

1. Record Nr.	UNINA9910452552003321
Autore	Dunn J. S
Titolo	The Crowe Memorandum [[electronic resource]] : Sir Eyre Crowe and Foreign Office perceptions of Germany, 1918-1925 // by J. S. Dunn
Pubbl/distr/stampa	Newcastle, Neb., : Cambridge Scholars Pub., c2013
ISBN	1-4438-5113-2
Descrizione fisica	1 online resource (vi, 279 p.) : ill., photographs
Disciplina	941.082092
Soggetti	Diplomats - Great Britain Electronic books. Germany Foreign relations Great Britain Great Britain Foreign relations Germany Great Britain History George V, 1910-1936
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Note generali	Bibliographic Level Mode of Issuance: Monograph
Nota di bibliografia	Includes bibliographical references and indexes.

2. Record Nr.	UNINA9910897975403321
Autore	Nikolinakos Nikos Th.
Titolo	Adapting the EU Civil Liability Regime to the Digital Age: Artificial Intelligence, Robotics, and Other Emerging Technologies // by Nikos Th. Nikolinakos
Pubbl/distr/stampa	Cham : , : Springer International Publishing : , : Imprint : Springer, , 2024
ISBN	9783031679698 3031679695
Edizione	[1st ed. 2024.]
Descrizione fisica	1 online resource (643 pages)
Collana	Law, Governance and Technology Series, , 2352-1910 ; ; 68
Disciplina	338.064
Soggetti	Information technology - Law and legislation Mass media - Law and legislation Artificial intelligence IT Law, Media Law, Intellectual Property Artificial Intelligence
Lingua di pubblicazione	Inglese
Formato	Materiale a stampa
Livello bibliografico	Monografia
Nota di bibliografia	Includes bibliographical references.
Nota di contenuto	Part 1 -- Introduction – Structure of this book -- Major EU policy developments on liability for artificial intelligence, robotics, and emerging digital technologies – 2015 to 2018 -- Part 2 -- The European commission’s initial assessment of the Liability frameworks for emerging digital technologies -- Assessing the most important safety and liability aspects of Artificial Intelligence, Internet of things and Robotics – 2019 and 2020 -- The European Parliament’s 2020 legislative Proposal for a Regulation on a civil liability regime for artificial intelligence -- Part 3 -- Adapting EU liability rules to the digital age and artificial intelligence – The European Commission’s 2021 Inception Impact Assessment -- Adapting EU liability rules to the digital age and artificial intelligence – The 2021-2022 public consultation -- Reforming the EU civil liability framework applicable to artificial intelligence and other emerging digital technologies – The proposed AI Liability Directive -- Reforming the EU civil liability framework applicable to artificial intelligence and other emerging

This book highlights the challenges that artificial intelligence (AI), robotics, the Internet of Things (IoT), and other emerging digital technologies pose to existing EU and national liability legislation, while also tracing the evolution of the relevant EU policy and legal framework. Recognising that Member States' current national fault-based liability rules are ill-suited to handle compensation claims for AI-related harm, the book emphasises the difficulty victims face in proving fault and causation due to AI's unique characteristics, such as autonomy and opacity ("black box" effect). Similarly, the current Product Liability Directive (PLD) has several shortcomings: certain products, economic actors, and types of damage in the digital and circular economy are not covered under strict liability; proving defectiveness and establishing a causal link with damage, especially for complex products, is often challenging; in addition, liability claims are subject to restrictive limits and thresholds. The book discusses in detail the European Commission's proposal for a Directive on harmonising civil liability rules for damage caused by AI systems (the 'proposed AI Liability Directive'). It also offers a thorough analysis of the European Commission's proposal for a revised Product Liability Directive, compares it with the positions of the Council of the EU and the European Parliament, and discusses the final text approved by the Plenary of the European Parliament in March 2024. The book incorporates comments from various parties, offering insights into the approaches of EU institutions and the conflicting interests among stakeholders. Presenting carefully grounded arguments, this volume serves as a valuable resource for understanding the interplay between policy and law within the new EU liability framework for AI and other innovative products. This forthcoming EU regime represents a significant shift in the liability landscape, potentially heightening litigation risks. Its success will depend on achieving the EU's overarching objective: ensuring fair compensation while fostering technological innovation.