Law | JurisdictionGDPR

CJEU.03 Disclosure of sensible data

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"Must the prohibition of the processing of special categories of personal data established in Article 9(1) GDPR, regard being had to the conditions established in Article 9(2) GDPR, including the condition established in point (g) thereof that processing must be necessary for reasons of substantial public interest, on the basis of EU or Member-State law which must be proportionate to the aim pursued, must respect the essence of the right to data protection and must provide for suitable and specific measures to safeguard the fundamental rights and the interests of the data subject, be interpreted, also with regard to Articles 7 and 8 of the Charter, as meaning that national law may not require the disclosure of data relating to declarations of private interests which may disclose personal data, including data which make it possible to determine a person's political views, trade-union membership, sexual orientation and other personal information, and their publication on the website of the controller, the Vyriausioji tarnybin?s etikos komisija, providing access to those data to all individuals who have access to the Internet?

Link to the CJEU