Identification of children’s rights issues in the implementation of the GDPR

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Roundtable: The General Data Protection Regulation and children’s rights: questions and answers for legislators, DPAs, industry, education stakeholders and civil society
23 June 2017, Brussels
GDPR & children

Article 6: lawfulness – legitimate interests – overridden interests of children

Article 8: parental consent

Article 12: transparent information

Article 17: right to erasure

Article 25: privacy by design/default

Article 35: data protection impact assessment

Article 40: codes of conduct

Article 57: DPAs awareness

Recital 38: specific protection

Recital 58: transparent information

Recital 65: right to erasure

Recital 71: profiling

Recital 75: risks

Recital 75: risks

Recital 71: profiling
No definition of ‘child’
Children’s and parental consent

I AGREE
ME TOO
ME TOO
I DISAGREE

Article 8
Legitimate interests versus rights of the child

Article 6f
Transparent information

From: Bibi van den Berg, Simone van der Hof

What happens to my data? A novel approach to informing users of data processing practices
‘Right to be forgotten’

Article 17
Profiling

Article 22
Recital 71
Privacy by design / by default
DATA PROTECTION IMPACT ASSESSMENT

CHILDREN’S RIGHTS IN IMPACT ASSESSMENTS

A guide for integrating children’s rights into impact assessments and taking action for children

GUIDE TO USING THE CHILD ONLINE SAFETY ASSESSMENT TOOL

EMPOWERING TECHNOLOGY COMPANIES TO PROMOTE A SAFE ONLINE ENVIRONMENT FOR CHILDREN