



Johannes Weigl

Associate

Berlin

T +49 30 20374 0

johannes.weigl

@hengeler.com

Career

Johannes advises and represents national and international clients from the communication, technology and media sectors. He particularly advises them on aspects of intellectual property law, IT law, antitrust and competition law as well as media law.

University of Potsdam (Lecturer)

HU Berlin (Associated Researcher)

LMU Munich (Doctoral Studies)

alternative dispute resolution

Université Toulouse I Capitole

(Licence en droit)

Monash University Malaysia

University of Passau

His main focus is on complex litigation in civil and administrative courts as well as in the courts of the European Union. Besides, Johannes represents clients in arbitration and alternative dispute resolution as well as in administrative proceedings.

Johannes speaks German, English, French and Spanish.

Publications

Recent Publications (titles translated into English):

Blind Spots in Civil Law

Scholarship (Nomos, 2026) [co-edited, with H. Hamann et al.]

Where Borderlessness Ends –

Sketching a Conflict-of-Laws

Framework for the Digital Space, in

A. Engel et al. (eds.), Digitalisation

and Conflict of Laws (Mohr Siebeck, 2026)

Innovation through

Regulation? Perspectives on

European Data, Intellectual

Property, Media, and Competition

Law, JZ 2026, 41

Cross-Border Enforcement of

Copyright Disclosure Claims against

Third Parties, GRUR 2025, 1884

Obligations of Host Providers

regarding Deepfake Videos – Note

on OLG FFM 6 W 10/25, MMR

2025, 898

Private Enforcement of the DSA

and International Jurisdiction,

ZUM-RD 2025, 444

Generative AI at the Intersection of

Copyright Law and the AI Act, KIR

5/2024, VII

Digital Law Litigation – Judicial

Enforcement of European Digital

Regulation, BRZ 2024, 106 [with L.

Wittershagen]

Margrethe, the 80, and Who? –

Private Enforcement of the Digital

Markets Act (DMA), in: Buchheim

et al. (eds.), Platforms (Nomos,

2024)