<u>en</u> | <u>de</u>

Press release | 24.11.2011

Open internet

European court ruling an important landmark for open internet

The European Court of Justice today issued a significant ruling in the SABAM vs Scarlet case, judging that internet service providers cannot be obliged to filter or block internet content. The Greens welcomed the ruling, hailing it as a landmark in guaranteeing the openness of the internet. Commenting on the ruling, Dutch Green MEP **Judith Sargentini** said:

"This ruling is an important landmark for efforts to guarantee a free and open internet in Europe. Net neutrality and openness are fundamental principles on which the internet has been founded and any moves to restrict this represent a violation of the freedom of expression, as well as undermining EU law. Instead of moving to restrict internet freedom, we should instead recognise the overwhelmingly positive opportunities presented by an open internet.

"This ruling also deals an indirect blow to the Anti-Counterfeiting Trade Agreement (ACTA) and moves to restrict internet freedoms under the agreement. The Greens have long argued that ACTA undermines basic EU rights and believe it should be referred to the ECJ for a legal opinion before its ratification. This ruling is indicative in this regard."

Recommended

Study

Camilo Jimenez on Unsplash



Politicians, parties, polls: Online Disinformation and...

27.03.2024

News



The European Parliament approves a European Media Free...

13.03.2024

Press release

©sam-mcghee

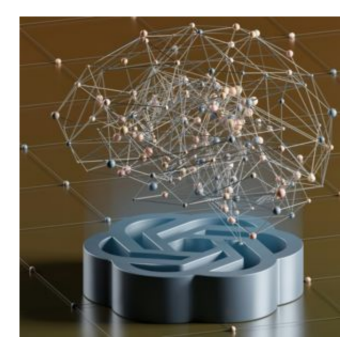


Media Freedom Act a victory for democracy in dark time...

13.03.2024

Press release

©growtika



Greens/EFA Group welcomes historic step towards ethica...

13.03.2024

Responsible MEPs



Judith Sargentini

Member

Please share

•<u>E-Mail</u>