

# Eleonora Rosati

## List of Publications by Year in Descending Order

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The third column is the impact factor (IF) of the journal, and the fourth column is the number of citations of the article.

32  
papers

79  
citations

5  
h-index

7  
g-index

69  
ext. papers

113  
ext. citations

0.3  
avg, IF

3.57  
L-index

#	Paper	IF	Citations
32	Tell me what you C: Chanel loses monogram battle against Huawei. <i>Journal of Intellectual Property Law and Practice</i> , <b>2021</b> , 16, 458-469	0.2	
31	The DSM Directive Two Years On: Do Things Ever Get Easier?. <i>IIC International Review of Intellectual Property and Competition Law</i> , <b>2021</b> , 1-4	0.6	
30	The absolute ground for refusal or invalidity in Article 7(1)(e)(iii) EUTMR/4(1)(e)(iii) EUTMD: in search of the exclusion of own substantial value. <i>Journal of Intellectual Property Law and Practice</i> , <b>2020</b> , 15, 103-122	0.2	2
29	Italian court rules against Dolce&Gabbana in a case concerning unauthorized use of Maradona's name on a jersey. <i>Journal of Intellectual Property Law and Practice</i> , <b>2020</b> , 15, 160-160	0.2	
28	US court rules that unlicensed reproduction of NBA players' tattoos in their videogame avatars is not a copyright infringement. <i>Journal of Intellectual Property Law and Practice</i> , <b>2020</b> , 15, 318-319	0.2	
27	Italian Supreme Court applies CJEU Cofemel decision to make up store layout. <i>Journal of Intellectual Property Law and Practice</i> , <b>2020</b> , 15, 501-502	0.2	
26	CJEU rules that notion of 'address' in the Enforcement Directive is limited to one's own postal address. <i>Journal of Intellectual Property Law and Practice</i> , <b>2020</b> , 15, 779-781	0.2	
25	Targeting accepted as a criterion to establish international jurisdiction in online EU trade mark infringement cases. <i>Journal of Intellectual Property Law and Practice</i> , <b>2019</b> , 14, 926-927	0.2	
24	General Court finds 'HIARA FERRAGNI' not confusingly similar to 'HIARA'. <i>Journal of Intellectual Property Law and Practice</i> , <b>2019</b> , 14, 659-660	0.2	
23	CJEU excludes retroactive application of reformed language of Article 7(1)(e)(iii) of the EU Trade Mark Regulation and does (not) clarify what 'another characteristic' means. <i>Journal of Intellectual Property Law and Practice</i> , <b>2019</b> , 14, 590-592	0.2	
22	Copyright in CJEU case law: what legacy?. <i>Journal of Intellectual Property Law and Practice</i> , <b>2019</b> , 14, 79-79	0.2	
21	CJEU rules that copyright protection for designs only requires sufficient originality. <i>Journal of Intellectual Property Law and Practice</i> , <b>2019</b> , 14, 931-932	0.2	1
20	Copyright as an obstacle or an enabler? A European perspective on text and data mining and its role in the development of AI creativity*. <i>Asia Pacific Law Review</i> , <b>2019</b> , 27, 198-217	0.3	7
19	US court refuses to grant summary judgment in favour of Beyoncé over FEYONCE products. <i>Journal of Intellectual Property Law and Practice</i> , <b>2019</b> , 14, 8-10	0.2	
18	Milan court applies Nintendo v Big Ben in fast fashion lawsuit against ZARA. <i>Journal of Intellectual Property Law and Practice</i> , <b>2018</b> , 13, 856-857	0.2	
17	Why originality in copyright is not and should not be a meaningless requirement. <i>Journal of Intellectual Property Law and Practice</i> , <b>2018</b> , 13, 597-598	0.2	2
16	The year in EU copyright: is the right approach an emotional approach?. <i>Journal of Intellectual Property Law and Practice</i> , <b>2018</b> , 13, 923-923	0.2	

15	UK Supreme Court holds that intermediaries have to bear no costs of injunctions against them. <i>Journal of Intellectual Property Law and Practice</i> , <b>2018</b> , 13, 933-935	0.2	
14	AG Szpunar confirms that there is a way out of invalidation for the Louboutin red sole trade mark. <i>Journal of Intellectual Property Law and Practice</i> , <b>2018</b> , 13, 518-520	0.2	
13	An EU text and data mining exception for the few: would it make sense?. <i>Journal of Intellectual Property Law and Practice</i> , <b>2018</b> , 13, 429-430	0.2	3
12	General Court confirms that <i>Da Mafia se sienta a la mesa</i> cannot be a trade mark on public policy grounds. <i>Journal of Intellectual Property Law and Practice</i> , <b>2018</b> , 13, 432-434	0.2	1
11	The Monkey Selfie case and the concept of authorship: an EU perspective. <i>Journal of Intellectual Property Law and Practice</i> , <b>2017</b> , 12, 973-977	0.2	2
10	Neighbouring Rights for Publishers: Are National and (Possible) EU Initiatives Lawful?. <i>IIC International Review of Intellectual Property and Competition Law</i> , <b>2016</b> , 47, 569-594	0.6	6
9	CJEU rules on notion of parody (but it will not be funny for national courts). <i>Journal of Intellectual Property Law and Practice</i> , <b>2015</b> , 10, 80-82	0.2	
8	CJEU says that Member States may grant public libraries the right to digitize works in their collections. <i>Journal of Intellectual Property Law and Practice</i> , <b>2015</b> , 10, 6-8	0.2	9
7	Online copyright exhaustion in a post-Allpostersworld. <i>Journal of Intellectual Property Law and Practice</i> , <b>2015</b> , 10, 673-681	0.2	4
6	Are national courts the addressees of the InfoSoc three-step test?. <i>Journal of Intellectual Property Law and Practice</i> , <b>2015</b> , 10, 741-749	0.2	12
5	Private copying exception may only apply to reproductions from licensed sources. <i>Journal of Intellectual Property Law and Practice</i> , <b>2014</b> , 9, 710-711	0.2	1
4	Copyright in the EU: in search of (in)flexibilities. <i>Journal of Intellectual Property Law and Practice</i> , <b>2014</b> , 9, 585-598	0.2	12
3	Google Books' Library Project is fair use. <i>Journal of Intellectual Property Law and Practice</i> , <b>2014</b> , 9, 104-106	0.2	2
2	US Supreme Court holds first sale doctrine applicable to works lawfully made abroad. <i>Journal of Intellectual Property Law and Practice</i> , <b>2013</b> , 8, 590-591	0.2	1
1	On Netlog , ACTA and the scope of IPR injunctions in the EU. <i>Queen Mary Journal of Intellectual Property</i> , <b>2012</b> , 2, 297-304	0.2	3