## Part I European Legal Order

Market Access and Competition Rules of the EU: Was Their Constitutionalization Based on a Judicial Error?	3
Renewing the Van Gend Pledge	25
Why Is the Regulation of Enforcement Through the EU So Difficult? Hans-W. Micklitz	69
Part II Competition	
On the Political Nature of Competition Law: A Critical Essay  Oles Andriychuk	99
Competition Law and Political Influence of Large Corporations:  How Antitrust Analysis Can Capture the Link Between Political and Economic Institutions That Affect Market Competition	111
Cutting into Diamonds: Competition Law, IPR, Trade Secrets and the Case of 'Big Data'	131
FRAND Declarations and the 'Third-Party Effect': A Contract Law and Competition Law Perspective	153
In Rem Effect of Licensing Declarations: Hanns Ullrich's Traces in FRAND Case Law	187

vii

viii Contents

Part III Intellectual Property	
Mapping the Intangible Economy	201
Exclusive Rights for a Purpose	219
From a Rights-Based to a Procedural Approach: Re-Purposing the Exercise of Intellectual Property Rights	237
How to Stay Modern Feudalism? Comparing EU and US Methodologies in Containing Post-Sale Restraints by Way of IP Exhaustion	261
Virtual Patent Networks and Their Network Effects	303
The Public Interest in Compulsory Licensing: Examining the Complementarity Between IP and Competition Law	331
Part IV Data Economy	
Digital Sovereignty and Governance in the Data Economy: Data Trusteeship Instead of Property Rights on Data	369
Incentives for Data Sharing as a Case on (Regulating) Knowledge  Externalities	407
Some Remarks on the Subjective Profiles of the EOSC Project, Especially from the Perspective of IP Law	441
Part V Artificial Intelligence	
Inventorship in the Age of Artificial Intelligence	455
Artificial Intelligence and the Technicality Requirement of Patent Law	471
Patent Infringement by Development and Use of Artificial Intelligence Systems, Specifically Artificial Neural Networks	489

Part VI Digital Media	
Copyright, News, and 'Information Products' Under the New DSM Copyright Directive	519
Gustavo Ghidini and Francesco Banterle	
Media, Legal Tech and Modern Copyright Law	535
Media Policy and Copyright in Europe: The Progressive Expansion of the Law for Broadcasters to Online Platforms	557
Part VII Biotechnology	
Gene Editing Technology Patents or Monopolization of Scientific Knowledge and Health Care?	593
A Comprehensive Approach to Plant Variety Rights and Patents in the Field of Innovative Plants	619
Part VIII Global Market Order	
TRIPS Through a Military Looking Glass	657
A Transactional Approach to Intellectual Property	681
Manufacturing for Export: A TRIPS-Consistent Pro-Competitive  Exception	705
Reductionist Intellectual Property Protection and Expansionist (and 'Prodevelopment') Competition Rules as a Human Rights Imperative? Enhancing Technology Transfer to the Global South Klaus D. Beiter	733
Caught Between Post- and Neo-Colonialism: IP for Traditional Knowledge, Traditional Cultural Expressions and Indigenous Resources	785