springer, pp 101–116.
- Van Drunen M, Noroozian A (2023), 'How to Design Data Access for Researchers: A Legal and Software Development Perspective', https://ssrn.com/abstract=4330544.
- Van Eecke P (2011), 'Online Service Providers and Liability: A Plea for a Balanced Approach', Common Market Law Review 48, pp 1455–1502.
- Van Hoboken J, Ó Fathaigh R (2021), 'Regulating Disinformation in Europe: Implications for Speech and Privacy', UC Irvine Journal of International, Transnational, and Comparative Law 6, pp 9–36.
- Van Hoboken, JVJ, Buri, I, Quintais, JP, Fahy, RF, Appelman, NMID, Straub, M (2023), Putting the DSA into Practice: Enforcement, Access to Justice and Global Implications, Verfassungsbooks, https://doi.org/10.17176/20230208-093135-0.
- Vergnolle S (2021), 'Enforcement of the DSA and the DMA: What Did We Learn from the GDPR?', in R Heiko, S Marlene, T Erik (eds), To Break Up or Regulate Big Tech? Avenues to Constrain Private Power in the DSA/DMA Package, Max Planck Institute for Innovation and Competition, pp 103–110, https://pure.mpg.de/rest/items/item_3345402_5/component/file_3345403/content.
- Vermeulen M (2021), 'The Keys to the Kingdom: Overcoming GDPR Concerns to Unlock Access to Platform Data for Independent Researchers', Knight First Amendment Institute Columbia University, https://knightcolumbia.org/content/the-keys-to-the-kingdom.

- Vermeulen M (2022), 'Researcher Access to Platform Data: European Developments', Journal of Online Trust and Safety 1, pp 1–8, https://tsjournal.org/index.php/jots/article/view/84.
- Wagner B (2020), 'Algorithmic Accountability: Towards Accountable Systems', in G Frosio (ed), The Oxford Handbook of Online Intermediary Liability, Oxford University Press, pp 679–688.
- Wilman F (2020), The Responsibility of Online Intermediaries for Illegal User Content in the EU and the US, Edward Elgar.
- Wilman F (2021), 'The EU's System of Knowledge-Based Liability for Hosting Service Providers in Respect of Illegal User Content—between the e-Commerce Directive and the Digital Services Act', Journal of Intellectual Property, Information Technology and E-Commerce Law (JIPITEC) 12, pp 317–341, https://www.jipitec.eu/issues/jipitec-12-3-2021/5343.
- Wilman F (2022a), 'The Digital Services Act (DSA)—An Overview', https://papers.ssrn.com/sol3/ papers.cfm?abstract_id=4304586.
- Wilman F (2022b), 'Two Emerging Principles of EU Internet Law: A Comparative Analysis of the Prohibitions of General Data Retention and General Monitoring Obligation', Computer Law & Security Review 46.
- Wimmers J (2021), 'The Out-of-Court Dispute Settlement Mechanism in the Digital Services Act: A Disservice to Its Own Goals', Journal of Intellectual Property, Information Technology and E-Commerce Law (JIPITEC) 12, pp 381–401, https://www.jipitec.eu/issues/jipitec-12-5-2021/5492.

Studies

- BEUC (2020), 'Recommendations: Making the Digital Services Act Work for Consumers', https://www.beuc.eu/position-papers/making-digital-services-act-work-consumers.
- BEUC (2021), 'The Digital Services Act Proposal', https://www.beuc.eu/sites/default/files/publi cations/beuc-x-2021-032_the_digital_services_act_proposal.pdf.
- Buri I, van Hoboken J (2021), 'The Digital Services Act (DSA) Proposal: A Critical Overview', The Institute for Information Law (IViR), https://dsa-observatory.eu/wp-content/uploads/2021/11/Buri-Van-Hoboken-DSA-discussion-paper-Version-28_10_21.pdf.
- Conseil d'État (2014), 'Le Numérique et les droits fondamentaux', https://www.conseil-etat. fr/Media/contenu-froid/documents/rapports-etudes/rapports-et-etudes/ea14-conseil-etat_numerique-et-droits-condamentaux.pdf.
- European Commission, Directorate-General for Communications Networks, Content, and Technology (2018), 'Overview of the Legal Framework of Notice-and-Action Procedures in Member States SMART 2016/0039—Final Report', EU Publications Office, https://data.europa.eu/doi/10.2759/030261.
- European Commission, Directorate-General for Communications Networks, Content, and Technology, van Hoboken J, Quintais J, Poort J, van Eijk N (2019), 'Hosting Intermediary Services and Illegal Content Online—An Analysis of the Scope of Article 14 ECD in Light of Developments in the Online Service Landscape—Final Report', EU Publications Office, https://data.europa.eu/doi/10.2759/284542.
- European Commission, Directorate-General for Communications Networks, Content, and Technology, Schwemer S, Mahler T, Styri H (2020), 'Legal Analysis of the Intermediary Service Providers of Non-Hosting Nature—Final Report', EU Publications Office, https://data.europa. eu/doi/10.2759/498182.
- European Commission, Directorate-General for Communications Networks, Content and Technology (2023), 'Digital Services Act: Application of the Risk Management Framework to Russian Disinformation Campaigns', Publications Office of the European Union, https://data.europa.eu/doi/10.2759/764631.
- European Parliament, Wiewiorra L, Godlovitch I (2021), 'The Digital Services Act and the Digital Markets Act: A Forward-Looking and Consumer-Centred Perspective—IMCO Workshop

- Proceedings', Luxembourg, https://www.europarl.europa.eu/RegData/etudes/IDAN/2021/662 930/IPOL_IDA(2021)662930_EN.pdf.
- European Parliamentary Research Service, Madiega TA (2020), 'Reform of the EU Liability Regime for Online Intermediaries Background on the Forthcoming Digital Services Act', Study for the European Parliament, https://www.europarl.europa.eu/thinktank/en/document/%20E PRS_IDA(2020)649404.
- European Parliamentary Research Service, Nordemann J (2017), 'Liability of Online Service Providers for Copyrighted Content: Regulatory Action Needed?', Study for the European Parliament, https://www.europarl.europa.eu/thinktank/en/document/IPOL_IDA(2017)614207.
- OECD (2011), The Role of Internet Intermediaries in Advancing Public Policy Objectives, OECD Publishing, https://doi.org/10.1787/9789264115644-en.
- Perset K (2010), 'The Economic and Social Role of Internet Intermediaries', OECD Digital Economy Papers 2010, No. 171, OECD Publishing, http://dx.doi.org/10.1787/5kmh79zzs8vb-en.
- Quintais J-P, Mezei P, Harkai I, Magalhāes J, Katzenbach C, Schwemer S, Riis T (2022), 'Copyright Content Moderation in the EU: An Interdisciplinary Mapping Analysis', ReCreating Europe, The Institute for Information Law (IViR), https://www.ivir.nl/publicaties/download/Copyright_Content_Moderation_In_The_EU.pdf.
- Schwemer S, Katzenbach C, Dergacheva D, Riis T, Quintais J-P (2023), 'Impact of Content Moderation Practices and Technologies on Access and Diversity', ReCreating Europe, The Institute for Information Law (IViR), https://dev.ivir.nl/publications/impact-of-content-mod eration-practices-and-technologies-on-access-and-diversity/.
- UNESCO, MacKinnon R, Hickok E, Bar A, Lim H (2014), Fostering Freedom Online: The Role of Internet Intermediaries, UNESCO, https://unesdoc.unesco.org/ark:/48223/pf000 0231162.

Blogs, press, and other publications

- Barata J (2021), 'The Digital Services Act and Its Impact on the Right to Freedom of Expression: Special Focus on Risk Mitigation Obligations', DSA Observatory, 27 July, https://dsa-observatory.eu/2021/07/27/the-digital-services-act-and-its-impact-on-the-right-to-freedom-of-expression-special-focus-on-risk-mitigation-obligations.
- Bradford A (2023), 'Europe's Digital Constitution', Verfassungsblog, 6 September, https://verfassungsblog.de/europes-digital-constitution/.
- Buijs D, Buri I (2023), 'The DSA's Crisis Approach: Crisis Response Mechanism and Crisis Protocols', DSA Observatory, 21 February, https://dsa-observatory.eu/2023/02/21/the-dsas-crisis-approach-crisis-response-mechanism-and-crisis-protocols.
- Buri I (2022), 'A Regulator Caught between Conflicting Policy Objectives: Reflections on the European Commission's Role as DSA Enforcer', Verfassungsblog, 31 October, https://verfassungsblog.de/dsa-conflicts-commission/ and Verfassungsbooks, https://intr2dok.vifa-recht.de/receive/mir_mods_00015033, pp 75–90.
- Euractiv, Bertuzzi L (2022a), 'EU Institutions Reach Agreement on Digital Services Act', 23 April, https://www.euractiv.com/section/digital/news/eu-institutions-reach-agreement-on-digital-services-act/.
- Euractiv, Bertuzzi L (2022b), 'European Parliament Rejects Consolidated Text of the Digital Services Act', 10 June, https://www.euractiv.com/section/digital/news/european-parliament-rejects-consolidated-text-of-the-digital-services-act/.
- Geece A (2022), 'Why the DSA Could Save Us from the Rise of Authoritarian Regimes', Verfassungsblog, 8 November, https://verfassungsblog.de/dsa-authoritarianism/.
- Goldman E (2023), 'How Will the Digital Services Act (DSA) Affect the European Internet?', Technology and Marketing Law Blog, 12 July, https://blog.ericgoldman.org/archives/2023/07/ how-will-the-digital-services-act-dsa-affect-the-european-internet.htm.

- Holznagel D (2021), 'The Digital Services Act wants you to "sue" Facebook over content decisions in private de facto courts', Verfassungsblog, 24 June, https://verfassungsblog.de/dsa-art-21/.
- Holznagel, D (2022), 'A Self-Regulatory Race to the Bottom through Out-of-Court Dispute Settlement in the Digital Services Act', Verfassungsblog, 16 March, https://verfassungsblog.de/a-self-regulatory-race-to-the-bottom-through-art-18-digital-services-act/.
- Husovec M (2022), 'Will the DSA Work? On Money and Effort', Verfassungsblog, 9 November, https://verfassungsblog.de/dsa-money-effort/ and Verfassungsbooks, https://intr2dok.vifa-recht.de/receive/mir_mods_00015033, pp 19–34.
- Ilori T (2022), 'Contextualisation over Replication: The Possible Impacts of the DSA on Content Regulation in African Countries', Verfassungsblog, 3 November, https://verfassungsblog.de/dsacontextualisation-replication/ and Verfassungsbooks, https://intr2dok.vifa-recht.de/receive/ mir_mods_00015033, pp 183–198.
- Jaursch J (2022), 'Here Is What a Strong Digital Services Coordinator Should Look Like'. Verfassungsblog, 31 October, https://verfassungsblog.de/dsa-dsc/.
- Keller D (2022), 'The EU's New Digital Services Act and the Rest of the World', Verfassungsblog. 7 November, https://verfassungsblog.de/dsa-rest-of-world/ and Verfassungsbooks, https://intr2.dok.vifa-recht.de/receive/mir_mods_00015033, pp 227–243.
- Kuczerawy A (2021), 'The Good Samaritan that Wasn't: Voluntary Monitoring under the (Draft) Digital Services Act', Verfassungsblog, 12 January, https://verfassungsblog.de/good-samaritan-dsa/.
- Kuczerawy A (2022), 'Remedying Overremoval: The Three-Tiered Approach of the DSA', Verfassungsblog. 3 November, https://verfassungsblog.de/remedying-overremoval/ and Verfassungsbooks, https://intr2dok.vifa-recht.de/receive/mir_mods_00015033, pp 167–183.
- Van Hoboken J, Buri I, Quintais JP, Fahy R, Appelman N, Straub M (2022), 'The DSA Has Been Published—Now the Difficult Bit Begins', Verfassungsblog, 31 October, https://verfassungsblog. de/dsa-published/.
- Wilman F (2022), 'Between Preservation and Clarification: The Evolution of the DSA's Liability Rules in Light of the CJEU's Case Law', Verfassungsblog, 2 November, https://verfassungsblog. de/dsa-preservation-clarification/ and Verfassungsbooks, https://intr2dok.vifa-recht.de/receive/ mir_mods_00015033, pp 35–50.
- Zingales N (2022), 'The DSA as a Paradigm Shift for Online Intermediaries' Due Diligence', Verfassungsblog, 2 November, https://verfassungsblog.de/dsa-meta-regulation/and/Verfassungsbooks. https://intr2dok.vifa-recht.de/receive/mir_mods_00015033, pp 211–226.