

ONLINE RIGHT TO BE FORGOTTEN IN THE EUROPEAN JUSTICE EVOLUTION

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Abstract:

The landscape of internationally recognized rights expands more and more, the web and the Information technology law contribute in a substantial manner, through the creation of new situations arising from practices and immediately identified by the doctrine to the recognition of the new digital rights. The typical path of the affirmation of a "New right" find sudden recognition through national or international case studies that generates the actual recognition of rights that were previously only expectations and suddenly become necessities. The born of the right to oblivion, the right to forget and to be forgotten, not only in term born with the concept and the rules relating to privacy, but understood as the right to have the memories that relate to a particular subject and processes of indexing and storage of same, his ability to manage and establish them in hands of third parties. The new case from European Union Court of Justice in 2014 is a mirror for the right to be forgotten and censorship in the different landscape of USA and European Law

Keywords: right to be forgotten, human right, censorship, cancellation, inclusive society