Law | JurisdictionGDPR

CJEU.02 Disclosure of private interests

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Last update: 2021-11-06 17:41:04 | By: Winfried Veil

Created at: 2021-11-06 17:25:37

C-184/20

"Must the condition laid down in Article 6(1)(e) GDPR that processing is necessary for the performance of a task carried out in the public interest or in the exercise of official authority vested in the controller, with regard to the requirements laid down in Article 6(3) GDPR, including the requirement that the Member-State law must meet an objective of public interest and be proportionate to the legitimate aim pursued, and also with regard to Articles 7 and 8 of the Charter, be interpreted as meaning that national law may not require the disclosure of declarations of private interest and their publication on the website of the controller, the Vyriausioji tarnybin?s etikos komisija (Chief Official Ethics Commission), thereby providing access to those data to all individuals who have access to the Internet?"

Link to the CJEU