



Council of the
European Union

Brussels, 10 March 2021
(OR. en)

Interinstitutional File:
2018/0331(COD)

14308/20
COR 1

CT 122
ENFOPOL 355
COTER 121
JAI 1135
CYBER 285
TELECOM 281
FREMP 149
AUDIO 70
DROIPEN 127
CODEC 1412

LEGISLATIVE ACTS AND OTHER INSTRUMENTS

Subject: Position of the Council at first reading with a view of the adoption of a
REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE
COUNCIL on addressing the dissemination of terrorist content online

On page 53, Article 9(2)

For:

- ‘2. Content providers whose content has been removed or access to which has been disabled following a removal order shall have the right to an effective remedy. That right shall include the right to challenge a removal order issued pursuant to Article 3(1) before the courts of the Member State of the competent authority that issued the removal order and the right to challenge a decision pursuant to Article 4(4) or to Article 5(4), (6) or (7), before the courts of the Member State of the competent authority that took the decision.’,

read:

- ‘2. Content providers whose content has been removed or access to which has been disabled following a removal order shall have the right to an effective remedy. That right shall include the right to challenge a removal order issued pursuant to Article 3(1) before the courts of the Member State of the competent authority that issued the removal order and the right to challenge a decision pursuant to Article 4(4) before the courts of the Member State of the competent authority that took the decision.’
