

# Legal aspects of neutrality - proceedings of the 3rd commission.

[s.n. - FCC Acts (Again) on Net Neutrality, Awaits Court



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## Net Neutrality 2020 Legislation

It could have enforced the remaining disclosure rules as they were. It cuts down on the tension, it cuts down on the amount of time that we have in court. Judicial stays of FCC actions are not unprecedented.

FCC Acts (Again) on Net Neutrality, Awaits Court

Analysis There are two primary arguments against the FCC's authority under Section 706.

Biden DOJ drops Trump

But the bulk of rules that allow the FCC to enforce competition and determine how companies can manage their networks would, ultimately, now target Internet providers too.

## Net Neutrality 2020 Legislation

It did so pursuant to specific authority granted to the FCC under the Communications Act, which allows it to forbear from application of any section that it concludes to be i no longer in the public interest, ii necessary to protect consumers or iii needed to ensure that telecommunications services are offered on just and reasonable rates and terms of service. No Blocking The 2015 order bans the blocking of all legal content, including all applications and services, on the Internet by BIAS providers.

## What we learned from net neutrality's big day in court

Many nonprofit organizations that fight for net neutrality have weekly newsletters and other information that they send to their members, which can keep you up to date on any laws or other challenges threatening net neutrality.

### **The FCC's Democratic commissioners on net neutrality vote: 'We have a mess on our hands'**

The goal of the EO is to remove the Section 230 protections from such platforms, and thus leaving them liable for content. Had this rule been in place, the parties could have appealed to the FCC to step in and settle the disputes. Reclassification, assuming it is upheld in court, would have imposed all of Title II of the Communications Act upon BIAS providers, insofar as they provide BIAS.

### **Why Ajit Pai's "unhinged" net neutrality repeal was upheld by judges**

Because the definition was ambiguous, the agency's interpretation of the definition deserved deference, under a standard widely known as Chevron deference.

### **Here's Another Chance to Weigh In on the FCC's Net Neutrality Repeal**

Most recently, the FCC issued the Open Internet Order in 2010, which would have created similar rules for the provision of broadband Internet access services. The specter of tort liability in an area of such prolific speech would have an obviously chilling effect.

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