

Table of Contents

About the Authors — vii

Russell L. Weaver, David F. Partlett and Mark D. Cole

Protecting Privacy in a Digital Age — 1

Arnold H. Loewy

Is The Right to Privacy Real? — 31

Craig M. Bradley

Taking Privacy Seriously under the Fourth Amendment — 37

John A. Humbach

Privacy Rights: The Virtue of Protecting False Reputations — 51

David Rolph

Politics, Privacy and the Public Interest: A Case Study from Australia — 65

Jon L. Mills

Privacy and Press Instrusions: New Media, Old Law — 88

Dieter Dörr and Eva Aernecke

A Never Ending Story: Caroline v. Germany — 114

Pascal Mbongo

The French Privacy Law

Current questions and forward-looking questions — 125

Margareth Etienne

Arrest Records and the Right to Know — 140

Benjamin W. Cheesbro

Using Open Government to Gain a Competitive Edge

FOIA and Corporate Privacy in the Wake of FCC v. AT&T — 154

Sirko Harder

Gain-Based Relief for Invasion of Privacy — 173

Jan Oster

Breach of Confidence Claims under English and European Private International Law — 194

Andrew Tettenborn

“Confidence-Plus” and Human Rights

The Monstrous New Tort of Breach of Privacy in England — 212

Normann Witzleb

How should an Australian Statutory Cause of Action Protecting Privacy be framed? — 237

Neil M. Richards

Tort Privacy and Free Speech — 255

Steven Hetcher

Anonymity, Pseudonymity & Online Privacy — 276

W. Jonathan Cardi

Net Negligence

Framework for Understanding Claims for Negligent Infliction of Emotional Distress in the Modern Era — 298

David Lindsay

Digital Eternity or Digital Oblivion

Some Difficulties in Conceptualising and Implementing the Right to Be Forgotten — 322

Tobias O. Keber

Secrecy, Privacy, Publicity, Transparency

A German Perspective on WikiLeaks — 344

Stephanie Schiedermaier

Data Protection – is there a bridge across the Atlantic? — 357

Jens-Peter Schneider

European Information Systems and Data Protection as Elements of the European Administrative Union — 374