

Stop E-Evidence Regulation!

E-Evidence Ordinance increases the intervention intensity of the so-called pro-

Council data storage many times over!

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Munich, December 7th, 2018

Today the EU Council of Justice Ministers votes on the proposal of the EU

Commission for an E-Evidence Regulation. aim of this regulation

tion will be faster, investigating authorities across Europe

allow access to communications data. prosecution

authorities of the EU Member States should be given the power to

Providers of telecommunications and Internet services in

their member states of the EU and also in countries outside the EU

directly to the issuance of inventory, access, transaction

and to commit content data.

The discussions about this regulation neglect that

not only in Germany in the context of so-called data retention

Telecommunications service providers are obliged, among other things, to

store traffic data for a longer period of time. From this data it is possible to

accurate conclusions about the private life of those affected, in particular

draw their contact and interest profile.

Prof. Dr. Thomas Petri: "The e-evidence regulation leads in

game with national security law leads to massive violations of fundamental rights

impairments. Could foreign law enforcement agencies

directly from the providers on telecommunications traffic data

Your personal rights - our mission

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The Bavarian State Commissioner for Data Protection informed access, the intensity of intervention of the already constitutionally legally questionable data retention by a multiple raise. Therefore, the e-evidence regulation should be urgent today being stopped."

Prof. Dr. Thomas Petri

The Bavarian State Commissioner for Data Protection checks the Bavarian public public bodies compliance with data protection regulations. It's from Bavarian Elected state parliament, independent and not bound by instructions from anyone.