

780.1 BÜPF / LSCPT

Balthasar Glättli (NR GRÜNE)

held @ isoc.ch General Assembly 4.4.2014

What is the law about?

- Lawfull interception
i.e. not intelligence service!
Always Instructed by judge
- Operated by Service of Lawful interception (Dienst ÜPF)
- Data retention by Provider

Proposed amendments

- Range of providers enlarged
- Data retention period doubled to 12 month for «PRISM type of data» (Who, when, where) #vds
- Only partially billed
- GovWare

Why not?!

- Who is a provider in the term of the law? What are the responsibilities?

Why not?!

- Council of state ruled to not fully refund Telcos the real costs of data retention
- Initial investments put a considerable burden on SME Access/Email Provider

Why not?!

- IP / Email-Header /
Telephone/Mobile Records
and geo-data
ARE very personal data
stored of anybody **WITHOUT**
ANY suspect. Not proportional!

Why not?!

- GovWare must have root rights – who writes the SW and controls it's scope?
- Implantation of a troian makes target vulnerable to other attacks

Next steps in parliament

Debate in CLA-N (Committee for Legal Affairs)

Debate in National Council

Arbitrage process National Council/Council of States

Final Vote June 20, 2014?

Popular Referendum?

www.buepf-nein.ch

Swiss Pirate Party, jungfreisinnige, juso, junge grüne, junge grünliberale, junge svp, al-zh, pda bern, swiss privacy foundation, grundrechte.ch, ccc ch, SKS, digitale allmend, digitale gesellschaft, kinderohnerechte, open factory, TheAlternative



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