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## **Editorial**

We are proud to present the third edition of EDPL 2024.

It contains opinions by two authors who have a fascinating and unique voice. Sille Obelitz Søe introduces the book she edited titled *Beyond Privacy. People, Practices, Politics,* which addresses the challenge that privacy is usually regarded as an individual right yet is almost always dependent on the collective and is challenged by a variety of different technologies and all kinds of digital tracking and data collection. Edward S. Dove too focusses on the relationship between the individual and the collective, in particular in health privacy law. He does so on the basis of *Confidentiality, Privacy, and Data Protection in Biomedicine: InternationalConcepts and Issues,* a book which he edited. Both volumes are warmly recommended to the readers of EDPL.

In the articles section, we have two contributions. Marcelo Corrales Compagnucci and his colleagues discuss the EU Horizon MobiSpaces project, offering insights that could be instrumental for similar technology-driven projects related to data mobility in related settings. Erik Brüggemann and Carl Christoph Möller evaluate the obligation to disclose credit scoring algorithms, which could enhance transparency, while not undercutting legitimate claims to the protection of business secrets.

In the reports section led by Mark D Cole and Christina Etteldorf, there is one report on the interplay between the AI Act, the GDPR and other EU legal instruments. Sandra Schmitz-Berndt gives examples, in particular from the French and German legal context. In addition, there are two reports highlighting important developments on a national level. Krisztina Rozgonyi discusses Austrian novelties concerning media privileges under privacy and data protection law. Marinos Emmanouil Kalpakos zooms in on inadequacies in the Greek data protection regime, in particular as it concerns the public sector.

In the case note section, led by Maria Tzanou, Pier Giorgio Chiara discusses the interesting judgment issued by the European Court of Human Rights concerning decryption orders.

In the book review section, led by Gloria Gonzalez Fuster, Barbara Lazarotto discusses the book edited by Bart van der Sloot and Sascha van Schendel, offering insights on and suggestions for the reconceptualization of European data protection law.

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For those interested in submitting an article, report, case note or book review, please e-mail our Executive Editor Nelly Stratieva (<stratieva@lexxion.eu>) and keep in mind the following deadlines:

Issue 1/2025: 15 January 2025;Issue 2/2025: 15 April 2025;Issue 3/2025: 15 July 2025.

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