

## Index

- Akzo Nobel Chemicals* (CJEU, 2010), 21, 205, 260, 269, 294, 295–8
- AM&S Europe Limited v. Commission* (ECJ, 1982), 350
- anti-money laundering (AML)  
 requirements. *See* terrorism and money laundering
- attorney–client privilege: Netherlands, professional secrecy distinguished in, 368; as professional secrecy (*see* professional secrecy of lawyers in Europe)
- Auerbach, Shira, 584
- Austria, professional secrecy in, 30–50:  
 bankruptcy, insolvency and indebtedness, 44; bar association responsibilities, 37–41; benefit of protection extending to persons other than client, 312; civil damages, 41–2; court jurisdiction over, 38; criminal activity of lawyer and, 44; disciplinary sanctions, 38–41; external service providers, 36–7; higher values prevailing over, 44; historical background, 37; judicial investigations, lawyer’s documents and correspondence in, 45; law firms, 35–6; Lawyers Act (Rechtsanwaltsordnung), 30–1, 37; legal assistants and staff, 36; legal bases for, 30–1; Liechtenstein influenced by, 311; limitations and derogations, 33–5; loyalty, duty of, 31; media relations, 49; multidisciplinary associations, 37; persons subject to duty of, 32–3; phone tapping, 46–7; sanctions, 38–42; scope of protected information, 31–2; searches of law offices, 45–6, 49–50; state security services, 49–50; tax authorities and, 49; terrorism and money laundering, 34, 42–4; waivers by client, 34–5; witnesses, lawyers as, 47–8
- aviation accidents in Norway, 398
- Bánáti, János, 222
- bankruptcy, insolvency and indebtedness, 9–10: in Austria, 44; in Belgium, 55, 59, 68; in Cyprus, 93, 100; in Estonia, 139, 142; in Finland, 166; in Germany, 196–7; in Latvia, 306; in Lithuania, 329; in Luxembourg, 335; in Malta, 363; in Poland, 433; in Scotland, 590; in Slovakia, 487; in Spain, 540; in Sweden, 548, 558; in Switzerland, 578; in the United Kingdom, 602
- bar association responsibilities: in Austria, 37–41; in Belgium, 64–6; in Bulgaria, 82–3; in Cyprus, 95–7; in the Czech Republic, 112–16, 119–20; in Denmark, 131–2; in Estonia, 140–4; in Finland, 151; in France, 176, 177–8, 180–1, 182; in Germany, 192, 193–4; in Greece, 210, 211–12, 216; in Hungary, 228–9, 230; in Iceland, 248, 249–50; in Ireland, 262–3; in Italy, 283, 284–5; in Latvia, 301, 302–3; in Liechtenstein, 316; in Lithuania, 326, 327–8; in Luxembourg, 338, 339, 342; in Malta, 360–2; in the Netherlands, 382, 383–4; in Northern Ireland, 594–5, 599; in Norway, 400–1; in Poland, 429; in Portugal, 451–2, 456; in Romania, 466, 467–8; in Scotland, 594, 597–9; in Slovakia, 483–5,

- 490–1; in Slovenia, 504–5, 506–9, 516; in Spain, 536–7; in Sweden, 554–5, 556–7; in Switzerland, 574–5; in the United Kingdom, 593–600
- bar associations, disclosure to: in Belgium, 60; in the Czech Republic, 108–9; in Estonia, 139; in Finland, 164; in Hungary, 226; in Latvia, 296; in Luxembourg, 335; in Malta, 355; in the Netherlands, 378–9
- Basic Principles on the Role of Lawyers, United Nations Congress on the Prevention of Crime and the Treatment of Offenders, 25
- Bazzani, Claudio, 563
- Belgium, professional secrecy in, 52–72: bankruptcy, insolvency and indebtedness, 55, 59, 68; bar association authorities, disclosure to, 60; bar association responsibilities, 64–6; civil damages, 66; court jurisdiction over, 64; criminal sanctions, 66; disciplinary sanctions, 64–6; ethical bases for, 56, 58–61; external service providers, 62; higher values prevailing over, 58; historical background, 63; judicial investigations, lawyer's documents and correspondence in, 69; law firms, 61–2; legal assistants and staff, 62; legal bases for, 52–4; limitations and derogations, 56, 58–61; media relations, 71; multidisciplinary associations, 62–3; persons subject to, 56, 58–61; phone tapping, 70; sanctions, 64–6; scope of protected information, 54–6; searches of law offices, 69–70; state security services, 72; tax authorities and, 54, 71–2; terrorism and money laundering, 58, 67–8; waivers by client, 61; witnesses, lawyers as, 61–2, 70–1
- benefit of protection of attorney–client privilege extending to persons other than client, 312
- Blair, Shirley, 584
- Borg, Christine, 344
- Bosaité, Akvilė, 320
- Brambilla, Antonella, 270
- breaches of professional secrecy, 4. *See also* sanctions
- Bulgaria, professional secrecy in, 74–87: Attorneys Act, 82; Bar Act, 74–7; bar association responsibilities, 82–3; civil damages, 85; court jurisdiction over, 83; Criminal Act, 82; criminal sanctions, 85; disciplinary sanctions, 83–5; ethical bases for, 77; external service providers, 81; historical background, 82; judicial investigations, lawyer's documents and correspondence in, 86; law firms, 80–1; legal assistants and staff, 81; legal bases for, 74–7; limitations and derogations, 79–80; Measures against Money Laundering Act, 79, 80; Measures against the Financing of Terrorism Act, 79–80; media relations, 87; multidisciplinary associations, 81; persons subject to, 77–8; phone tapping, 86; sanctions, 83–5; scope of protected information, 77; searches of law offices, 86; state security services, 87; tax authorities and, 87; terrorism and money laundering, 79–80, 85; waivers by client, 76; witnesses, lawyers as, 76, 87
- Cacerea, Gabriela, 460
- Čáp, Petr, 105
- Charter of Core Principles of the Legal Profession, CCBE, 24, 25–6
- Charter of Fundamental Rights of European Union, 25, 91
- children. *See* minors, neglect or abuse of
- Chuturkova, Kina, 73
- Cicero, 209
- civil damages: in Austria, 41–2; in Belgium, 66; in Bulgaria, 85; in Cyprus, 98; in the Czech Republic, 116–17; in Denmark, 132; in Estonia, 144; in Finland, 162; in France, 178; in Germany, 195; in Greece, 213–14; in

---

 Index
 

---

- Hungary, 229, 231; in Iceland, 251; in Italy, 286; in Latvia, 303–4; in Lithuania, 328; in Luxembourg, 340; in Malta, 362; in the Netherlands, 384; in Norway, 401; in Portugal, 452; in Romania, 468–9; in Slovakia, 484; in Spain, 538; in Sweden, 557; in Switzerland, 577
- civil security. *See* state security services
- Code of Conduct for European Lawyers, CCBE, 3, 24, 25, 26–7, 283
- collective settlement of debts. *See* bankruptcy, insolvency and indebtedness
- common law, in Ireland, 260
- Competition Law (EC Regulation 1/2003), 21
- competition proceedings: in Hungary, 238; in Iceland, 251, 258; in Slovenia, 515–16; in Sweden, 559
- confessional, secrecy of, 2
- confidentiality, client. *See* professional secrecy of lawyers in Europe
- Conroy, Sarah, 259
- constitutional bases for professional secrecy. *See* legal bases for professional secrecy
- contractual basis for professional secrecy, 11: in Austria, 31; in Belgium, 54; in Bulgaria, 76; in the Czech Republic, 109–10; in Denmark, 132; in Estonia, 144; in Germany, 185, 195; in Greece, 213; in Hungary, 225, 226; in Latvia, 292, 303; in Liechtenstein, 314; in Lithuania, 328; in Luxembourg, 340; in Malta, 362; in the Netherlands, 373, 384; in Norway, 401; in Portugal, 452; in Romania, 468; in Slovenia, 510; in Sweden, 557; in Switzerland, 566, 577
- corporate lawyers, European Court of Justice on, 197. *See also* *Akzo Nobel Chemicals*; persons subject to duty of professional secrecy
- correspondence and documents of lawyers. *See* judicial investigations, lawyer's documents and correspondence in
- correspondence between lawyers, 3, 17–18, 470–1, 528
- Council of Bars and Law Societies of Europe (CCBE), 24–8: application of principles of, 27–8; Charter of Core Principles of the Legal Profession, 24, 25–6; Code of Conduct for European Lawyers, 3, 24, 25, 26–7, 283
- countering the financing of terrorism (CFT) requirements. *See* terrorism and money laundering
- court cases, lawyers involved in. *See* lawyers involved in court cases; witnesses, lawyers as
- court decisions and professional secrecy, 4, 5
- court jurisdiction over professional secrecy: in Austria, 38; in Belgium, 64; in Bulgaria, 83; in Cyprus, 96; in the Czech Republic, 113–17; in Denmark, 131; in Estonia, 141; in Finland, 160–1; in France, 176–7; in Germany, 192–3; in Greece, 211; in Hungary, 229; in Iceland, 248; in Italy, 284; in Latvia, 301; in Liechtenstein, 316; in Lithuania, 326; in Luxembourg, 338; in Malta, 360; in the Netherlands, 383; in Norway, 400; in Poland, 429–30; in Portugal, 452; in Romania, 466; in Slovakia, 484; in Slovenia, 506; in Spain, 536; in Sweden, 555–6; in the United Kingdom, 595
- Court of Justice of the European Union (CJEU): *Akzo Nobel Chemicals*, 21, 205, 260, 269, 294, 295–8; recognition of right of professional secrecy by, 5
- crime, imminent/serious. *See* higher values prevailing over professional secrecy
- crime, sexual. *See* sexual abuse crimes
- criminal activity, concealment of, 13: in Austria, 44; in Belgium, 59; in

- Denmark, 128; in Germany, 195–6; in Greece, 207; in Ireland, 261; in Latvia, 296; in Liechtenstein, 312; in Lithuania, 324, 325; in Malta, 355; in Scotland, 590, 591; in Spain, 532; in Switzerland, 570; in the United Kingdom, 589
- criminal sanctions: Austria's lack of, 41; in Belgium, 66; in Bulgaria, 85; in Cyprus, 98; in the Czech Republic, 116, 117; in Denmark, 132–3; in Estonia, 144; in Finland, 162–4, 165; in France, 178; in Germany, 194–5; in Greece, 212, 214; in Hungary, 229, 230, 231–2; in Iceland, 250–1; in Ireland, 265; in Italy, 286; in Latvia, 303, 304; in Liechtenstein, 317; in Lithuania, 328; in Luxembourg, 339, 340; in Malta, 362; in the Netherlands, 384, 385; in Northern Ireland, 600; in Norway, 397, 401; in Poland, 431–2; in Portugal, 384, 452; in Romania, 468, 469; in Scotland, 600; in Slovakia, 485; in Slovenia, 509–10, 511–12; in Spain, 538; in Sweden, 557–8; in Switzerland, 577; in the United Kingdom, 600
- customs authorities, search and seizure by, in Iceland, 258
- Cutts-Watson, Thomas, 344
- Cyprus, professional secrecy in, 89–104: AML Law, 98–100; bankruptcy, insolvency and indebtedness, 93, 100; bar association responsibilities, 95–7; civil damages, 98; Confidentiality Law, 101–2; court jurisdiction over, 96; Criminal Procedure Law, 101, 103–4; criminal sanctions, 98; disciplinary sanctions, 96–7, 98; external service providers, 94; higher values prevailing over, 93; historical background, 95; judicial investigations, lawyer's documents and correspondence in, 101; law firms, 94; legal assistants and staff, 94; legal bases for, 89–91; limitations and derogations, 93–4; media relations, 103; multidisciplinary associations, 95; persons subject to, 92–3; phone tapping, 101–2; Processing of Personal Data Law, 103–4; sanctions, 96–8; scope of protected information, 91–2; searches of law offices, 101; state security services, 103–4; tax authorities and, 103; terrorism and money laundering, 93, 98–100; waivers by client, 93; witnesses, lawyers as, 102
- Czech Republic, professional secrecy in, 106–22: Act on Certain Measures against Legalisation of Yields from Criminal Activity and Financing of Terrorism, 117–18; Act on the Legal Profession, 106–7, 111–12; bar association authorities, disclosure to, 108–9; bar association responsibilities, 112–16, 119–20; civil damages, 116–17; court jurisdiction over, 113–17; criminal sanctions, 116, 117; disciplinary sanctions, 113–16, 117; ethical bases for, 113; external service providers, 110; higher values prevailing over, 108; historical background, 111–12; judicial investigations, lawyer's documents and correspondence in, 118–19; law firms, 109–10; legal assistants and staff, 110; legal bases for, 106–7; limitations and derogations, 108–9; media relations, 121; multidisciplinary associations, 111; persons subject to, 107; phone tapping, 120; sanctions, 113–17; scope of protected information, 107; searches of law offices, 119–20; state security services, 122; tax authorities and, 121; terrorism and money laundering, 117–18; waivers by client, 109; witnesses, lawyers as, 120–1
- Dahns, Christian, 183
- Dal, Georges-Albert, 24

---

 Index
 

---

- damages. *See* civil damages
- data protection. *See* personal data processing
- debt collection. *See* bankruptcy, insolvency and indebtedness
- Declaration of Perugia, 27
- defence, lawyer's right of. *See* lawyers involved in court cases
- Delgado, Ana Cristina, 441
- Denmark, professional secrecy in, 124–35: Administration of Justice Act (AJA), 124–6; bar association responsibilities, 131–2; civil damages, 132; court jurisdiction over, 131; criminal sanctions, 132–3; disciplinary sanctions, 131–3; ethical bases for, 131; external service providers, 130; higher values prevailing over, 128; historical background, 130; Iceland and, 247–8; judicial investigations, lawyer's documents and correspondence in, 134; law firms, 129; legal assistants and staff, 129; legal bases for, 124–6; limitations and derogations, 127–8; media relations, 135; multidisciplinary associations, 130; persons subject to, 127; phone tapping, 134; sanctions, 131–3; scope of protected information, 126–7; searches of law offices, 134; state security services, 135; tax authorities and, 134; terrorism and money laundering, 133; waivers by client, 125, 128; witnesses, lawyers as, 134–5
- derogations. *See* limitations and derogations
- Dimitrova, Raina, 73
- Directive 2000/31/EC, 5
- Directive 2005/60/EC (Anti-money Laundering and Terrorist Financing Directive), 5, 8, 13, 18–21
- disciplinary sanctions: in Austria, 38–41; in Belgium, 64–6; in Bulgaria, 83–5; in Cyprus, 96–7, 98; in the Czech Republic, 113–16, 117; in Denmark, 131–3; in Estonia, 141–4; in Finland, 161–2, 164–5; in France, 177–8; in Germany, 193–4, 195; in Greece, 211–12, 214; in Hungary, 230, 231–2; in Iceland, 249–50, 251; in Ireland, 263–5; in Italy, 284–5, 286; in Latvia, 302–3, 304; in Liechtenstein, 317; in Lithuania, 327–8; in Luxembourg, 339, 340; in Malta, 360–2; in the Netherlands, 378–9, 383–4, 385; in Northern Ireland, 599, 600; in Norway, 400–1; in Poland, 430–2; in Portugal, 451–2; in Romania, 467–8, 469; in Scotland, 597–9, 600; in Slovakia, 484–5; in Slovenia, 506–9, 511–12; in Spain, 536–7, 538; in Sweden, 556–8; in Switzerland, 575–7; in the United Kingdom, 595–600
- disclosure, duty of: in Norway, 401–2. *See also* bankruptcy, insolvency and indebtedness; higher values prevailing over professional secrecy; terrorism and money laundering
- doctor–patient privilege, 2
- documents and correspondence of lawyers. *See* judicial investigations, lawyer's documents and correspondence in
- drug trafficking and professional secrecy, in the United Kingdom, 589, 590
- due process and professional secrecy, 5–6, 395
- Elden, John Christian, 392
- emergency, martial law, or war, in Bulgaria, 80
- England and Wales. *See* United Kingdom
- equal treatment as legal basis for professional secrecy, 53
- Estonia, professional secrecy in, 137–48: bankruptcy, insolvency and indebtedness, 139, 142; Bar Association Act, 137, 140; bar association authorities, disclosure to, 139; bar association responsibilities, 140–4; civil damages, 144; court

- jurisdiction over, 141; criminal sanctions, 144; disciplinary sanctions, 141–4; ethical bases for, 137; external service providers, 140; higher values prevailing over, 139; historical background, 140; judicial investigations, lawyer's documents and correspondence in, 146–7; law firms, 139–40; legal assistants and staff, 140; legal bases for, 137; limitations and derogations, 138–9; media relations, 148; Money Laundering and Terrorist Financing Prevention Act (MLTFP), 144–6; multidisciplinary associations, 140; persons subject to, 138; phone tapping, 147; sanctions, 141–4; scope of protected information, 137–8; searches of law offices, 146; state security services, 148; tax authorities and, 148; terrorism and money laundering, 144–6; waivers by client, 139; witnesses, lawyers as, 147–8
- ethical bases for professional secrecy, 11, 24–8: in Belgium, 56, 58–61; in Bulgaria, 77; in the Czech Republic, 113; in Denmark, 131; in Estonia, 137; in France, 176; in Greece, 203; in Iceland, 241, 242–3; in Italy, 273–4, 283; in Latvia, 292; in Liechtenstein, 311; in Lithuania, 322, 326; in Luxembourg, 333; in Malta, 347; in the Netherlands, 368, 382; in Norway, 394, 397, 400; in Poland, 414, 416–17; in Scotland, 586; in Slovenia, 499; in Spain, 534; in Sweden, 546; in Switzerland, 566
- European Convention on Human Rights (ECHR): CCBE rules on professional secrecy and, 25, 28; Icelandic incorporation of, 240–1; judicial investigations, treatment of lawyer's documents and correspondence in, 69; legal basis for professional secrecy under, 4, 5, 8–9, 53–4, 91; Liechtenstein, constitutional status in, 311; Slovenian Constitutional Court's invocation of, 498
- European Court of Human Rights: CCBE rules on professional secrecy and, 25, 28; recognition of right of professional secrecy by, 5; searches of lawyers' offices and, 167; *Wieser and Bicos Beteiligungen GmbH v. Austria* (2007), 517; witnesses, lawyers as, 168–70
- European Court of Justice (ECJ): *AM&S Europe Limited v. Commission* (1982), 350; CCBE rules on professional secrecy and, 25, 27, 28; on Community Directive 2005/60/EC (Anti-money Laundering Directive), 20; on confiscation of documents of in-house lawyers, 197 (*see also Akzo Nobel Chemicals*)
- European Parliament resolution on the legal professions, 2006, 25
- European Union Charter of Fundamental Rights, 25, 91
- exceptions and exemptions. *See* limitations and derogations
- external service providers: in Austria, 36–7; in Belgium, 62; in Bulgaria, 81; in Cyprus, 94; in the Czech Republic, 110; in Denmark, 130; in Estonia, 140; in Finland, 158; in France, 175; in Germany, 190–1; in Greece, 208–9; in Hungary, 227; in Iceland, 246–7; in Ireland, 262; in Italy, 282; in Latvia, 299–300; in Liechtenstein, 315; in Lithuania, 324, 325; in Luxembourg, 337; in Malta, 358–9; in the Netherlands, 381; in Norway, 399; in Poland, 427; in Portugal, 449; in Romania, 465; in Slovakia, 481; in Slovenia, 503; in Spain, 535; in Sweden, 553; in Switzerland, 572; in the United Kingdom, 591–2
- fair trial, right to, 5–6, 14, 353
- fees, legal proceedings to obtain. *See* lawyers involved in court cases

---

 Index
 

---

- Fernhout, Fokke, 366  
 Fieber, Henrik, 545  
 Finland, professional secrecy in, 150–71:  
   Act on Preventing and Clearing Money  
   Laundering and Terrorist Financing,  
   155, 165–6; Advocates Act, 151, 159;  
   bankruptcy, insolvency and  
   indebtedness, 166; bar association  
   authorities, disclosure to, 164; bar  
   association responsibilities, 151; civil  
   damages, 162; Coercive Measures Act,  
   167–8; court jurisdiction over, 160–1;  
   criminal sanctions, 162–4, 165;  
   disciplinary sanctions, 161–2, 164–5;  
   external service providers, 158; higher  
   values prevailing over, 155, 166;  
   historical background, 159; judicial  
   investigations, lawyer’s documents and  
   correspondence in, 167; law firms,  
   156–7; legal assistants and staff, 158;  
   legal bases for, 150–2; limitations and  
   derogations, 155–6; media relations,  
   170; multidisciplinary associations,  
   158–9; Openness Act, 171; persons  
   subject to, 155; phone tapping, 167–8;  
   Police Act, 171; sanctions, 161–5;  
   scope of protected information, 152–5;  
   searches of law offices, 167; state  
   security services, 171; Statutes of the  
   Bar, 151; tax authorities and, 170–1;  
   terrorism and money laundering, 155,  
   165–6; waivers by client, 155;  
   witnesses, lawyers as, 155,  
   168–70  
 foreign lawyers and professional secrecy,  
   in Poland, 417–19  
 Fox, Ronnie, 584  
 France, professional secrecy in, 173–82:  
   bar association responsibilities, 176,  
   177–8, 180–1, 182; civil damages,  
   178; court jurisdiction over, 176–7;  
   criminal sanctions, 178; disciplinary  
   sanctions, 177–8; ethical bases for,  
   176; external service providers, 175;  
   higher values prevailing over, 174;  
   historical background, 176; judicial  
   investigations, lawyer’s documents and  
   correspondence in, 180; law firms,  
   175; Law of 13 December 1971, 173;  
   legal assistants and staff, 175; legal  
   bases for, 173; limitations and  
   derogations, 174–5; media relations,  
   181; multidisciplinary associations,  
   175; persons subject to, 174; phone  
   tapping, 181; RIN (National  
   Regulation), 173; sanctions, 177–8;  
   scope of protected information, 173;  
   searches of law offices, 180–1; state  
   security services, 182; tax authorities  
   and, 180, 182; terrorism and money  
   laundering, 178–9; waivers by client,  
   174; witnesses, lawyers as, 181  
 Frick, Mario, 310  
 fruit of the poisoned tree doctrine, in  
   Spain, 527, 543  
 Ganado, Max, 344  
 General Court of the EU and CCBE  
   rules, 28  
 Germany, professional secrecy in,  
   184–99: Act on the Detection of  
   Proceeds from Serious Crimes, 195–6;  
   bankruptcy, insolvency and  
   indebtedness, 196–7; bar association  
   responsibilities, 192, 193–4; civil  
   damages, 195; court jurisdiction over,  
   192–3; criminal sanctions, 194–5;  
   disciplinary sanctions, 193–4, 195;  
   external service providers, 190–1;  
   Federal Lawyers’ Act  
   (Bundesrechtsanwaltsordnung or  
   BRAO), 184–5, 192; higher values  
   prevailing over, 187; historical  
   background, 191–2; judicial  
   investigations, lawyer’s documents and  
   correspondence in, 197–8; law firms,  
   189–90; legal assistants and staff, 190;  
   legal bases for, 184–5; limitations and  
   derogations, 186–9; media relations,  
   199; Money Laundering Act, 187–8,  
   195–6; multidisciplinary associations,  
   191; obvious or insignificant facts,

- 186; persons subject to, 186; phone tapping, 198; sanctions, 193–5; scope of protected information, 185–6; searches of law offices, 198; state security services, 199; tax authorities and, 199; terrorism and money laundering, 187–8, 195–6; waivers by client, 185, 186–7, 189; witnesses, lawyers as, 197, 198–9
- Gerven, Dirk Van, 1, 51
- Granrut, Sabine du, 172
- Greece, professional secrecy in, 201–21: bar association responsibilities, 210, 211–12, 216; civil damages, 213–14; court jurisdiction over, 211; criminal sanctions, 212, 214; disciplinary sanctions, 211–12, 214; ethical bases for, 203; external service providers, 208–9; higher values prevailing over, 206–7; historical background, 209–10; judicial investigations, lawyer’s documents and correspondence in, 215–16; law firms, 208; Law Regarding Lawyers, 1926, 193–4; ‘lawyer’s perfidy’, 203; legal assistants and staff, 208; legal bases for, 202–3; limitations and derogations, 206; media relations, 218–19; multidisciplinary associations, 209; persons subject to, 204–6; phone tapping, 216–17; sanctions, 211–14; scope of protected information, 203–4; searches of law offices, 216; state security services, 220; tax authorities and, 220; terrorism and money laundering, 214–15; waivers by client, 207; witnesses, lawyers as, 210, 217–18
- Guðjónsson, Sindri, 239
- Guedes da Costa, Orlando, 447
- harm, imminent. *See* higher values prevailing over professional secrecy
- higher values prevailing over professional secrecy, 14: in Austria, 44; in Belgium, 58; in Cyprus, 93; in the Czech Republic, 108; in Denmark, 128; in Estonia, 139; in Finland, 155, 166; in France, 174; in Germany, 187; in Greece, 206–7; in Iceland, 244–5; in Italy, 279; in Latvia, 296, 298; in Liechtenstein, 315; in Luxembourg, 335; in Malta, 348; in the Netherlands, 374, 376, 377; in Norway, 397, 398; in Poland, 421; in Romania, 464, 474; in Slovenia, 501, 510; in Spain, 532; in Sweden, 552, 559
- Hungary, professional secrecy in, 223–38: bar association authorities, disclosure to, 228–9, 230; bar association responsibilities, 228–9; civil damages, 229, 231; civil proceedings, lawyers as witnesses in, 236–7; competition proceedings, 238; court jurisdiction over, 229; criminal proceedings, lawyers as witnesses in, 236; criminal sanctions, 229, 230, 231–2; disciplinary sanctions, 230, 231–2; external service providers, 227; historical background, 228; identity verification, 232–3; judicial investigations, lawyer’s documents and correspondence in, 233; law firms, 227; Lawyers Act, 223; legal assistants and staff, 227; legal bases for, 223; limitations and derogations, 224–6; media relations, 237; multidisciplinary associations, 227; persons subject to, 224; phone tapping, 234–5; Prevention and Combating Money Laundering and Terrorist Financing (Anti-Money Laundering Act), 232; sanctions, 230–2; scope of protected information, 223–4; searches of law offices, 233–4; state security services, 238; tax authorities and, 237; terrorism and money laundering, 232; waivers by client, 224–6; witnesses, lawyers as, 235–7
- Iceland, professional secrecy in, 240–58: Act on Income Tax, 245; Act on



---

 Index
 

---

- Lawyers, 241; Act on Measures against Money Laundering and Terrorist Financing, 245, 251–2; Act on Official Supervision of Financial Activities, 241; Act on the Protection of Privacy as regards the Processing of Personal Data, 245; bar association responsibilities, 248, 249–50; civil damages, 251; competition proceedings, 251, 258; court jurisdiction over, 248; criminal sanctions, 250–1; customs authorities, search and seizure by, 258; Denmark and, 247–8; disciplinary sanctions, 249–50, 251; ECHR, incorporation of, 240–1; ethical bases for, 241, 242–3; external service providers, 246–7; higher values prevailing over, 244–5; historical background, 247–8; judicial investigations, lawyer's documents and correspondence in, 252–3; law firms, 246–7; legal assistants and staff, 246–7; legal bases for, 240–2; limitations and derogations, 244–6; media relations, 257; multidisciplinary associations, 247; personal data processing, 245, 251; persons subject to, 243–4; phone tapping, 253; sanctions, 249–51; scope of protected information, 242–3; searches of law offices, 253; tax authorities and, 245, 251, 258; terrorism and money laundering, 245, 251–2; waivers by client, 246; witnesses, lawyers as, 245, 254–7
- identity verification, in Hungary, 232–3
- in-house lawyers, ECJ on, 197. *See also Akzo Nobel Chemicals*; persons subject to duty of professional secrecy
- incrimination, protection against, 314–15
- indebtedness. *See* bankruptcy, insolvency and indebtedness
- information, duty to disclose. *See* disclosure, duty of
- information, protected. *See* scope of protected information
- insignificant or obvious facts, non-confidentiality of: in Germany, 186; in Liechtenstein, 312
- insolvency. *See* bankruptcy, insolvency and indebtedness
- intelligence services. *See* state security services
- International Bar Association's International Code of Ethics, 25
- Ireland, professional secrecy in, 260–9: bar association responsibilities for barristers, 262–4; common law, 260; Criminal Justice (Surveillance) Act 2009, 261, 268; Criminal Justice (Money Laundering and Terrorist Financing) Act 2010, 265–6; criminal sanctions, 265; disciplinary sanctions, 263–5; external service providers, 262; historical background, 262; judicial investigations, lawyer's documents and correspondence in, 266; law firms, 261; Law Society responsibilities for solicitors, 262, 263, 264–5; legal assistants and staff, 262; legal bases for, 260; Legal Services Bill, 263; limitations and derogations, 261; litigation privilege, 260; media relations, 268; multidisciplinary associations, 262; persons subject to, 261; phone tapping, 267–8; Postal & Telecommunications Services Act 1983, 267; sanctions, 263–5; scope of protected information, 260; searches of law offices, 266; state security services, 269; surveillance, 261, 268; tax authorities and, 268–9; Taxes Consolidation Act 1997, 269; terrorism and money laundering, 265–6; waivers by client, 260; witnesses, lawyers as, 268
- Italy, professional secrecy in, 271–89: bar association responsibilities, 283, 284–5; CCBE Code of Conduct,

- approval of, 283; civil damages, 286; court jurisdiction over, 284; criminal sanctions, 286; disciplinary sanctions, 284–5, 286; ethical bases for, 273–4, 283; external service providers, 282; higher values prevailing over, 279; historical background, 283; law firms, 281–2; legal assistants and staff, 282; legal bases for, 271–3; limitations and derogations, 279–81; media relations, 288–9; multidisciplinary associations, 282; personal data processing, 274–7, 283; persons subject to, 278–9; phone tapping, 288; Privacy Code, 274–7; Professional Law, 272, 283; sanctions, 284–6; scope of protected information, 277–8; searches of law offices, 287–8; state security services, 289; tax authorities and, 289; terrorism and money laundering, 286–7; waivers by client, 280–1; witnesses, lawyers as, 288
- joint interest relationships and professional secrecy, in the United Kingdom, 590
- judicial investigations, lawyer's documents and correspondence in: in Austria, 45; in Belgium, 69; in Bulgaria, 86; in Cyprus, 101; in the Czech Republic, 118–19; in Denmark, 134; in Estonia, 146–7; in Finland, 167; in France, 180; in Germany, 197–8; in Greece, 215–16; in Hungary, 233; in Iceland, 252–3; in Ireland, 266; in Latvia, 306–7; in Lithuania, 329; in Luxembourg, 341–3; in Malta, 363–4; in the Netherlands, 386–7; in Northern Ireland, 603; in Norway, 403–5; in Poland, 434–5; in Portugal, 454; in Romania, 470–1; in Scotland, 602; in Slovakia, 487–90; in Slovenia, 514–16; in Spain, 540–1; in Sweden, 559–60; in Switzerland, 579–80; in the United Kingdom, 602–3
- Juopperi, Aini, 149
- Keller, Johannes, 183
- Kennedy, Liam, 259
- Kose, Katrin, 136
- Kuizinaité, Karina, 320
- Kutschera, Michael, 29
- Lahovnik, Tjaša, 494
- Langsted, Lars Bo, 123
- Latvia, professional secrecy in, 291–309: bankruptcy, insolvency and indebtedness, 306; bar association authorities, disclosure to, 296; bar association responsibilities, 301, 302–3; civil damages, 303–4; court jurisdiction over, 301; criminal sanctions, 303, 304; disciplinary sanctions, 302–3, 304; ethical bases for, 292; external service providers, 299–300; higher values prevailing over, 296, 298; historical background, 300–1; Insolvency Act, 306; judicial investigations, lawyer's documents and correspondence in, 306–7; law firms, 298–9; Law on the Bar, 292; Law on the Prevention of Money Laundering and Terrorism Financing, 292, 296, 304–6; legal assistants and staff, 299; legal bases for, 291–3; limitations and derogations, 294, 295–8; media relations, 309; multidisciplinary associations, 300; persons subject to, 294–5; phone tapping, 307–8; sanctions, 302–4; scope of protected information, 293–4; searches of law offices, 307; state security services, 309; tax authorities and, 309; terrorism and money laundering, 292, 295, 296, 297, 304–6; witnesses, lawyers as, 308
- law firms: in Austria, 35–6; in Belgium, 61–2; in Bulgaria, 80–1; in Cyprus, 94; in the Czech Republic, 109–10; in Denmark, 129; in Estonia, 139–40; in Finland, 156–7; in France, 175; in Germany, 189–90; in Greece, 208; in Hungary, 227; in Iceland, 246–7; in Ireland, 261; in Italy, 281–2; in Latvia,

---

 Index
 

---

- 298–9; in Liechtenstein, 315; in Lithuania, 324, 325; in Luxembourg, 336; in Malta, 358; in the Netherlands, 379–81; in Norway, 398–9; in Poland, 425; in Portugal, 449; in Romania, 464; in Slovakia, 480; in Slovenia, 502; in Spain, 533–4; in Sweden, 552–3; in Switzerland, 571–2; in the United Kingdom, 591
- law offices, searches of. *See* searches of lawyers' offices
- Law Society responsibilities for solicitors, in Ireland, 262, 263, 264–5
- lawyers involved in court cases: in Austria, 33–4; in Belgium, 60; in Cyprus, 94; in the Czech Republic, 108; in Denmark, 128; fair trial and derogation of professional secrecy requirements, 14; in Finland, 155–6; in France, 174; in Germany, 188–9; in Hungary, 226; in Italy, 279; in Latvia, 297; in Luxembourg, 335; in Malta, 355–6; in the Netherlands, 374, 376, 379; in Portugal, 448; in Romania, 464; in Slovakia, 479; in Spain, 532; in Sweden, 550, 551–2; in Switzerland, 571; in the United Kingdom, 590–1. *See also* witnesses, lawyers as
- 'lawyer's perfidy' in Greece, 203
- legal advice privilege in the United Kingdom, 585
- legal assistance, right to: in Belgium, 54; in Latvia, 295; recognition of right of professional secrecy under, 6–7
- legal assistants and staff: in Austria, 36; in Belgium, 62; in Bulgaria, 81; in Cyprus, 94; in the Czech Republic, 110; in Denmark, 129; in Estonia, 140; in Finland, 158; in France, 175; in Germany, 190; in Greece, 208; in Hungary, 227; in Iceland, 246–7; in Ireland, 262; in Italy, 282; in Latvia, 299; in Liechtenstein, 315; in Lithuania, 324, 325; in Luxembourg, 336–7; in Malta, 358; in the Netherlands, 381; in Norway, 399; in Poland, 425–7; in Portugal, 449; in Romania, 465; in Scotland, 591; in Slovakia, 481; in Slovenia, 502; in Spain, 534; in Sweden, 553; in Switzerland, 572; in the United Kingdom, 591
- legal bases for professional secrecy, 4–10: in Austria, 30–1; in Belgium, 52–4; in Bulgaria, 74–7; in Cyprus, 89–91; in the Czech Republic, 106–7; in Denmark, 124–6; due process, 5–6, 395; equal treatment, 53; in Estonia, 137; in Finland, 150–2; in France, 173; in Germany, 184–5; in Greece, 202–3; in Hungary, 223; in Iceland, 240–2; in Ireland, 260; in Italy, 271–3; in Latvia, 291–3; in Liechtenstein, 311; in Lithuania, 322–3; in Luxembourg, 333; in Malta, 345–9; in the Netherlands, 368–71; in Norway, 393–6; in Poland, 413–14; in Portugal, 443–4; in Romania, 461–2; in Slovakia, 478; in Slovenia, 496–9; in Spain, 525–7; in Sweden, 546–7; in Switzerland, 564–6; in the United Kingdom, 586
- legal proceedings to obtain fees. *See* lawyers involved in court cases
- legal professional privilege (LPP) in the United Kingdom, 585
- Liechtenstein, professional secrecy in, 310–19: Act on Attorneys-at-Law (RAG), 311; Austrian influence on, 311; bar association responsibilities, 316; benefit of protection extending to persons other than client, 312; court jurisdiction over, 316; criminal sanctions, 317; disciplinary sanctions, 317; Due Diligence Act, 318; ethical bases for, 311; external service providers, 315; higher values prevailing over, 315; historical background, 316; law firms, 315; legal assistants and staff, 315; legal bases for, 311; limitations and derogations,

- 314–15; media relations, 319;  
 multidisciplinary associations, 315;  
 obvious or insignificant facts, 312;  
 persons subject to, 314; phone tapping,  
 319; sanctions, 317; scope of protected  
 information, 312–14; searches of law  
 offices, 318; self-incrimination,  
 protection against, 314–15; state  
 security services, 319; tax authorities  
 and, 319; terrorism and money  
 laundering, 318; waivers by client,  
 314; witnesses, lawyers as, 319
- limitations and derogations, 13–15: in  
 Austria, 33–5; in Belgium, 56, 58–61;  
 in Bulgaria, 79–80; in Cyprus, 93–4; in  
 the Czech Republic, 108–9; in  
 Denmark, 127–8; in Estonia, 138–9; in  
 Finland, 155–6; in France, 174–5; in  
 Germany, 186–9; in Greece, 206; in  
 Hungary, 224–6; in Iceland, 244–6; in  
 Ireland, 261; in Italy, 279–81; in  
 Latvia, 294, 295–8; in Liechtenstein,  
 314–15; in Lithuania, 323–5; in  
 Luxembourg, 335–6; in Malta, 353–7;  
 in the Netherlands, 376–9, 386; in  
 Norway, 397–8; in Poland, 420–5; in  
 Portugal, 446–9; in Romania, 464; in  
 Scotland, 590, 591; in Slovakia,  
 479–80; in Slovenia, 501–2; in Spain,  
 530–3; in Sweden, 550–2; in  
 Switzerland, 570–1; in the United  
 Kingdom, 589–91
- Lithuania, professional secrecy in,  
 321–31: bankruptcy, insolvency and  
 indebtedness, 329; bar association  
 responsibilities, 326, 327–8; civil  
 damages, 328; court jurisdiction over,  
 326; criminal sanctions, 328;  
 disciplinary sanctions, 327–8; ethical  
 bases for, 322, 326; external service  
 providers, 324, 325; historical  
 background, 326; judicial  
 investigations, lawyer's documents and  
 correspondence in, 329; law firms,  
 324, 325; Law on the Bar, 322; Law on  
 Money Laundering and Terrorist  
 Financing Prevention, 328–9; Law on  
 Tax Administration, 330; legal  
 assistants and staff, 324, 325; legal  
 bases for, 322–3; limitations and  
 derogations, 323–5; media relations,  
 330; multidisciplinary associations,  
 326; persons subject to, 323; phone  
 tapping, 330; public conversations  
 between clients and attorneys, 324,  
 325; sanctions, 327–8; scope of  
 protected information, 323; searches of  
 law offices, 330; state security  
 services, 331; tax authorities and, 330;  
 terrorism and money laundering,  
 328–9; waivers by client, 324, 325;  
 witnesses, lawyers as, 330
- litigation privilege: in Ireland, 260; in the  
 United Kingdom, 585
- lobbying, in Slovenia, 513–14
- loyalty, duty of, in Austria, 31
- Luxembourg, professional secrecy in,  
 333: bankruptcy, insolvency and  
 indebtedness, 335; bar association  
 authorities, disclosure to, 335; bar  
 association responsibilities, 338, 339,  
 342; civil damages, 340; court  
 jurisdiction over, 338; criminal  
 sanctions, 339, 340; disciplinary  
 sanctions, 339, 340; ethical bases for,  
 333; external service providers, 337;  
 higher values prevailing over, 335;  
 historical background, 337–8; judicial  
 investigations, lawyer's documents and  
 correspondence in, 341–3; law firms,  
 336; Law on Fighting Money  
 Laundering and Financing of  
 Terrorism 2004, 340–1; Law on the  
 Legal Profession 1991, 333, 338; legal  
 assistants and staff, 336–7; legal bases  
 for, 333; limitations and derogations,  
 335–6; media relations, 342;  
 multidisciplinary associations, 337;  
 persons subject to, 334–5; phone  
 tapping, 342; sanctions, 339–40; scope  
 of protected information, 333–4;  
 searches of law offices, 341–2; state

---

 Index
 

---

- security services, 343; tax authorities and, 343; terrorism and money laundering, 340–1; waivers by client, 335, 336; witnesses, lawyers as, 342
- MacDonald, Kirsteen, 584
- Malta, professional secrecy in, 345–65: bankruptcy, insolvency and indebtedness, 363; bar association authorities, disclosure to, 355; bar association responsibilities, 360–2; civil damages, 362; court jurisdiction over, 360; criminal sanctions, 362; disciplinary sanctions, 360–2; ethical bases for, 347; external service providers, 358–9; higher values prevailing over, 348; historical background, 359–60; Income Tax Management Act, 365; judicial investigations, lawyer's documents and correspondence in, 363–4; law firms, 358; legal assistants and staff, 358; legal bases for, 345–9; limitations and derogations, 353–7; media relations, 365; multidisciplinary associations, 359; persons subject to, 351–3; phone tapping, 364; Prevention of Money Laundering and Funding of Terrorism Regulations, 2008, 353–4, 362–3; Professional Secrecy Act, 345–6, 359; sanctions, 360–2; scope of protected information, 349–51; searches of law offices, 364; state security services, 365; tax authorities and, 365; terrorism and money laundering, 353–4, 362–3; waivers by client, 355–6; witnesses, lawyers as, 356, 357, 364
- Marchwicki, Wojciech, 412
- martial law, war or state of emergency, in Bulgaria, 80
- matrimonial claims and professional secrecy, in the United Kingdom, 589–90
- media relations: in Austria, 49; in Belgium, 71; in Bulgaria, 87; in Cyprus, 103; in the Czech Republic, 121; in Denmark, 135; in Estonia, 148; in Finland, 170; in France, 181; in Germany, 199; in Greece, 218–19; in Hungary, 237; in Iceland, 257; in Ireland, 268; in Italy, 280, 288–9; in Latvia, 309; in Liechtenstein, 319; in Lithuania, 330; in Luxembourg, 342; in Malta, 365; in the Netherlands, 390; in Norway, 410–11; in Poland, 438; in Portugal, 459; in Romania, 474; in Slovakia, 492; in Slovenia, 520–1; in Spain, 543; in Sweden, 562; in Switzerland, 582; in the United Kingdom, 604
- medical secrecy, 2
- Mihailescu, Anca, 460
- military security. *See* state security services
- minors, neglect or abuse of: in Belgium, 68; in Denmark, 134; in France, 175; in Ireland, 261; in Latvia, 297; in Liechtenstein, 315; in Slovenia, 501; in the United Kingdom, 589
- money laundering and professional secrecy. *See* terrorism and money laundering
- multidisciplinary associations: in Austria, 37; in Belgium, 62–3; in Bulgaria, 81; in Cyprus, 95; in the Czech Republic, 111; in Denmark, 130; in Estonia, 140; in Finland, 158–9; in France, 175; in Germany, 191; in Greece, 209; in Hungary, 227; in Iceland, 247; in Ireland, 262; in Italy, 282; in Latvia, 300; in Liechtenstein, 315; in Lithuania, 326; in Luxembourg, 337; in Malta, 359; in the Netherlands, 381; in Northern Ireland, 592; in Norway, 399–400; in Poland, 427; in Portugal, 449; in Romania, 465–6; in Scotland, 592; in Slovakia, 481; in Slovenia, 503; in Spain, 535; in Sweden, 554; in Switzerland, 572; in the United Kingdom, 592

- Nahtigal, Nataša Pipan, 494
- Netherlands, professional secrecy in,  
 367–91: Act to Prevent Money  
 Laundering and Financing of  
 Terrorism (WWFT), 385–6;  
 attorney–client privilege distinguished  
 from, 368; bar association authorities,  
 disclosure to, 378–9; bar association  
 responsibilities, 382, 383–4; civil  
 damages, 384; court jurisdiction over,  
 383; criminal sanctions, 384, 385;  
 disciplinary sanctions, 378–9, 383–4,  
 385; ethical bases for, 368, 382;  
 external service providers, 381; higher  
 values prevailing over, 374, 376, 377;  
 historical background, 381–2; judicial  
 investigations, lawyer’s documents and  
 correspondence in, 386–7; law firms,  
 379–81; legal assistants and staff, 381;  
 legal bases for, 368–71; limitations and  
 derogations, 376–9, 386; media  
 relations, 390; multidisciplinary  
 associations, 381; persons subject to,  
 373–6; phone tapping, 388–9;  
 sanctions, 383–5; scope of protected  
 information, 371–3; searches of law  
 offices, 387–8; state security services,  
 390–1; tax authorities and, 390;  
 terrorism and money laundering,  
 385–6; waivers by client, 379;  
 witnesses, lawyers as, 377,  
 389–90
- Nieduzak, Marek, 412
- non bis in idem*, in Spain, 538
- Northern Ireland: bar association  
 responsibilities in, 594–5, 599;  
 criminal sanctions in, 600; disciplinary  
 sanctions in, 599, 600; judicial  
 investigations, lawyer’s documents and  
 correspondence in, 603;  
 multidisciplinary associations in, 592;  
 Police and Criminal Evidence  
 (Amendment) (Northern Ireland)  
 Order 2007, 603; as separate legal  
 jurisdiction within the United  
 Kingdom, 585; tax authorities,  
 investigations by, 605. *See also* United  
 Kingdom
- Norway, professional secrecy in,  
 393–411: aviation accidents, 398; bar  
 association responsibilities, 400–1;  
 civil damages, 401; court jurisdiction  
 over, 400; criminal sanctions, 397,  
 401; disciplinary sanctions, 400–1;  
 disclosure duties, 401–2; ethical bases  
 for, 394, 397, 400; external service  
 providers, 399; higher values  
 prevailing over, 397, 398; historical  
 background, 400; judicial  
 investigations, lawyer’s documents and  
 correspondence in, 403–5; law firms,  
 398–9; legal assistants and staff, 399;  
 legal bases for, 393–6; limitations and  
 derogations, 397–8; media relations,  
 410–11; Money Laundering Act, 397,  
 402–3; multidisciplinary associations,  
 399–400; Personal Data Act, 397;  
 personal data processing, 397; persons  
 subject to, 397; phone tapping, 407–9;  
 sanctions, 400–1; scope of protected  
 information, 396–7; searches of law  
 offices, 405–7; state security services,  
 411; surveillance, 398; tax authorities  
 and, 397, 398, 411; terrorism and  
 money laundering, 397, 398, 402–3;  
 witnesses, lawyers as, 409–10
- obvious or insignificant facts, non  
 confidentiality of: in Germany, 186; in  
 Liechtenstein, 312
- OECD Model Tax Convention of 2005,  
 103
- Olej, Jozef, 476
- penalties. *See* sanctions
- personal data processing: in Iceland, 245,  
 251; in Italy, 274–7, 283; in Norway,  
 397; in Slovakia, 478–9, 484; in  
 Switzerland, 579
- personal injury actions and professional  
 secrecy, in the United Kingdom,  
 589

## Index

- persons subject to duty of professional secrecy, 12–13: in Austria, 32–3; in Belgium, 56–8; in Bulgaria, 77–8; in Cyprus, 92–3; in the Czech Republic, 107; in Denmark, 127; in Estonia, 138; in Finland, 155; in France, 174; in Germany, 186; in Greece, 204–6; in Hungary, 224; in Iceland, 243–4; in Ireland, 261; in Italy, 278–9; in Latvia, 294–5; in Liechtenstein, 314; in Lithuania, 323; in Luxembourg, 334–5; in Malta, 351–3; in the Netherlands, 373–6; in Norway, 397; in Poland, 417–20, 439; in Portugal, 446; in Romania, 463; in Scotland, 589; in Slovakia, 479; in Slovenia, 500–1; in Spain, 530; in Sweden, 550; in Switzerland, 569–70; in the United Kingdom, 588–9. *See also* external service providers; law firms; legal assistants and staff; multidisciplinary associations
- phone tapping, 17: in Austria, 46–7; in Belgium, 70; in Bulgaria, 86; in Cyprus, 101–2; in the Czech Republic, 120; in Denmark, 134; in Estonia, 147; in Finland, 167–8; in France, 181; in Germany, 198; in Greece, 216–17; in Hungary, 234–5; in Iceland, 253; in Ireland, 267–8; in Italy, 288; in Latvia, 307–8; in Liechtenstein, 319; in Lithuania, 330; in Luxembourg, 342; in Malta, 364; in the Netherlands, 388–9; in Norway, 407–9; in Poland, 435–6; in Portugal, 458; in Romania, 472; in Slovakia, 491–2; in Slovenia, 520; in Spain, 541; in Sweden, 561; in Switzerland, 580–1; in the United Kingdom, 603
- physician–patient privilege, 2
- poisoned tree doctrine, in Spain, 527, 543
- Poland, professional secrecy in, 413–40: Act on Counteracting Money Laundering and Financing of Terrorism 2000, 413, 432–3; Act on Legal Advisers 1982, 413; Act on Performance of Legal Services in the Republic of Poland by Foreign Lawyers 2002, 413, 417–19; advocates and legal advisers, 413; bankruptcy, insolvency and indebtedness, 433; bar association responsibilities, 429; court jurisdiction over, 429–30; criminal sanctions, 431–2; disciplinary sanctions, 430–2; ethical bases for, 414, 416–17; external service providers, 427; foreign lawyers, 417–19; higher values prevailing over, 421; historical background, 427–9; judicial investigations, lawyer's documents and correspondence in, 434–5; law firms, 425; Law on Advocates 1982, 413; legal assistants and staff, 425–7; legal bases for, 413–14; limitations and derogations, 420–5; media relations, 438; multidisciplinary associations, 427; persons subject to, 417–20, 439; phone tapping, 435–6; sanctions, 430–2; scope of protected information, 414–17; searches of law offices, 434–5; state security services, 438–9; tax authorities and, 438; terrorism and money laundering, 432–3; waivers by client, 424–5, 439; witnesses, lawyers as, 436–7
- police. *See* judicial investigations, lawyer's documents and correspondence in; phone tapping; searches of lawyers' offices; state security services
- Portugal, professional secrecy in, 442–59: advocates (lawyers) and solicitors, 442; bar association responsibilities, 451–2, 456; Bar Association's Statute of 1984, 450–1; civil damages, 452; court jurisdiction over, 452; criminal sanctions, 384, 452; disciplinary sanctions, 451–2; external service providers, 449; historical background, 450–1; judicial investigations, lawyer's documents and

- correspondence in, 454; law firms, 449; legal assistants and staff, 449; legal bases for, 443–4; limitations and derogations, 446–9; media relations, 459; multidisciplinary associations, 449; persons subject to, 446; phone tapping, 458; Professional Statute, 443–4; sanctions, 451–3; scope of protected information, 444–6; searches of law offices, 454–8; state security services, 459; tax authorities and, 459; terrorism and money laundering, 448, 453; witnesses, lawyers as, 459
- press. *See* media relations
- priests, professional secrecy of, 2
- privilege, professional or attorney–client.  
*See* professional secrecy of lawyers in Europe
- professional secrecy of lawyers in Europe, 1–23: breaches of, 4 (*see also* sanctions); CCBE rules, 24–8 (*see also* Council of Bars and Law Societies of Europe); Competition Law (EC Regulation 1/2003) 21; concept of, 1–3; contractual basis, 11 (*see also* contractual basis for professional secrecy); correspondence between lawyers 3, 17–18, 470–1; court decisions and, 4, 5; criminal activity and, 13, 14 (*see also* criminal activity, concealment of; higher values prevailing over professional secrecy); debt collection, 9–10 (*see also* bankruptcy, insolvency and indebtedness); defined 3–4; Directive 2005/60/EC (Anti-money Laundering Directive), 5, 8, 13, 18–21; ethical bases, 11, 24–8; extent of obligation, 3; higher values prevailing over, 14 (*see also* higher values prevailing over professional secrecy); imminent serious crime or harm 14; legal bases for, 4–8, 10 (*see also* legal bases for professional secrecy); legal proceedings, outside context of 7; limitations and derogations, 2 (*see also* limitations and derogations); money laundering and (*see* terrorism and money laundering); persons subject to duty of, 12–13 (*see also* persons subject to duty of professional secrecy); phone tapping, 17 (*see also* phone tapping); scope of information protected by, 11 (*see also* scope of protected information); searches of lawyers’ offices, 16 (*see also* searches of lawyers’ offices); terms for 2; terrorism (*see* terrorism and money laundering); waivers by client, (*see also* waiver of professional secrecy rights by client). *See also specific countries*
- public conversations between clients and attorneys, in Lithuania, 324, 325
- public interest considerations, conflicts of professional secrecy with, 14. *See also* higher values prevailing over professional secrecy
- Radzins, Egils, 290
- Recommendation (2000) 21, Committee of Ministers of the Council of Europe, 25
- Richers, Roman, 563
- Roman law, 209
- Romania, professional secrecy in, 461–75: bar association responsibilities, 466, 467–8; civil damages, 468–9; court jurisdiction over, 466; criminal sanctions, 468, 469; disciplinary sanctions, 467–8, 469; external service providers, 465; higher values prevailing over, 464, 474; historical background, 466; judicial investigations, lawyer’s documents and correspondence in, 470–1; law firms, 464; legal assistants and staff, 465; legal bases for, 461–2; limitations and derogations, 464; media relations, 474; multidisciplinary associations, 465–6; persons subject to, 463; phone tapping, 472; sanctions, 467–9; scope of



## Index

- protected information, 462–3; searches of law offices, 471–2; state security services, 474; Statute of Romanian Lawyers, 461; tax authorities and, 474; terrorism and money laundering, 469–70; waivers by client, 463; witnesses, lawyers as, 473–4
- sanctions: in Austria, 38–42; in Belgium, 64–6; in Bulgaria, 83–5; in Cyprus, 96–8; in the Czech Republic, 113–17; in Denmark, 131–3; in Estonia, 141–4; in Finland, 161–5; in France, 177–8; in Germany, 193–5; in Greece, 211–14; in Hungary, 230–2; in Iceland, 249–51; in Ireland, 263–5; in Italy, 284–6; in Latvia, 302–4; in Liechtenstein, 317; in Lithuania, 327–8; in Luxembourg, 339–40; in Malta, 360–2; in the Netherlands, 383–5; in Norway, 400–1; in Poland, 430–2; in Portugal, 451–3; in Romania, 467–9; in Slovakia, 484–5; in Slovenia, 506–12; in Spain, 536–8; in Sweden, 556–8; in Switzerland, 575–8; in the United Kingdom, 595–600. *See also* civil damages; criminal sanctions; disciplinary sanctions
- scope of protected information, 11–12: in Austria, 31–2; in Belgium, 54–6; in Bulgaria, 77; in Cyprus, 91–2; in the Czech Republic, 107; in Denmark, 126–7; in Estonia, 137–8; in Finland, 152–5; in France, 173; in Germany, 185–6; in Greece, 203–4; in Hungary, 223–4; in Iceland, 242–3; in Ireland, 260; in Italy, 277–8; in Latvia, 293–4; in Liechtenstein, 312–14; in Lithuania, 323; in Luxembourg, 333–4; in Malta, 349–51; in the Netherlands, 371–3; in Norway, 396–7; in Poland, 414–17; in Portugal, 444–6; in Romania, 462–3; in Slovakia, 478–9; in Slovenia, 499–500; in Spain, 527–30; in Sweden, 547–50; in Switzerland, 567–9; in the United Kingdom, 586–8
- Scotland: bankruptcy, insolvency and indebtedness in, 590; bar association responsibilities in, 594, 597–9; criminal sanctions in, 600; disciplinary sanctions in, 597–9, 600; ethical basis for professional secrecy in, 586; judicial investigations, lawyer's documents and correspondence in, 602; Legal Aid (Scotland) Act 1986, 590; legal assistants and staff in, 591; Legal Services (Scotland) Act 2010, 592; limitations and derogations in, 590, 591; multidisciplinary associations in, 592; persons subject to duty of professional secrecy in, 589; as separate legal jurisdiction within the United Kingdom, 585; tax authorities, investigations by, 605; waiver of professional secrecy rights by client in, 591. *See also* United Kingdom
- searches of lawyers' offices, 16–17: in Austria, 45–6, 49–50; in Belgium, 69–70; in Bulgaria, 86; in Cyprus, 101; in the Czech Republic, 119–20; in Denmark, 134; in Estonia, 146; European Court of Human Rights and, 167; in Finland, 167; in France, 180–1; in Germany, 198; in Greece, 216; in Hungary, 233–4; in Iceland, 253; in Ireland, 266; in Italy, 287–8; in Latvia, 307; in Liechtenstein, 318; in Lithuania, 330; in Luxembourg, 341–2; in Malta, 364; in the Netherlands, 387–8; in Norway, 405–7; in Poland, 434–5; in Portugal, 454–8; in Romania, 471–2; in Slovakia, 490–1; in Slovenia, 516–18; in Spain, 541; in Sweden, 560–1; in Switzerland, 580; in the United Kingdom, 603
- secrecy, professional. *See* professional secrecy of lawyers in Europe
- security services. *See* state security services
- self-defence, lawyer's right of. *See* lawyers involved in court cases

- self-incrimination, protection against, 314–15
- sexual abuse crimes: in Belgium, 68; in France, 175; in Slovenia, 501
- Sigurðsson, Ólafur Arinbjörn, 239
- Sjöstrand, Minna, 545
- Slovakia, professional secrecy in, 477–93: bankruptcy, insolvency and indebtedness, 487; bar association responsibilities, 483–5, 490–1; Business Licensing Act, 478; civil damages, 484; court jurisdiction over, 484; criminal sanctions, 485; Data Protection Act, 478–9; disciplinary sanctions, 484–5; external service providers, 481; historical background, 481–3; judicial investigations, lawyer's documents and correspondence in, 487–90; law firms, 480; legal assistants and staff, 481; legal bases for, 478; Legal Profession Act, 478, 483; limitations and derogations, 479–80; media relations, 492; Money Laundering Act, 480, 485–7; multidisciplinary associations, 481; personal data processing, 478–9, 484; persons subject to, 479; phone tapping, 491–2; sanctions, 484–5; scope of protected information, 478–9; searches of law offices, 490–1; state security services, 493; tax authorities and, 493; terrorism and money laundering, 480, 485–7; waivers by client, 479; witnesses, lawyers as, 492
- Slovenia, professional secrecy in, 495–523: Attorneys Act, 499, 504; bar association responsibilities, 504–5, 506–9, 516; civil damages, 510–11; competition proceedings, 515–16; court jurisdiction over, 506; criminal sanctions, 509–10, 511–12; disciplinary sanctions, 506–9, 511–12; ECHR, Constitutional Court's invocation of, 498; ethical bases for, 499; external service providers, 503; higher values prevailing over, 501, 510; historical background, 503–4; Inspections Act, 518; Integrity and Prevention of Corruption Act, 513–14; judicial investigations, lawyer's documents and correspondence in, 514–16; law firms, 502; legal assistants and staff, 502; legal bases for, 496–9; Liability of Legal Persons for Criminal Offences Act, 498, 509; limitations and derogations, 501–2; lobbying activities, 513–14; Market Inspectorate, jurisdiction of, 506, 521; media relations, 520–1; Ministry of Justice, jurisdiction of, 506; multidisciplinary associations, 503; persons subject to, 500–1; phone tapping, 520; Prevention of Money Laundering and Terrorist Financing Act, 502, 512–13; Prevention of the Restriction of Competition Act, 515–16; sanctions, 506–12; scope of protected information, 499–500; searches of law offices, 516–18; Security Agency Act, 522; state security services, 522; tax authorities and, 521–2; terrorism and money laundering, 502, 512–13; waivers by client, 501; witnesses, lawyers as, 518–20
- Socrates, 209
- Sovdat, Jadranka, 517
- Spain, professional secrecy in, 525–44: bankruptcy, insolvency and indebtedness, 540; bar association responsibilities, 536–7; civil damages, 538; correspondence between lawyers, 3, 17–18, 470–1, 528; court jurisdiction over, 536; criminal sanctions, 538; disciplinary sanctions, 536–7, 538; ethical bases for, 534; external service providers, 535; fruit of the poisoned tree doctrine, 527, 543; General Tax Law, 531; higher values prevailing over, 532; historical background, 535–6; judicial investigations, lawyer's documents and

---

 Index
 

---

- correspondence in, 540–1; law firms, 533–4; legal assistants and staff, 534; legal bases for, 525–7; limitations and derogations, 530–3; media relations, 543; multidisciplinary associations, 535; *non bis in idem*, 538; persons subject to, 530; phone tapping, 541; sanctions, 536–8; scope of protected information, 527–30; searches of law offices, 541; Spanish Lawyers General Statute, 526; state security services, 543; tax authorities and, 531, 543; terrorism and money laundering, 539–40; waivers by client, 533; witnesses, lawyers as, 542–3
- spousal claims and professional secrecy, in the United Kingdom, 589–90
- state of emergency, martial law, or war, in Bulgaria, 80
- state security services: in Austria, 49–50; in Belgium, 72; in Bulgaria, 87; in Cyprus, 103–4; in the Czech Republic, 122; in Denmark, 135; in Estonia, 148; in Finland, 171; in France, 182; in Germany, 199; in Greece, 220; in Hungary, 238; in Ireland, 269; in Italy, 289; in Latvia, 309; in Liechtenstein, 319; in Lithuania, 331; in Luxembourg, 343; in Malta, 365; in the Netherlands, 390–1; in Norway, 411; in Poland, 438–9; in Portugal, 459; in Romania, 474; in Slovakia, 493; in Slovenia, 522; in Spain, 543; in Sweden, 562; in Switzerland, 583; in the United Kingdom, 605
- statutory bases. *See* legal bases for professional secrecy
- Stewart, Nielson Sánchez, 524
- suicides, planned, in Sweden, 552
- supervisory authority: in Switzerland, 573–4, 575–7. *See also* bar association responsibilities; court jurisdiction over professional secrecy
- surveillance: in Ireland, 261, 268; in Norway, 398. *See also* phone tapping
- Sweden, professional secrecy in, 546–62: bankruptcy, insolvency and indebtedness, 548, 558; bar association responsibilities, 554–5, 556–7; civil damages, 557; Competition Act, 559; competition proceedings, 559; court jurisdiction over, 555–6; criminal sanctions, 557–8; disciplinary sanctions, 556–8; ethical bases for, 546; external service providers, 553; higher values prevailing over, 552, 559; historical background, 554; judicial investigations, lawyer's documents and correspondence in, 559–60; law firms, 552–3; legal assistants and staff, 553; legal bases for, 546–7; limitations and derogations, 550–2; media relations, 562; Money Laundering and Terrorist Financing Prevention Act, 551, 558; multidisciplinary associations, 554; persons subject to, 550; phone tapping, 561; sanctions, 556–8; scope of protected information, 547–50; searches of law offices, 560–1; state security services, 562; suicides, planned, 552; tax authorities and, 551, 562; terrorism and money laundering, 551, 558; waivers by client, 550; witnesses, lawyers as, 551, 561–2
- Switzerland, professional secrecy in, 564–83: bankruptcy, insolvency and indebtedness, 578; bar association responsibilities, 574–5; benefit of protection extending to persons other than client, 312; civil damages, 577; criminal sanctions, 577; Data Protection Act, 579; Debt Collection and Bankruptcy Act, 578; disciplinary sanctions, 575–7; ethical bases for, 566; external service providers, 572; Federal Tribunal Act, 574; Free Movement of Lawyers Act (FMLA), 565–6, 573; historical background, 573; Homeland Security Act, 583; judicial investigations, lawyer's documents and correspondence in,

- 579–80; law firms, 571–2; legal assistants and staff, 572; legal bases for, 564–6; limitations and derogations, 570–1; media relations, 582; multidisciplinary associations, 572; personal data processing, 579; persons subject to, 569–70; phone tapping, 580–1; sanctions, 575–8; scope of protected information, 567–9; searches of law offices, 580; state security services, 583; supervisory authority, 573–4, 575–7; tax authorities and, 582–3; terrorism and money laundering, 578; waivers by client, 570–1; witnesses, lawyers as, 581–2
- Taivalkoski, Petri, 149
- tax authorities, investigations by: in Austria, 49; in Belgium, 54, 71–2; in Bulgaria, 87; in Cyprus, 103; in the Czech Republic, 121; in Denmark, 134; in Estonia, 148; in Finland, 170–1; in France, 180, 182; in Germany, 199; in Greece, 220; in Hungary, 237; in Iceland, 245, 251, 258; in Ireland, 268–9; in Italy, 289; in Latvia, 309; in Liechtenstein, 319; in Lithuania, 330; in Luxembourg, 343; in Malta, 365; in the Netherlands, 390; in Northern Ireland, 605; in Norway, 397, 398, 411; in Poland, 438; in Portugal, 459; in Romania, 474; in Scotland, 605; in Slovakia, 493; in Slovenia, 521–2; in Spain, 531, 543; in Sweden, 551, 562; in Switzerland, 582–3; in the United Kingdom, 604–5
- telephone and telecommunications lines, tapping. *See* phone tapping
- terrorism and money laundering: in Austria, 34; in Belgium, 58, 67–8; in Bulgaria, 79–80, 85; in Cyprus, 93, 98–100; in the Czech Republic, 117–18; in Denmark, 133; Directive 2005/60/EC (Anti-money Laundering Directive), 5, 8, 13, 18–21; in Estonia, 144–6; exclusion of certain advisers from professional secrecy obligations, 13; in Finland, 155, 165–6; in France, 178–9; in Germany, 187–8, 195–6; in Greece, 214–15; in Hungary, 232; in Iceland, 245, 251–2; in Ireland, 265–6; in Italy, 286–7; in Latvia, 292, 295, 296, 297, 304–6; in Liechtenstein, 318; limitations on professional secrecy, 14; in Lithuania, 328–9; in Luxembourg, 340–1; in Malta, 353–4, 362–3; in the Netherlands, 385–6; in Norway, 397, 398, 402–3; in Poland, 432–3; in Portugal, 448, 453; right of professional secrecy in cases involving, 10; in Romania, 469–70; in Slovakia, 480, 485–7; in Slovenia, 502, 512–13; in Spain, 539–40; in Sweden, 551, 558; in Switzerland, 578; in the United Kingdom, 600–1. *See also* state security services
- testamentary dispositions, in Ireland, 261
- Thewes, Marc, 332
- Tompaïdis, Ilias, 200
- Transparency Register for Lobbyists, 21–2
- Tsadiras, Alexandros, 88
- United Kingdom, professional secrecy in, 585–605: bankruptcy, insolvency and indebtedness, 602; bar association responsibilities, 593–600; CCBE rules and, 27; Children Act 1989, 589, 590; court jurisdiction over, 595; Criminal Justice and Police Act 2001, 602; criminal sanctions, 600; disciplinary sanctions, 595–600; Drug Trafficking Act 1994, 590; external service providers, 591–2; historical background, 593; Human Rights Act 1988, 589; judicial investigations, lawyer's documents and correspondence in, 602–3; law firms, 591; legal assistants and staff, 591; legal bases for, 586; legal professional privilege (LPP), legal advice privilege, and litigation privilege, 585; Legal

---

 Index
 

---

- Services Act 2007, 592; limitations and derogations, 589–91; Matrimonial Causes Act 1973, 590; media relations, 604; Money Laundering Regulations 2007, 600; multidisciplinary associations, 592; persons subject to, 588–9; phone tapping, 603; Police Act 1997, 603; Police and Criminal Evidence Act 1984, 603; Proceeds of Crime Act 2002, 601; Regulation of Investigatory Powers Act 2000, 605; sanctions, 595–600; scope of protected information, 586–8; searches of law offices, 603; Security Service Act 1989, 605; Solicitors Act 1974, 600, 605; state security services, 605; tax authorities and, 604–5; Taxes Management Act 1970, 604; Terrorism Act 2000, 601; terrorism and money laundering, 600–1; waivers by client, 590–1; witnesses, lawyers as, 604. *See also* Northern Ireland; Scotland
- United Nations Congress on the Prevention of Crime and the Treatment of Offenders, Basic Principles on the Role of Lawyers, 25
- Universal Declaration of Human Rights and CCBE rules, 25
- Vishanin, Mihail, 73
- Voulgarakis, Konstantinos, 200
- waiver of professional secrecy rights by client, 15: in Austria, 34–5; in Belgium, 61; in Bulgaria, 76; in Cyprus, 93; in the Czech Republic, 109; in Denmark, 125, 128; in Estonia, 139; in Finland, 155; in France, 174–5; in Germany, 185, 186–7, 189; in Greece, 207; in Hungary, 224–6; in Iceland, 246; in Ireland, 260; in Italy, 280–1; in Liechtenstein, 314; in Lithuania, 324, 325; in Luxembourg, 335, 336; in Malta, 355–6; in the Netherlands, 379; in Poland, 424–5, 439; in Romania, 463; in Scotland, 591; in Slovakia, 479; in Slovenia, 501; in Spain, 533; in Sweden, 550; in Switzerland, 570–1; in the United Kingdom, 590–1
- Wales. *See* United Kingdom
- war, martial law or state of emergency, in Bulgaria, 80
- Wieser and Bicos Beteiligungen GmbH v. Austria* (European Court of Human Rights, 2007), 517
- wiretapping. *See* phone tapping
- witnesses, lawyers as: in Austria, 47–8; in Belgium, 61–2, 70–1; in Bulgaria, 76, 87; in Cyprus, 102; in the Czech Republic, 120–1; in Denmark, 134–5; in Estonia, 147–8; European Court of Human Rights on, 168–70; in Finland, 155, 168–70; in France, 181; in Germany, 197, 198–9; in Greece, 210, 217–18; in Hungary, 235–7; in Iceland, 245, 254–7; in Ireland, 268; in Italy, 288; in Latvia, 308; in Liechtenstein, 319; in Lithuania, 330; in Luxembourg, 342; in Malta, 356, 357, 364; in the Netherlands, 377, 389–90; in Norway, 409–10; in Poland, 436–7; in Portugal, 459; in Romania, 473–4; in Slovakia, 492; in Slovenia, 518–20; in Spain, 542–3; in Sweden, 551, 561–2; in Switzerland, 581–2; in the United Kingdom, 604