

EU COPYRIGHT: COURT OF JUSTICE OF THE EUROPEAN UNION 2012-2013

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(For inclusion in materials)

Case C-2/277/10 Martin Luksan 9 February 2012 –rights in a cinematographic work; relationship between national law, EU law and international law;

C-302/10 Infopaq II 19 January 2012 – application of the exemption to the reproduction right Article 5(1) (temporary and transient productions) of Directive 2001/29; see also as applied in *Case C-403/08 and C-429/08 Premier League*;

C-604/10 Football Dataco v Yahoo 2 March 2012 –difference in assessment of copyright and database right in databases; irrelevance of intellectual effort and skill for the assessment of copyright;

C-510/10 DR et TVR Danmark 13 June 2012 – exception to the right of reproduction for ephemeral recordings by broadcasting organisations ; relationship between EU and international law; see *Luksan* above.

C-162/10 PPL Ireland 16 March 2012 –communication to the public in the context of related rights under Directive 92/100 (2006/115);

C-145/10 SCF Consorzio 16 March 2012 –Communication to the public in the context of related rights under Directive 92/100 (2006/115) in a dentist's office;

C-5/11 Donner 21 June 2012 –the scope of the author's distribution right under Directive 2001/29;

C-406/10 SAS Institute 2 May 2012- subsistence and infringement of copyright in computer programs and copyright under both Directive 91/250 (2009/24) and 2001/29;

C-18/11 UsedSoft 3 July 12 - copyright in computer programs under Directive 91/250 (2009/24) and Directive 2001/29;

C-173/11 Football Dataco v Sportradar 18 October 2012- in the context of Directive 96/9 – horizontal test of targeting for cases of cross border infringement of IPR over the internet;

C-607/12 TV Catchup 7 March 2013 –author's right of communication to the public in internet retransmission of TV programmes under Directive 2001/29;