



**2015/2129(INI)**

1.8.2017

# **AMENDMENTS**

## **1 - 160**

**Draft report**  
**Anna Maria Corazza Bildt**  
(PE607.796v01-00)

Report on the implementation of Directive 2011/93/EU of the European Parliament and of the Council of 13 December 2011 on combating the sexual abuse and sexual exploitation of children and child pornography  
(2015/2129(INI))



### **Amendment 1**

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

#### **Motion for a resolution**

##### **Citation 2**

###### *Motion for a resolution*

– having regard to Articles 7, 8, 47, 48 and 52 of the Charter of Fundamental Rights of the European Union,

###### *Amendment*

– having regard to Articles 7, 8, **24**, 47, 48 and 52 of the Charter of Fundamental Rights of the European Union,

Or. en

### **Amendment 2**

**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

#### **Motion for a resolution**

##### **Citation 2**

###### *Motion for a resolution*

– having regard to Articles 7, 8, 47, 48 and 52 of the Charter of Fundamental Rights of the European Union,

###### *Amendment*

– having regard to Articles 7, 8, **24**, 47, 48 and 52 of the Charter of Fundamental Rights of the European Union,

Or. en

### **Amendment 3**

**Nathalie Griesbeck**

#### **Motion for a resolution**

##### **Citation 2**

###### *Motion for a resolution*

– having regard to Articles 7, 8, 47, 48 and 52 of the Charter of Fundamental Rights of the European Union,

###### *Amendment*

– having regard to Articles 7, 8, **24**, 47, 48 and 52 of the Charter of Fundamental Rights of the European

Union,

Or. fr

**Amendment 4**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Citation 6 a (new)**

*Motion for a resolution*

*Amendment*

- *having regard to the adoption by the Council of Europe of its Strategy for the Rights of the Child (2016-2017),*

Or. en

**Amendment 5**  
**Gérard Deprez, Louis Michel**

**Motion for a resolution**  
**Citation 10 a (new)**

*Motion for a resolution*

*Amendment*

- *having regard to the European Strategy for a Better Internet for Children (COM(2012) 196, and having regard to the Commission report of 6 June 2016, entitled ‘Final evaluation of the multi-annual EU programme on protecting children using the Internet and other communication technologies (Safer Internet)’ (COM(2016) 364),*

Or. fr

**Amendment 6**  
**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

**Motion for a resolution**  
**Citation 12 a (new)**

*Motion for a resolution*

*Amendment*

- *having regard to the report from the Commission to the European Parliament, the Council, the European Economic and Social Committee and the Committee of the Regions on final evaluation of the multi-annual EU programme on protecting children using the Internet and other communication technologies (Safer Internet),*

Or. en

**Amendment 7**

**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

**Motion for a resolution**  
**Citation 12 b (new)**

*Motion for a resolution*

*Amendment*

- *having regard to FRA report of 27 February 2017 on child-friendly justice: Perspectives and experiences of children involved in judicial proceedings as victims, witnesses or parties in nine EU Member States,*

Or. en

**Amendment 8**

**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Antonio López-Istúriz White**

**Motion for a resolution**  
**Citation 12 c (new)**

*Motion for a resolution*

*Amendment*

– ***having regard to Communication from the Commission to the European Parliament and the Council on the protection of children in migration<sup>[1], [1]</sup> COM (2017) 211.***

Or. en

**Amendment 9**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Recital -A (new)**

*Motion for a resolution*

*Amendment*

–A. ***whereas the sexual abuse and sexual exploitation of children constitute serious violations of fundamental rights, in particular of the right of children to the protection and care necessary for their well-being, as provided for by the 1989 UN Convention on the Rights of the Child and by the Charter of Fundamental Rights of the European Union;***

Or. fr

**Amendment 10**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Recital -A a (new)**

*Motion for a resolution*

*Amendment*

–Aa. ***whereas the child's best interests must be a primary consideration when carrying out any measures to combat these offences, in accordance with the Charter of Fundamental Rights of the European Union and the UN Convention***

**Amendment 11**  
**Jean Lambert**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

A. whereas Directive 2011/93/EU is a comprehensive legal instrument containing provisions on substantive criminal law and on criminal procedures, measures for assistance and protection of victims and for prevention, including administrative measures, and its implementation requires the close involvement of actors from different sectors such as the law-enforcement authorities, the judiciary, non-governmental organisations, internet service providers and others;

*Amendment*

A. *whereas the word “child pornography” should be banned when it is used to refer to child sexual abuse, as pornography usually is about sexual acts between consenting adults, and there is nothing consensual in the acts of child sexual abuse;*

whereas Directive 2011/93/EU is a comprehensive legal instrument containing provisions on substantive criminal law and on criminal procedures, measures for assistance and protection of victims and for prevention, including administrative measures, and its implementation requires the close involvement of actors from different sectors such as the law-enforcement authorities, the judiciary, non-governmental organisations, internet service providers and others;

**Amendment 12**  
**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**  
**Recital A**

*Motion for a resolution*

A. whereas Directive 2011/93/EU is a comprehensive legal instrument containing provisions on substantive criminal law and on criminal procedures, measures for assistance and protection of victims and for prevention, including administrative measures, and its implementation requires the close involvement of actors from different sectors such as the law-enforcement authorities, the judiciary, non-governmental organisations, internet service providers and others;

*Amendment*

A. whereas Directive 2011/93/EU is a comprehensive legal instrument containing provisions on substantive criminal law and on criminal procedures, measures for assistance and protection of victims and for prevention, including administrative measures, and its implementation requires the close involvement of actors from different sectors such as the law-enforcement authorities, the judiciary, ***parents' and family associations active on the protection of minors***, non-governmental organisations, internet service providers and others;

Or. en

**Amendment 13**  
**Jean Lambert**

**Motion for a resolution**  
**Recital A a (new)**

*Motion for a resolution*

***Aa. whereas the Commission's implementation report does not provide any statistics as regards takedown and blocking of websites containing or disseminating child sexual abuse, especially statistics regarding the speed of removal of content, the frequency with which reports are followed up by law enforcement authorities, the delays in takedowns due to the need to avoid interference with ongoing investigations, or the frequency with which any such stored data are actually used by judicial or law enforcement authorities;***

Or. en



**Amendment 14**

**Miriam Dalli, Tanja Fajon, Birgit Sippel, Caterina Chinnici, Péter Niedermüller**

**Motion for a resolution**

**Recital B a (new)**

*Motion for a resolution*

*Amendment*

***Ba. whereas the use of the terminology “Child Pornography” is highly detrimental to victims who insist that their abuse must be referred to by name and be rightly labelled as “Child Sexual Abuse Material”;***

Or. en

**Amendment 15**

**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

**Motion for a resolution**

**Recital B a (new)**

*Motion for a resolution*

*Amendment*

***Ba. whereas one of the main challenges for investigating child sexual abuse and prosecuting perpetrators is the lack of reporting by victims; notes that the lack of reporting is higher among boys;***

Or. en

**Amendment 16**

**Kostas Chrysogonos**

**Motion for a resolution**

**Recital B a (new)**

*Motion for a resolution*

*Amendment*

***Ba. whereas children, who became victims of sexual abuse or exploitation,***

*suffer from multiple and long-lasting physical and / or psychological traumas that can follow them well into adulthood;*

Or. en

**Amendment 17**  
**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**  
**Recital C**

*Motion for a resolution*

C. whereas child sexual abuse and exploitation online is an evolving phenomenon and new forms of crime, such as revenge pornography and sex-extortion, have come into being on the Internet and need to be addressed with concrete measures by the Member States;

*Amendment*

C. whereas child sexual abuse and exploitation online is an evolving phenomenon and new forms of crime, such as "revenge pornography" and sex-extortion, have come into being on the Internet and need to be addressed with concrete measures by the Member States;

Or. en

**Amendment 18**  
**Marek Jurek, Branislav Škripek**

**Motion for a resolution**  
**Recital C a (new)**

*Motion for a resolution*

*Ca. whereas the child's exposure to porn interferes with its normal development, and laws protecting children from access to pornography are clearly insufficient in times of continued technological progress and new means of communication;*

Or. en

**Amendment 19**  
**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. whereas law enforcement authorities face *new* challenges posed by peer-to-peer and *Darknet* networks exchanging child sexual abuse material; whereas there is a need to raise awareness at an early stage among girls and boys about the risks and the importance of respecting the dignity and privacy of others in the digital era;

*Amendment*

D. whereas law enforcement authorities face challenges posed by peer-to-peer and *Private* networks exchanging child sexual abuse material; whereas there is a need to raise awareness at an early stage among girls and boys about the risks and the importance of respecting the dignity and privacy of others in the digital era;

Or. en

**Amendment 20**  
**Jean Lambert**

**Motion for a resolution**  
**Recital D**

*Motion for a resolution*

D. whereas law enforcement authorities face new challenges posed by *peer-to-peer and Darknet* networks exchanging child sexual abuse material; whereas there is a need to raise awareness at an early stage among girls and boys about the risks and the importance of respecting the dignity and privacy of others in the digital era;

*Amendment*

D. whereas law enforcement authorities face new challenges posed by *hidden peer-to-peer* networks exchanging child sexual abuse material; whereas there is a need to raise awareness at an early stage among girls and boys about the risks and the importance of respecting the dignity and privacy of others in the digital era;

Or. en

**Amendment 21**  
**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**

## Recital D

### *Motion for a resolution*

D. whereas law enforcement authorities face new challenges posed by peer-to-peer and Darknet networks exchanging child ***sexual abuse material***; whereas there is a need to raise awareness at an early stage among girls and boys about the risks and the importance of respecting the dignity and privacy of others in the digital era;

### *Amendment*

D. whereas law enforcement authorities face new challenges posed by peer-to-peer and Darknet networks exchanging child ***pornography***; whereas there is a need to raise awareness at an early stage among girls and boys about the risks and the importance of respecting the dignity and privacy of others in the digital era;

Or. en

## Amendment 22

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

### **Motion for a resolution**

#### **Recital D a (new)**

### *Motion for a resolution*

### *Amendment*

***Da. whereas prevention of child abuse must include both a just prosecution of all perpetrators as well as the opportunity for offenders to be treated for their addiction;***

Or. en

## Amendment 23

**Kostas Chrysogonos**

### **Motion for a resolution**

#### **Recital E**

### *Motion for a resolution*

E. whereas migrant children - especially girls - are particularly exposed to child sexual abuse and sexual exploitation at the hands of traffickers ***and smugglers*** along the way and once they

### *Amendment*

E. whereas migrant children - especially girls ***but also a significant percentage of boys<sup>1a</sup>*** - are particularly exposed to child sexual abuse and sexual exploitation at the hands of traffickers, ***smugglers, drug dealers, prostitution***

reach Europe;

*rings, as well as other individuals or rings, who exploit their vulnerability, along the way and once they reach Europe;*

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*<sup>1a</sup> Studies demonstrate that boys may be especially inhibited from disclosing sexual abuse, including for reasons related to societal assumptions towards males. See for example: PE 598.614, p. 16; J. Schaefer GA/Mundt IA/Ahlers CJ/Bahls C, J Child Sex Abus. 2012, 21(3): 343-360.*

Or. en

#### **Amendment 24**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

#### **Motion for a resolution**

##### **Recital E**

###### *Motion for a resolution*

E. whereas migrant children - *especially girls* - are particularly exposed to child sexual abuse and sexual exploitation at the hands of traffickers and smugglers along the way and once they reach Europe;

###### *Amendment*

E. whereas migrant children are particularly exposed to child sexual abuse and sexual exploitation at the hands of traffickers and smugglers along the way and once they reach Europe;

Or. en

#### **Amendment 25**

**Kostas Chrysogonos**

#### **Motion for a resolution**

##### **Recital F**

###### *Motion for a resolution*

F. whereas the sex tourism industry affects significant numbers of children, especially girls;

###### *Amendment*

F. whereas the sex tourism industry affects significant numbers of children, especially girls *but also a significant*

*percentage of boys;*

Or. en

**Amendment 26**

**Marek Jurek, Branislav Škripek**

**Motion for a resolution**

**Recital F a (new)**

*Motion for a resolution*

*Amendment*

*Fa. whereas statistical studies prove that legalisation of prostitution makes it more widespread in the short term, and causes a significant increase in trafficking in human beings and consequently may increase the scale of trafficking also of children, and of sexual offenses against them;*

Or. en

**Amendment 27**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**

**Recital F a (new)**

*Motion for a resolution*

*Amendment*

*Fa. whereas, to be compliant with the Charter of Fundamental Rights of the European Union, measures taken under recital 42 of Directive 2011/93/EU must respect the safeguards listed in Article 25 of the Directive;*

Or. en

**Amendment 28**

**Jean Lambert**

**Motion for a resolution**  
**Recital F a (new)**

*Motion for a resolution*

*Amendment*

***Fa. whereas, to be compliant with the Charter of Fundamental Rights of the European Union, measures taken under recital 42 of Directive 2011/93/EU must respect the safeguards listed in Article 25 of the Directive;***

Or. en

**Amendment 29**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Recital F a (new)**

*Motion for a resolution*

*Amendment*

***Fa. whereas systematic review and meta-analysis found that, compared to their non-disabled peers, children with disabilities were around three times more likely to suffer from physical or sexual violence;***

Or. en

**Amendment 30**  
**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**  
**Recital F a (new)**

*Motion for a resolution*

*Amendment*

***Fa. whereas child pornography has multiple victims- those appearing in the images, their families, the users' family members and friends as well as society at***

*large;*

Or. en

**Amendment 31**  
**Marek Jurek, Branislav Škripek**

**Motion for a resolution**  
**Recital F b (new)**

*Motion for a resolution*

*Amendment*

*Fb. whereas the consumption of pornography contributes to the acceptance of various forms of sexual deviation and there is a direct proportionality between the availability of pornographic content and sexual offenses directed against children;*

Or. en

**Amendment 32**  
**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**  
**Recital F b (new)**

*Motion for a resolution*

*Amendment*

*Fb. whereas perpetrators are both men and women, a social taboo which leaves a lack of treatment programmes for female offenders;*

Or. en

**Amendment 33**  
**Marek Jurek, Branislav Škripek**

**Motion for a resolution**  
**Recital F c (new)**



*Motion for a resolution*

*Amendment*

***Fc. whereas pornography in itself grossly violates human dignity and objectifies humans and its legality produces negative social effects, and has particularly negative effects on the youngest;***

Or. en

**Amendment 34**

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**

**Recital F c (new)**

*Motion for a resolution*

*Amendment*

***Fc. whereas pornography is any media designed to sexually excite the user; and child pornography features anyone under 18, and is in its very essence child abuse;***

Or. en

**Amendment 35**

**Marek Jurek**

**Motion for a resolution**

**Recital F d (new)**

*Motion for a resolution*

*Amendment*

***Fd. whereas there were notorious cases of sexual abuse on adopted children perpetrated by homosexual couples (for example Mark J. Newton and Peter Truong's case) and allowing homosexual couples to adopt is harmful to children as it suppresses the possibility of growing up in a family composed of a father and a mother, and constitutes a risk of***

*emotional child abuse;*

Or. en

**Amendment 36**

**Miriam Dalli, Tanja Fajon, Birgit Sippel, Péter Niedermüller**

**Motion for a resolution**

**Paragraph -1 (new)**

*Motion for a resolution*

*Amendment*

***–1 Strongly condemns the European Commission and Member States' insistence on referring to Child Sexual Abuse Material as "Child Pornography". Stresses that such terminology is highly detrimental to victims and adds to the abuse that they already face. Calls on all entities to eradicate the use of such terminology with immediate effect and respect the pleas of victims and social workers in this regard.***

Or. en

**Amendment 37**

**Nathalie Griesbeck**

**Motion for a resolution**

**Paragraph -1 (new)**

*Motion for a resolution*

*Amendment*

***–1. Takes the view that Directive 2011/93/EU constitutes a sound and comprehensive legal framework for combating the sexual abuse and sexual exploitation of children; deplors the fact that it has not yet been fully implemented and its full scope exploited by the Member States, however;***

Or. fr

**Amendment 38**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. *Notes* that the Member States *have faced significant challenges* in transposing and implementing the Directive, in particular as regards the provisions on prevention, investigation and prosecution as well as protection and assistance to victims;

*Amendment*

1. *Deplores the fact* that the Member States *have been very slow* in transposing and implementing the Directive, in particular as regards the provisions on prevention, investigation and prosecution as well as protection and assistance to victims, *and urges the Member States to step up their efforts to transpose it properly and in full*;

Or. fr

**Amendment 39**  
**Maria Grapini**

**Motion for a resolution**  
**Paragraph 1**

*Motion for a resolution*

1. Notes that the Member States have faced significant challenges in transposing and implementing the Directive, in particular as regards the provisions on prevention, investigation and prosecution as well as protection and assistance to victims;

*Amendment*

1. Notes that the Member States have faced significant challenges in transposing and implementing the Directive, in particular as regards the provisions on prevention, *detection*, investigation and prosecution, as well as protection and assistance to victims;

Or. ro

**Amendment 40**  
**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Regrets that the Commission was not able to present its implementation reports within the deadline set out in Article 28 of Directive 2011/93/EU and therefore calls on the Member States to ensure that legal transposition is translated into effective implementation so as to ensure the protection of child victims and zero tolerance for child sexual abuse;

*Amendment*

2. Regrets that the Commission was not able to present its implementation reports within the deadline set out in Article 28 of Directive 2011/93/EU and ***that the Reports presented by the Commission documented only the mere transposition into national law by Member States and did not fully assess the compliance of the Directive***; therefore, ***calls on the Commission to present a more comprehensive report focusing on enforcement by Member States***; calls on the Member States to ensure that legal transposition is translated into effective implementation so as to ensure the protection of child victims and zero tolerance for child sexual abuse;

Or. en

**Amendment 41**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Regrets that the Commission was not able to present its implementation reports within the deadline set out in Article 28 of Directive 2011/93/EU ***and therefore*** calls on the Member States to ensure that legal transposition is translated into effective implementation so as to ensure the protection of child victims and zero tolerance for child sexual abuse;

*Amendment*

2. Regrets that the Commission was not able to present its implementation reports within the deadline set out in Article 28 of Directive 2011/93/EU; calls on the Member States to ensure that legal transposition is translated into effective implementation so as to ensure the protection of child victims and zero tolerance for child sexual abuse, ***and urges them to forward all the relevant information to the Commission***;

**Amendment 42**  
**Maria Grapini**

**Motion for a resolution**  
**Paragraph 2**

*Motion for a resolution*

2. Regrets that the Commission was not able to present its implementation reports within the deadline set out in Article 28 of Directive 2011/93/EU and therefore calls on the Member States to ensure that legal transposition is translated into effective implementation so as to ensure the protection of child victims and zero tolerance for child sexual abuse;

*Amendment*

2. Regrets that the Commission was not able to present its implementation reports within the deadline set out in Article 28 of Directive 2011/93/EU and therefore calls on the Member States to ensure that legal transposition is translated into effective implementation so as to ensure the protection of child victims, ***assistance for them*** and zero tolerance for child sexual abuse;

Or. ro

**Amendment 43**  
**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**  
**Paragraph 2 a (new)**

*Motion for a resolution*

***2a. Recognises that pornography use has a, scientifically proven, highly addictive drug-like effect which stimulates dopamine release, giving pleasurable sensations; and that more frequent exposure often leads to craving for more intense and novel expressions and frequency, including the viewing of child pornography;***

Or. en

**Amendment 44**

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**

**Paragraph 2 a (new)**

*Motion for a resolution*

*Amendment*

**2a. Notes the responsibility borne by the media whereby sexualised images of ever younger beautiful people distorts relational and neurological development and destroys healthy family relationships;**

Or. en

**Amendment 45**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**

**Paragraph 2 a (new)**

*Motion for a resolution*

*Amendment*

**2a. Notes with regret that the European Commission's implementation report fails to indicate how quickly or slowly the hotlines contact hosting providers after informing law enforcement authorities. Further notes that the Commission's report fails to indicate what procedures are currently in place for hotlines to contact hosting providers directly after contacting law enforcement authorities, where the latter are unwilling or unable to respond;**

Or. en

**Amendment 46**

**Nathalie Griesbeck**

**Motion for a resolution**

**Paragraph 2 a (new)**

*Motion for a resolution*

*Amendment*

**2a.** *Deplores the fact that in its two evaluation reports the Commission deems much of the information provided by the Member States ‘inconclusive’, with the result that a comprehensive, objective evaluation of the implementation of Directive 2011/92/EU is still impossible; calls on the Commission to draw up as soon as possible a comprehensive report on the implementation of Directive 2011/93/EU in practice;*

Or. fr

**Amendment 47**

**Anna Maria Corazza Bildt, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Antonio López-Istúriz White**

**Motion for a resolution  
Paragraph 2 a (new)**

*Motion for a resolution*

*Amendment*

**2a.** *Believes that the term "child sexual abuse material" is more appropriate than "child pornography" for such crimes against children, since the term "pornography" presupposes consent; Stresses, however, that the new terminology shall not in any way restrict the offenses listed as "child pornography" in Art. 2 (c) and Art. 5 of Directive 2011/92/EU;*

Or. en

**Amendment 48  
Jean Lambert**

**Motion for a resolution  
Paragraph 2 a (new)**

*Motion for a resolution*

*Amendment*

**2a.** *Regrets that, in its report, the Commission mentions that some Member States do not have functional “notice and take-down” procedures, sixteen years after the entry into force of Directive 2001/31/EC, but does not indicate that any action will be taken to require those Member States to comply with EU law;*

Or. en

**Amendment 49**

**Marek Jurek, Branislav Škripek**

**Motion for a resolution**

**Paragraph 2 a (new)**

*Motion for a resolution*

*Amendment*

**2a.** *Congratulates Member States, whose fight against pornography, which itself is directed against the family and children’s rights, and affects the whole society on the long term;*

Or. en

**Amendment 50**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**

**Paragraph 2 b (new)**

*Motion for a resolution*

*Amendment*

**2b.** *Regrets that the Commission's implementation report seeks to address a number of issues with regard to the implementation of the Directive. Notably, in its report on the implementation of Article 25 of the Directive, the Commission lacks to address key issues*



*which could assist the Parliament in monitoring the current situation within Member States. Such issues include, but are not limited to, the fact that no statistics are provided regarding the speed of removal of illegal content beyond 72 hours, no reporting on the frequency with which reports are followed up by law enforcement authorities is highlighted, no reporting on delays in takedowns due to the need to avoid interference with ongoing investigations is made and no information regarding whether such stored data is ever used by judicial and law enforcement authorities is given.*

Or. en

**Amendment 51**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 2 b (new)**

*Motion for a resolution*

*Amendment*

*2b. Deplores, further, the lack of precise and comprehensive statistics on the sexual abuse and sexual exploitation of children, including online, and calls on the Member States and the Commission to step up their efforts in this area;*

Or. fr

**Amendment 52**  
**Marek Jurek, Branislav Škripek**

**Motion for a resolution**  
**Paragraph 2 b (new)**

*Motion for a resolution*

*Amendment*

*2b. Underlines the insufficiency of*

*regulations regarding the prevention of different trends widespread among youth, and deplores the legislative attempts to disavow the traditional family model and which are directed against children's rights;*

Or. en

**Amendment 53**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 2 b (new)**

*Motion for a resolution*

*Amendment*

*2b. Regrets that the Commission's implementation report fails to mention whether it assessed the efficiency of the INHOPE system when it transfers reports to counterparts in third countries;*

Or. en

**Amendment 54**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 2 c (new)**

*Motion for a resolution*

*Amendment*

*2c. Regrets that the Commission has failed to collect data on the types of blocking that have been used; regrets that data has not been published on the number of websites on blocking lists in each country; regrets that there is no assessment of the use of security methods, such as encryption, to ensure that blocking lists do not leak and become seriously counterproductive; welcomes the fact that, having promoted mandatory*

*blocking in 2011, the Commission has explicitly abandoned this position;*

Or. en

**Amendment 55**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 2 c (new)**

*Motion for a resolution*

*Amendment*

*2c. Believes it is essential to use the correct terminology for crimes against children and to use the adequate terms of "child sexual abuse material" instead of "child pornography"; in this regard, ask the Commission to proceed to a technical correction of the Directive 2011/29/EU;*

Or. en

**Amendment 56**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 2 d (new)**

*Motion for a resolution*

*Amendment*

*2d. Regrets the fact that the Commission's implementation report fails to provide any statistics as regards takedown and blocking of websites containing or disseminating child sexual abuse, especially statistics regarding the speed of removal of content, the frequency with which reports are followed up by law enforcement authorities, the delays in takedowns due to the need to avoid interference with ongoing investigations, or the frequency with which any such stored data are actually used by judicial or*

*law enforcement authorities;*

Or. en

**Amendment 57**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 2 e (new)**

*Motion for a resolution*

*Amendment*

**2e.** *Regrets that, in relation to the one statistic that the Commission provided (takedowns within 72 hours), there is no data regarding the number of sites that were left online due to ongoing investigations;*

Or. en

**Amendment 58**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 3 a (new)**

*Motion for a resolution*

*Amendment*

**3a.** *Stresses that a comprehensive policy response against the new forms of child sexual exploitation and abuse on the internet, such as cyber predation, sex-extortion, commercial web streaming, revenge pornography, voyeurism, and grooming is urgently needed; recommends that the Commission, in this regard, should further assess whether the objectives of Directive 2011/93 have been achieved effectively, and whether the Directive provides a relevant response to the new digital and technological challenges and threats;*

**Amendment 59**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Considers, in particular, that the Member States should ***do more*** to combat the impunity of perpetrators ***who are close to child victims and are in a position of trust, authority or influence over the*** child; considers it to be of the utmost importance that the Member States ensure the liability of legal persons, where the lack of monitoring or supervision of a person who is a member of that legal entity, has permitted or facilitated the commission of crimes;

*Amendment*

4. Considers, in particular, that the Member States should ***make every possible effort*** to combat the impunity of perpetrators ***of child sexual abuses, as well as of individuals or legal persons, who aid, assist or abet any of child sexual exploitation and sexual abuse offences;*** considers it to be of the utmost importance that the Member States ensure the liability of legal persons, where the lack of monitoring or supervision of a person who is a member of that legal entity, has permitted or facilitated the commission of crimes;

**Amendment 60**  
**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**  
**Paragraph 4**

*Motion for a resolution*

4. Considers, in particular, that the Member States should do more to combat the impunity of perpetrators who are close to child victims and are in a position of trust, authority or influence over the child; considers it to be of the utmost importance that the Member States ensure the liability of legal persons, where the lack of monitoring or supervision of a person who is a member of that legal entity, has

*Amendment*

4. Considers, in particular, that the Member States should do more to combat the impunity of perpetrators who are close to child victims and are in a position of trust, authority or influence over the child; considers it to be of the utmost importance that the Member States ensure the liability of ***both natural and*** legal persons, where the lack of monitoring or supervision of a person who is a member of that legal

permitted or facilitated the commission of crimes;

entity, has permitted or facilitated the commission of crimes;

Or. en

**Amendment 61**  
**Maria Grapini**

**Motion for a resolution**  
**Paragraph 5**

*Motion for a resolution*

5. Is particularly concerned about the threats and risks which the online dimension poses to children, in particular as regards the online recruitment of children, as well as grooming and other forms of incitement; stresses the necessity of increasing the level of protection of children online;

*Amendment*

5. Is particularly concerned about the threats and risks which the online dimension poses to children, in particular as regards the online recruitment of children, as well as grooming and other forms of incitement; ***considers that ways must therefore be found of identifying, reporting and investigating such dangerous practices***; stresses the necessity of increasing the level of protection of children online, ***while at the same time launching awareness and information programmes regarding dangers existing online***;

Or. ro

**Amendment 62**  
**Maria Grapini**

**Motion for a resolution**  
**Paragraph 5 a (new)**

*Motion for a resolution*

***5a. Is concerned at the increase in live streaming of child sexual abuse, the perpetrators being highly skilled and innovative in the use of advanced technology; considers that all Member States should therefore seek to develop***

*innovative technical applications to detect and block access to such content, while at the same time restricting payment for services of this nature;*

Or. ro

**Amendment 63**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 6**

*Motion for a resolution*

6. Underlines the need to address new forms of crime online, such as revenge porn and sexual-extortion, that affect many youngsters, in particular teenage girls; calls on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on the internet industry to take *its* share of responsibility for tackling these crimes;

*Amendment*

6. Underlines the need to address new forms of crime online, such as revenge porn and sexual-extortion, that affect many youngsters, in particular teenage girls; calls on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on *all relevant bodies, governments, law enforcement agencies, the judiciary, hotlines, NGOs and* the internet industry to take *their* share of responsibility for tackling these crimes, *paying particular attention to the failures evident in the Commission's implementation report;*

Or. en

**Amendment 64**  
**Monika Hohlmeier, Monica Macovei**

**Motion for a resolution**  
**Paragraph 6**

*Motion for a resolution*

6. Underlines the need to address new forms of crime online, such as revenge porn and sexual-extortion, that affect many youngsters, in particular teenage girls; calls

*Amendment*

6. Underlines the need to address new forms of crime online, such as revenge porn and sexual-extortion, that affect many youngsters, in particular teenage girls; calls

on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on the internet industry to take its share of responsibility for tackling these crimes;

on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on the internet industry to take its share of responsibility for tackling these crimes, *e.g. by adopting available technologies which allow the exact identification of persons committing crimes online;*

Or. en

**Amendment 65**  
**Maria Grapini**

**Motion for a resolution**  
**Paragraph 6**

*Motion for a resolution*

6. Underlines the need to address new forms of crime online, such as revenge porn and sexual-extortion, that affect many youngsters, in particular teenage girls; calls on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on the internet industry to take its share of responsibility for tackling these crimes;

*Amendment*

6. Underlines the need to address new forms of crime online, such as revenge porn and sexual-extortion, that affect many youngsters, in particular teenage girls; calls on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on the internet industry to take its share of responsibility for tackling these crimes *through more active involvement, seeking to provide solutions, taking appropriate action and making specific recommendations;*

Or. ro

**Amendment 66**  
**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**  
**Paragraph 6**

*Motion for a resolution*

6. Underlines the need to address new

*Amendment*

6. Underlines the need to address new



forms of crime online, such as revenge porn and sexual-extortion, that affect many *youngsters, in particular teenage girls*; calls on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on the internet industry to take its share of responsibility for tackling these crimes;

forms of crime online, such as revenge porn and sexual-extortion, that affect many *young people*; calls on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on *all relevant bodies, governments, law enforcement agencies, the judiciary, hotlines, NGOs and* the internet industry to take its share of responsibility for tackling these crimes;

Or. en

**Amendment 67**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 6**

*Motion for a resolution*

6. Underlines the need to address new forms of crime online, such as revenge porn and sexual-extortion, that affect many youngsters, in particular teenage girls; calls on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on the internet industry to take its share of responsibility for tackling these crimes;

*Amendment*

6. Underlines the need to address new forms of crime online, such as revenge porn and sexual-extortion, that affect many youngsters, in particular teenage girls *but also a significant percentage of boys*; calls on the Member States to step up their efforts to adopt concrete measures to combat this new form of crime and calls on the internet industry to take its share of responsibility for tackling these crimes;

Or. en

**Amendment 68**  
**Caterina Chinnici**

**Motion for a resolution**  
**Paragraph 6 a (new)**

*Motion for a resolution*

*6a. Reiterates the right of each individual to decide on the fate of his or*

*Amendment*

*her personal data, in particular the exclusive right to control the use, disclosure of personal information and the right to be forgotten defined as the possibility to obtain a prompt removal of contents that might be prejudicial for his or her own dignity.*

Or. en

**Amendment 69**  
**Gérard Deprez, Louis Michel**

**Motion for a resolution**  
**Paragraph 6 a (new)**

*Motion for a resolution*

*Amendment*

*6a. Emphasises the need for those Member States which have not yet done so to criminalise not only online grooming, but also cyberstalking and luring children online. The term cyberstalking refers to a situation in which adults communicate online with a minor or a person they believe to be a minor for the purpose of subsequently committing a crime against that person;*

Or. fr

**Amendment 70**  
**Miriam Dalli, Tanja Fajon, Caterina Chinnici, Péter Niedermüller**

**Motion for a resolution**  
**Paragraph 6 a (new)**

*Motion for a resolution*

*Amendment*

*6a. Regrets that no statistics are provided with regard to the use of criminal law procedures to seize equipment in relevant cases.*

**Amendment 71**

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**

**Subheading 3 a (new)**

*Motion for a resolution*

*Amendment*

*Welcomes the bilateral agreements between the USA and Slovakia, and the UK on intelligence sharing on convicted sex offenders;*

**Amendment 72**

**Nathalie Griesbeck**

**Motion for a resolution**

**Paragraph 7 a (new)**

*Motion for a resolution*

*Amendment*

*7a. Calls on the Commission and the Member States to increase the resources earmarked for the identification of victims, and urges the nine Member States which have not yet transposed Article 15(4) of Directive 2011/92/EU on the identification of victims to do so without delay and implement that provision by setting up special investigative teams equipped with appropriate tools and resources;*

**Amendment 73**

**Gérard Deprez, Louis Michel**

**Motion for a resolution**

## Paragraph 8

### *Motion for a resolution*

8. Underlines the importance of implementing Article 17 (3) in order to ensure that the Member States have jurisdiction over offences committed by means of information and communication technology (ICT) accessed from their territory whether or not it is based on their territory;

### *Amendment*

8. Underlines the importance of implementing Article 17 (3) in order to ensure that the Member States have jurisdiction over offences committed by means of information and communication technology (ICT) accessed from their territory whether or not it is based on their territory; ***emphasises the need to develop the practical basis for a common EU approach to the issue of jurisdiction in cyberspace, as pointed out at the informal meeting of justice and home affairs ministers held on 26 January 2016;***

Or. fr

## Amendment 74

**Kostas Chrysogonos**

### **Motion for a resolution**

#### **Paragraph 8**

### *Motion for a resolution*

8. Underlines the importance of implementing Article 17 (3) in order to ensure that the Member States have jurisdiction over offences committed by means of information and communication technology (ICT) accessed from their territory whether or not it is based on their territory;

### *Amendment*

8. Underlines the importance of implementing Article 17 in order to ensure that the Member States have jurisdiction over offences committed by means of information and communication technology (ICT) accessed from their territory whether or not it is based on their territory;

Or. en

## Amendment 75

**Kostas Chrysogonos**

### **Motion for a resolution**

#### **Paragraph 8 a (new)**

*Motion for a resolution*

*Amendment*

**8a.** *Deplores that not all offences listed in Directive 2011/92/EU are included in Member States' national legislation, when it comes to extraterritorial jurisdiction; regrets that some Member States guarantee that sexual abuse offences committed abroad will be prosecuted without a complaint by the victim; calls on the Member States to tackle effectively these shortcomings;*

Or. en

**Amendment 76**

**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

**Motion for a resolution**

**Paragraph 8 a (new)**

*Motion for a resolution*

*Amendment*

**8a.** *Calls on all Member States to allocate adequate financial and human resources to law enforcement authorities to combat child sexual abuse and exploitation, including specific training for police and investigators;*

Or. en

**Amendment 77**

**Kostas Chrysogonos**

**Motion for a resolution**

**Paragraph 8 b (new)**

*Motion for a resolution*

*Amendment*

**8b.** *Regrets that precise statistics and data on the number of crimes committed*

*in the area of child sexual abuse and exploitation in particular, is still lacking due to the high percentage of unreported cases, the novelty of the offences, and the differences in the definitions and methodologies used in various Member States;*

Or. en

## **Amendment 78**

**Monika Hohlmeier, Monica Macovei**

### **Motion for a resolution**

#### **Paragraph 9**

##### *Motion for a resolution*

9. Stresses that the main challenges faced by the law enforcement and judicial authorities in the investigation and prosecution of child sexual abuse offences online stem from the dependence on electronic evidence and digital investigative techniques, which are made less effective by new technologies such as encryption, and also by the discrepancies in data retention rules between the Member States;

##### *Amendment*

9. Stresses that the main challenges faced by the law enforcement and judicial authorities in the investigation and prosecution of child sexual abuse offences online stem from the dependence on electronic evidence and digital investigative techniques, which are made less effective by new technologies such as encryption, and also by the discrepancies in data retention rules between the Member States; ***stresses that law enforcement authorities face obstacles in the prosecution of crime in the online sphere, e.g. by the use of outdated technology such as CGN of the internet service providers; points out that these obstacles could be revoked by urging the industry to implement available up-to-date technology and would allow protecting the privacy of innocent citizens who by design of CGN were allocated the same IP address than the person committing a crime online;***

Or. en

## Amendment 79

Anna Maria Corazza Bildt, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White

### Motion for a resolution

#### Paragraph 9

##### *Motion for a resolution*

9. Stresses that the main challenges faced by the law enforcement and judicial authorities in the investigation and prosecution of child sexual abuse offences online stem from the dependence on electronic evidence and digital investigative techniques, which are *made* less effective *by new technologies such as encryption, and also by the discrepancies in data retention rules between the Member States*;

##### *Amendment*

9. Stresses that the main challenges faced by the law enforcement and judicial authorities in the investigation and prosecution of child sexual abuse offences online stem from the dependence on electronic evidence and digital investigative techniques which are *becoming* less effective *due to technological development*; *Calls on the Member States to apply the provisions of the Directive in a future proof manner, investing in technological and innovative solutions to increase the possibilities to prosecute perpetrators, as well as to dismantle criminal networks online and to protect victims*;

Or. en

## Amendment 80

Nathalie Griesbeck

### Motion for a resolution

#### Paragraph 9

##### *Motion for a resolution*

9. Stresses that the *main challenges faced* by the law enforcement and judicial authorities in the investigation and prosecution of child sexual abuse offences online stem from the dependence on electronic evidence and digital investigative techniques, *which are made less effective by new technologies such as encryption, and also by the discrepancies in data retention rules between the*

##### *Amendment*

9. Stresses that the *significant problems encountered* by the law enforcement and judicial authorities in the investigation and prosecution of child sexual abuse offences online, *which stem in particular from the cross-border nature of many investigations or from* dependence on electronic evidence and digital investigative techniques;

*Member States;*

Or. fr

## **Amendment 81**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

### **Motion for a resolution**

#### **Paragraph 9**

##### *Motion for a resolution*

9. Stresses that the *main challenges faced by the law enforcement and judicial authorities in* the investigation and prosecution of child sexual abuse offences *online stem from the dependence on* electronic evidence and digital investigative techniques, *which are made less effective by new technologies such as encryption, and also by the discrepancies in data retention rules between the Member States;*

##### *Amendment*

9. Stresses that the *European Commission and national authorities should greatly increase the resources being put into* the investigation and prosecution of child sexual abuse offences, *in particular to identify barriers to the collection and availability of* electronic evidence and *the development of* digital investigative techniques; *urges authorities to recognise that over reliance on hotlines and industry can be counterproductive only outsources the fight against child sexual abuse material;*

Or. en

## **Amendment 82**

**Jean Lambert**

### **Motion for a resolution**

#### **Paragraph 9**

##### *Motion for a resolution*

9. Stresses *that the main challenges faced by the law enforcement and judicial authorities in* the investigation and prosecution of child sexual abuse offences *online stem from the dependence on* electronic evidence *and digital investigative techniques, which are made less effective by new technologies such as*

##### *Amendment*

9. Stresses *the necessity* in the investigation and prosecution of child sexual abuse offences *online to find means to secure and obtain* electronic evidence *more rapidly and the importance of close cooperation between law enforcement authorities, including through the increased use of joint investigation teams,*



*encryption, and also by the discrepancies in data retention rules between the Member States;*

*and service providers active on European territory, in accordance with the GDPR (2016/679/EU), the Police Directive (2016/680/EU) and existing MLA agreements;*

Or. en

**Amendment 83**  
**Gérard Deprez, Louis Michel**

**Motion for a resolution**  
**Paragraph 9 a (new)**

*Motion for a resolution*

*Amendment*

*9a. Expresses concern at the use by internet service providers of carrier-grade network address translation technologies (NAT CGN) which make it possible for several users to share a single IP address at the same time, jeopardising online security and liability; calls on the Member States to encourage internet service providers and network operators to take the steps needed to limit the number of users per IP address, phase out the use of CGN technologies and make the investment required to introduce as a matter of urgency the next generation of internet protocol addresses (version 6 - IPv6);*

Or. fr

**Amendment 84**  
**Louis Michel, Gérard Deprez**

**Motion for a resolution**  
**Paragraph 10**

*Motion for a resolution*

*Amendment*

10. Calls on the Member States to step

10. Calls on the Member States to step

up their police and judicial cooperation as well as to make full use of the existing EU cooperation tools provided by Europol and Eurojust to ensure the successful investigation and prosecution of perpetrators; stresses that Europol and Eurojust should be given the appropriate resources to fulfil their task in this respect and encourages the Member States to share best practices;

up their police and judicial cooperation as well as to make full use of the existing EU cooperation tools provided by Europol - *in particular in the context of AP Twins and the European Cybercrime Centre* - and Eurojust to ensure the successful investigation and prosecution of perpetrators; stresses that Europol and Eurojust should be given the appropriate resources to fulfil their task in this respect and encourages the Member States to share best practices;

Or. fr

**Amendment 85**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 10**

*Motion for a resolution*

10. Calls on the Member States to step up their police and judicial cooperation as well as to make full use of the existing EU cooperation tools provided by Europol and Eurojust to ensure the successful investigation and prosecution of perpetrators; stresses that Europol and Eurojust should be given the appropriate resources to fulfil their task in this respect and encourages the Member States to share best practices;

*Amendment*

10. Calls on the Member States to step up their police and judicial cooperation as well as to make full use of the existing EU cooperation tools provided by Europol and Eurojust to ensure the successful investigation and prosecution of perpetrators *and possible accomplices*; stresses that Europol and Eurojust should be given the appropriate resources to fulfil their task in this respect and encourages the Member States to share best practices;

Or. en

**Amendment 86**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 10 a (new)**

**10a.** *Takes into account the vulnerable situation, in particular of migrant children and especially unaccompanied, as they are particularly vulnerable to abuse, trafficking and sexual exploitation; calls on the Member States and the EU authorities to take concrete actions to protect those children; recommends the Member States and the EU authorities to expedite the appointment of qualified guardians to unaccompanied children and ensure that the best interest of the child is always taken into account; calls on the Member States and any other competent authorities and organisations to register and identify children in a child-friendly way to ensure that they enter the national and international protection systems in order to prevent their sexual abuse or exploitation or their possible disappearance; recommends the Member States and the EU authorities to reinforce existing tools for such vulnerable or missing children including the appropriate helplines or hotlines;*

Or. en

**Amendment 87**

**Anna Maria Corazza Bildt, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

**Motion for a resolution**

**Paragraph 11**

*Motion for a resolution*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, especially girls; calls for an enhanced exchange of information among

*Amendment*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, especially girls; calls for an enhanced exchange of information among

authorities to trace missing children and for the interoperability of data bases;

authorities to trace missing children and for the interoperability of data bases; ***calls on the Member States to adopt an holistic approach involving all actors concerned and to increase cooperation with law enforcement authorities, social services and civil society; recognises the important role of civil society in identifying vulnerable children, given the lack of trust migrant children have shown in law enforcement authorities;***

Or. en

**Amendment 88**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 11**

*Motion for a resolution*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, especially girls; calls for an enhanced exchange of information among authorities to trace missing children and for the interoperability of data bases;

*Amendment*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of ***children, including*** migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, especially girls, ***but also a significant percentage of boys***; calls for an enhanced ***cooperation, such as the rapid*** exchange of information among authorities to trace missing children and for the interoperability of data bases;

Or. en

**Amendment 89**  
**Gérard Deprez, Louis Michel**

**Motion for a resolution**  
**Paragraph 11**

*Motion for a resolution*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, especially girls; calls for an enhanced exchange of information among authorities to trace missing children and for the interoperability of data bases;

*Amendment*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, especially girls; calls for an enhanced exchange of information among authorities to trace missing children and for the interoperability of data bases; ***calls for a unit dealing with missing migrant children to be set up within Europol;***

Or. fr

**Amendment 90**

**Jean Lambert**

**Motion for a resolution**

**Paragraph 11**

*Motion for a resolution*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, especially girls; calls for an enhanced exchange of information among authorities to trace missing children ***and for the interoperability of data bases;***

*Amendment*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, especially girls; calls for an enhanced exchange of information among authorities to trace missing children;

Or. en

**Amendment 91**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**

**Paragraph 11**

*Motion for a resolution*

*Amendment*

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation, *especially girls*; calls for an enhanced exchange of information among authorities to trace missing children and for the interoperability of data bases;

11. Calls on the Member States to step up their police and judicial cooperation to combat the trafficking and smuggling of migrant children, who are particularly vulnerable to abuse, trafficking and sexual exploitation; calls for an enhanced exchange of information among authorities to trace missing children and for the interoperability of data bases;

Or. en

**Amendment 92**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 12**

*Motion for a resolution*

12. Encourages the Member States to intensify their efforts to combat child sex tourism and prosecute perpetrators, taking into account the responsibility of all actors involved;

*Amendment*

12. Encourages the Member States to intensify their efforts to combat child sex tourism and prosecute perpetrators *and accomplices*, taking into account the responsibility of all actors involved;

Or. en

**Amendment 93**  
**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**  
**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

***12a. Encourages Member States to dedicate plentiful resources to breaking the businesses of child abusers both within the EU and in third countries;***

Or. en

**Amendment 94**  
**Maria Grapini**

**Motion for a resolution**  
**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

**12a. Considers that Member States should be encouraged to develop a specialised international network to combat sex tourism, accompanied by government-led policies such as the introduction of funding programmes to assist families and children living in danger zones;**

Or. ro

**Amendment 95**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 12 a (new)**

*Motion for a resolution*

*Amendment*

**12a. Condemns unequivocally forms of sexual abuse or exploitation of children, as well as violent and abusive child victimisation at all levels; welcomes the adoption by the Council of Europe of its Strategy for the Rights of the Child (2016-2021); calls on the all the EU institutions and Member States to take appropriate measures to prevent and protect children from all forms of physical and psychological violence, including physical and sexual abuse and sexual exploitation; calls on all the EU institutions and Member States to make a united, effective action to eradicate sexual abuse and exploitation and in general sexual crimes against children; calls on the EU institutions and Member States to explicitly consider the protection of**

*children as a priority when programming and implementing policies, which may negatively affect them;*

Or. en

**Amendment 96**  
**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**  
**Paragraph 13**

*Motion for a resolution*

13. Calls on the Member States to put in place effective preventive and intervention programmes, including regular training programmes, for all officials who are in contact with children to better assess the risk of committing crimes *and to intervene in those communities where the likelihood of committing the crimes listed in the Directive is higher;*

*Amendment*

13. Calls on the Member States to put in place effective preventive and intervention programmes, including regular training programmes, for all officials, *educators and stakeholders*, who are in contact with children to better assess the risk of committing crimes.

Or. en

**Amendment 97**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 13 a (new)**

*Motion for a resolution*

*13a. Urges all Member States to conduct appropriate measures such as public awareness raising, preventive campaigns, training and dedicated education programmes for the authorities, parents, teachers, children and minors - in cooperation also with parents' associations active in the protection of children and minors, as well as with relevant civil society organisations -, in*

*Amendment*



*order to promote the importance of family values (e.g. mutual responsibility, respect and care), human dignity, self-esteem, non-violence, and in general of children's rights to be protected against all forms of sexual abuse and sexual exploitation;*

Or. en

**Amendment 98**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 13 b (new)**

*Motion for a resolution*

*Amendment*

**13b.** *Calls on the EU institutions and the Member States for the establishment of a multi-stage system in child protection based on the best interests of the child and the full respect of her or his fundamental rights, in order to send a clear message that all forms of physical, sexual and emotional abuse against children are unacceptable, and punishable by law;*

Or. en

**Amendment 99**  
**Caterina Chinnici**

**Motion for a resolution**  
**Paragraph 14**

*Motion for a resolution*

*Amendment*

14. Encourages the Member States to share best practices on educational materials and training programmes for all the actors involved, such as teachers, educators and law enforcement authorities, to raise awareness of grooming and other risks to the safety of children online, in

14. Encourages the Member States to share best practices on educational materials and training programmes for all the actors involved, such as teachers, **parents**, educators and law enforcement authorities, to raise awareness of grooming and other risks to the safety of children

particular for girls;

online, in particular for girls; *encourages both Member States and the Commission to set up ambitious educational programmes within schools targeted to both parents and youngsters in order to empower them with tools to use the internet responsibly and avoid possible risks. Regarding parents it is fundamental to give them guidelines to assess risks their children may face and detect early signs of potential online sexual abuse.*

Or. en

### **Amendment 100**

**Louis Michel, Gérard Deprez**

#### **Motion for a resolution**

##### **Paragraph 14**

###### *Motion for a resolution*

14. Encourages the Member States to share best practices on educational materials and training programmes for all the actors involved, such as teachers, educators and law enforcement authorities, to raise awareness of grooming and other risks to the safety of children online, in particular for girls;

###### *Amendment*

14. Encourages the Member States to share best practices on educational materials and training programmes for all the actors involved, such as teachers, educators and law enforcement authorities, to raise awareness of grooming and other risks to the safety of children online, in particular for girls; *urges the Member States to include in the compulsory school curriculum a programme designed to make children aware of the dangers of the internet and encourage them to report incidents which they witness or of which they are victims, in particular via the hot lines set up specifically for them;*

Or. fr

### **Amendment 101**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

#### **Motion for a resolution**

## Paragraph 14

### *Motion for a resolution*

14. Encourages the Member States to share best practices on educational materials and training programmes for all the actors involved, such as teachers, educators and law enforcement authorities, to raise awareness of grooming and other risks to the safety of children online, ***in particular for girls***;

### *Amendment*

14. Encourages the Member States to share best practices on educational materials and training programmes for all the actors involved, such as teachers, educators and law enforcement authorities, to raise awareness of grooming and other risks to the safety of children online;

Or. en

## Amendment 102

Gérard Deprez, Louis Michel

### Motion for a resolution

#### Paragraph 14 a (new)

### *Motion for a resolution*

### *Amendment*

***14a. Calls on service providers to step up their efforts to raise awareness of the risks inherent in going online, in particular for children, by developing interactive tools and information materials;***

Or. fr

## Amendment 103

Nathalie Griesbeck

### Motion for a resolution

#### Paragraph 15

### *Motion for a resolution*

15. Urges the Member States to incorporate into their legislation mandatory background checks for persons applying or volunteering for activities or jobs relating to children, ***including software and online***

### *Amendment*

15. Urges Member States to introduce in their legislation mandatory background checks for persons applying or volunteering for activities or jobs relating to children and to systematically exchange

*content developers, travel agents and legal entities/persons*, and to systematically exchange information on individuals posing a risk to children;

information on individuals posing a risk to children;

Or. fr

#### **Amendment 104**

**Miriam Dalli, Tanja Fajon, Birgit Sippel, Caterina Chinnici, Péter Niedermüller**

#### **Motion for a resolution**

##### **Paragraph 15**

###### *Motion for a resolution*

15. Urges the Member States to incorporate into their legislation mandatory background checks for persons applying or volunteering for activities or jobs *relating to children, including software and online content developers, travel agents and legal entities/persons, and to systematically exchange information on individuals posing a risk to* children;

###### *Amendment*

15. Urges the Member States to incorporate into their legislation mandatory *criminal* background checks for persons applying or volunteering for activities or jobs *where they have direct access to or authority over* children;

Or. en

#### **Amendment 105**

**Jean Lambert**

#### **Motion for a resolution**

##### **Paragraph 15**

###### *Motion for a resolution*

15. Urges the Member States to incorporate into their legislation mandatory background checks for persons applying or volunteering for activities or jobs relating to children, *including software and online content developers, travel agents and legal entities/persons*, and to systematically exchange information on individuals posing a risk to children;

###### *Amendment*

15. Urges the Member States to incorporate into their legislation mandatory background checks for persons applying or volunteering for activities or jobs relating to children, and to systematically exchange information on individuals posing a risk to children;

**Amendment 106**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 16**

*Motion for a resolution*

16. Calls on the Member States to exchange information about child sex offenders in order to prevent them from moving unnoticed from one Member State to another in order to work or volunteer with children or children's institutions; encourages the Member States to enhance information sharing on criminal convictions and disqualifications, as well as to improve data collection in national registers of perpetrators;

*Amendment*

16. Calls on the Member States **and competent EU institutions** to exchange **appropriate and in due time** information about child sex offenders in order to prevent them from moving unnoticed from one Member State to another in order to work or volunteer with children or children's institutions; encourages the Member States to enhance information sharing on criminal convictions and disqualifications, as well as to improve **systematic and coherent** data collection in national registers of perpetrators **and accomplices**;

**Amendment 107**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 16**

*Motion for a resolution*

16. Calls on the Member States to exchange information about child sex offenders **in order to prevent them from moving unnoticed** from one Member State to another in order to work or volunteer with children or children's institutions; encourages the Member States to enhance information sharing on criminal convictions and disqualifications, as well as to improve data collection in national

*Amendment*

16. Calls on the Member States to exchange information about child sex offenders **who have been convicted, who present a clear and concrete risk of recidivism and who are moving** from one Member State to another, in order to work or volunteer with children or children's institutions; encourages the Member States to enhance information sharing on criminal convictions and disqualifications, as well

registers of perpetrators;

as to improve data collection in national registers of perpetrators;

Or. en

**Amendment 108**

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**

**Paragraph 16 a (new)**

*Motion for a resolution*

*Amendment*

***16a. Encourages Member States to fulfil their prevention obligations by providing effective, academically peer-reviewed, intervention programmes for potential child sex abusers;***

Or. en

**Amendment 109**

**Kostas Chrysogonos**

**Motion for a resolution**

**Paragraph 16 a (new)**

*Motion for a resolution*

*Amendment*

***16a. Calls on all the Member States to fully and in due time transpose the provisions of Directive 2011/93/EU on offences concerning sexual exploitation, offences concerning sexual abuse when abuse is made of a recognised position of trust, authority or influence or abuse is made of a particularly vulnerable situation of the child, and concerning the liability of legal persons;***

Or. en

**Amendment 110**  
**Marek Jurek, Branislav Škripek**

**Motion for a resolution**  
**Paragraph 16 a (new)**

*Motion for a resolution*

*Amendment*

***16a. Urges Member States to work on the banning of prostitution and pornography, being the most effective of fighting child sexual abuse;***

Or. en

**Amendment 111**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 16 b (new)**

*Motion for a resolution*

*Amendment*

***16b. Calls on the law-enforcement authorities, both at national and EU-level to invest in new technologies to fight crimes in the dark web and deep web; stresses that Eurojust and Europol must be given appropriate resources to improve the identification of victims, especially to fight organised networks of sexual abuse and exploitation of children and to accelerate the detection, analysis and referral of child abuse material on- and offline;***

Or. en

**Amendment 112**  
**Marek Jurek, Branislav Škripek**

**Motion for a resolution**  
**Paragraph 16 b (new)**

*Motion for a resolution*

*Amendment*

**16b.** *Calls on Member States to revise their legislation and to withdraw from damaging children regulations which enable adoption for homosexual couples;*

Or. en

**Amendment 113**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 16 c (new)**

*Motion for a resolution*

*Amendment*

**16c.** *Notes that some Member States have developed dedicated operational systems and forensic capabilities aimed at investigating child sexual abuse, however most of Member States do not have specialised investigative services, nor the financial means to acquire forensic materials, such as specific software for enabling online investigation; recommends therefore the EU to support these services by providing relevant funds, where it is needed;*

Or. en

**Amendment 114**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 16 a (new)**

*Motion for a resolution*

*Amendment*

**16a.** *Notes that most cases involving the sexual abuse and sexual exploitation of children are not reported to the authorities responsible for law*



*enforcement; calls on the Commission and the Member States to take appropriate measures to improve and enhance children's reporting of abuse and to consider setting up systematic direct reporting mechanisms;*

Or. fr

**Amendment 115**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 16 b (new)**

*Motion for a resolution*

*Amendment*

*16b. Calls on the Member States to develop or to reinforce child helplines that provide help and support for children that are victims of sexual abuses or exploitation and that fulfil children's fundamental right to be heard; asks the Member States to ensure the 24H/24 availability of these helplines, their accessibility via different means of communication, their confidentiality, that they are free of cost for the children but also for the helplines, their clear positioning within national child protection systems and to guarantee structural and long term funding for these helplines;*

Or. en

**Amendment 116**  
**Gérard Deprez, Louis Michel**

**Motion for a resolution**  
**Paragraph 17**

*Motion for a resolution*

17. Calls on the Member States to fully implement Directive 2012/29/EU on the rights of the victims of crime, to adopt specific measures to protect child victims and to share best practices to ensure that children receive proper assistance and support throughout the entirety of criminal proceedings and thereafter;

*Amendment*

17. Calls on the Member States to fully implement Directive 2012/29/EU on the rights of the victims of crime, to adopt specific measures to protect child victims and to share best practices to ensure that children receive proper assistance and support throughout the entirety of criminal proceedings and thereafter; ***calls on the Member States to conduct campaigns to promote support for child victims and improve the provision of telephone hot lines for children;***

Or. fr

**Amendment 117**  
**Caterina Chinnici**

**Motion for a resolution**  
**Paragraph 18**

*Motion for a resolution*

18. Welcomes the best practices adopted in some Member States for the protection of children, such as the Barnahus in Sweden; calls on the Member States to focus on ensuring the provision of legal aid, psychological support and assistance and to avoid the secondary victimisation of children;

*Amendment*

18. Welcomes the best practices adopted in some Member States for the protection of children, such as the Barnahus in Sweden; calls on the Member States to focus on ensuring the provision of legal aid, psychological support and assistance and to avoid the secondary victimisation of children; ***encourages Member States to set up awareness campaigns both at regional and national level to foster a cultural change in public opinion to avoid any victim-blaming attitude or behaviour engaged in some communities, which may result in additional trauma for children victims of abuse;***

Or. en

### **Amendment 118**

**Anna Maria Corazza Bildt, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Antonio López-Istúriz White**

#### **Motion for a resolution**

##### **Paragraph 18**

###### *Motion for a resolution*

18. Welcomes the best practices adopted in some Member States for the protection of children, such as the ***Barnahus*** in Sweden; calls on the Member States to focus on ensuring the provision of legal aid, psychological support and assistance and to avoid the secondary victimisation of children;

###### *Amendment*

18. Welcomes the best practices adopted in some Member States for the protection of children, such as the ***Barnhuset*** in Sweden; calls on the Member States to focus on ensuring the provision of legal aid, psychological support and assistance and to avoid the secondary victimisation of children;

Or. en

### **Amendment 119**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

#### **Motion for a resolution**

##### **Paragraph 18**

###### *Motion for a resolution*

18. Welcomes the best practices adopted in some Member States for the protection of children, *such as the ***Barnahus in Sweden****; calls on the Member States to focus on ensuring the provision of legal aid, psychological support and assistance and to avoid the secondary victimisation of children;

###### *Amendment*

18. Welcomes the best practices adopted in some Member States for the protection of children; calls on the Member States to focus on ensuring the provision of legal aid, psychological support and assistance and to avoid the secondary victimisation of children;

Or. en

### **Amendment 120**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

#### **Motion for a resolution**

##### **Subheading 6 a (new)**

*Motion for a resolution*

*Amendment*

*Regrets that the Commission has failed to collect data on the types of blocking that have been used by the various Member States; further regrets that data has not been published on the number of websites on blocking lists in each country; regrets with concern that there is no assessment of the use of security methods, such as encryption, to ensure that blocking lists do not leak and become seriously counterproductive;*

Or. en

**Amendment 121**

**Miriam Dalli, Tanja Fajon, Birgit Sippel, Péter Niedermüller**

**Motion for a resolution  
Subheading 6 b (new)**

*Motion for a resolution*

*Amendment*

*Notes that Directive 2011/92/EU does not require mandatory blocking; recognises that blocking is not a perfect technology; recommends removal of child abuse, child exploitation and child sexual abuse material at source in the context of efficient judicial and law enforcement actions;*

Or. en

**Amendment 122**

**Miriam Dalli, Tanja Fajon, Birgit Sippel, Péter Niedermüller**

**Motion for a resolution  
Subheading 6 c (new)**

*Motion for a resolution*

*Amendment*

*Regrets with concern that the Commission mentions that some Member States do not have functional “notice and take-down” procedures, sixteen years after the entry into force of Directive 2001/31/EC (E-Commerce directive), but does not indicate that any action will be taken to require those Member States to comply with EU law;*

Or. en

**Amendment 123**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

**Motion for a resolution**

**Subheading 6 d (new)**

*Motion for a resolution*

*Amendment*

*Calls on the Commission to make further efforts to gather the information necessary to ascertain what the procedure is in Member States where no functional notice, take down procedure, not criminal measures are in place and to open up infringement procedures against Member States should they be found not to comply with the obligations laid down in Directive 2001/31/EC on this matter.*

Or. en

**Amendment 124**

**Caterina Chinnici**

**Motion for a resolution**

**Paragraph 19**

*Motion for a resolution*

*Amendment*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove

webpages containing child pornography hosted on their territory; regrets the fact that only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully implement Article 25, including blocking child sexual abuse material where possible, and with the relevant safeguards in place;

webpages containing child pornography hosted on their territory; regrets the fact that only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully implement Article 25, including blocking child sexual abuse material where possible, and with the relevant safeguards in place; ***recalls that in the fight against the diffusion of child sexual abuse material, removal measures are, in principle, more effective than blocking since the latter does not delete the content, which remains accessible through the use of encryption tools such as Virtual Private Networks (VPN).***

Or. en

**Amendment 125**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 19**

*Motion for a resolution*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing child pornography hosted on their territory; ***regrets the fact that only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully implement Article 25, including blocking child sexual abuse material where possible, and with the relevant safeguards in place;***

*Amendment*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing child pornography hosted on their territory; ***points out that removing webpages of this kind remains the most effective long-term measure to combat illegal content;***

Or. fr

## Amendment 126

Miriam Dalli, Tanja Fajon, Péter Niedermüller

### Motion for a resolution

#### Paragraph 19

##### *Motion for a resolution*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing child **pornography** hosted on their territory; regrets the fact that **only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory**; calls on the Member States to fully implement Article 25, **including blocking child sexual abuse material where possible, and with** the relevant safeguards in place;

##### *Amendment*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing Child **Sexual Abuse material** hosted on their territory; regrets the fact that **the European Commission has not assessed the security of blocking lists, the technologies used for blocking in those countries that have implemented the measures, the implementation of security measures, such as encryption, for the storage and communication of blocking lists or meaningful analysis of the effectiveness of this measure**; calls on the Member States to fully implement Article 25, **and regrets that the Commission has not provided any analysis on whether not** the relevant safeguards in place;

Or. en

## Amendment 127

Anna Maria Corazza Bildt, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Antonio López-Istúriz White

### Motion for a resolution

#### Paragraph 19

##### *Motion for a resolution*

19. **Acknowledges** that the Member States have put in place legislation and administrative measures to remove webpages containing child **pornography** hosted on their territory; regrets the fact that only half of the Member States have

##### *Amendment*

19. **Welcomes** that the Member States have put in place legislation and administrative measures to remove webpages containing child **sexual abuse material** hosted on their territory; regrets the fact that only half of the Member States

incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully implement Article 25, **including blocking** child sexual abuse material **where possible, and** with the relevant safeguards in place;

have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully implement Article 25 **and give priority to the swift removal-at-source of** child sexual abuse material **to permanently delete it from the Internet and, when the removal is not possible, to proceed to the blocking of websites containing child sexual abuse material** with the relevant safeguards in place;

Or. en

**Amendment 128**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 19**

*Motion for a resolution*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing child pornography hosted on their territory; regrets the fact that **only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory**; calls on the Member States to fully implement Article 25, **including blocking child sexual abuse material where possible, and with** the relevant safeguards in place;

*Amendment*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing child pornography hosted on their territory; regrets the fact that **the European Commission has not assessed the security of blocking lists, the technologies used for blocking in those countries that have implemented the measures, the implementation of security measures, such as encryption, for the storage and communication of blocking lists or meaningful analysis of the effectiveness of this measure**; calls on the Member States to fully implement Article 25, **and regrets that the Commission has not provided any analysis on whether or not** the relevant safeguards in place;

Or. en



**Amendment 129**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 19**

*Motion for a resolution*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing **child pornography** hosted on their territory; regrets the fact that only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully implement Article 25, including blocking child sexual abuse **material where possible**, and with the relevant safeguards in place;

*Amendment*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing **material of sexual abuse or exploitation of children** hosted on their territory; regrets the fact that only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully **and in due time** implement Article 25, including blocking child sexual abuse **or exploitation material** and with the relevant safeguards in place;

Or. en

**Amendment 130**  
**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**  
**Paragraph 19**

*Motion for a resolution*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing child pornography hosted on their territory; regrets the fact that only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully implement Article 25, including blocking child **sexual abuse material**

*Amendment*

19. Acknowledges that the Member States have put in place legislation and administrative measures to remove webpages containing child pornography hosted on their territory; regrets the fact that only half of the Member States have incorporated provisions into their legislation making it possible to block access to such webpages for users within their territory; calls on the Member States to fully implement Article 25, including blocking child **pornography** where

where possible, and with the relevant safeguards in place;

possible, and with the relevant safeguards in place;

Or. en

**Amendment 131**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 19 a (new)**

*Motion for a resolution*

*Amendment*

**19a. Stresses that the measure of removal of online content regarding sexual abuse or exploitation of children shall be preferable to blocking such content; underlines in this context that removing a website with such content ensures complete eradication of its content, while blocking a website with such content renders its content temporarily inaccessible and bears the risk, if insufficient safeguards are in place to authorise it, of possible interference with the right to freedom of expression, e.g. by occasionally also blocking legitimate content;**

Or. en

**Amendment 132**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 19 a (new)**

*Motion for a resolution*

*Amendment*

**19a. Acknowledges that the Member States can block access to webpages which contain or disseminate content which showcases child sexual abuse or exploitation, but only as a second option if**

*it has not been possible to remove the webpages in question, in keeping with the ‘take-down rather than blocking’ principle;*

Or. fr

**Amendment 133**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 19 a (new)**

*Motion for a resolution*

*Amendment*

*19a. Notes that Directive 2011/92/EU does not require mandatory blocking; recognises that blocking is neither a single technology nor a reliable one; recommends removal of child abuse, child exploitation and child pornography material at source in the context of efficient judicial and law enforcement actions;*

Or. en

**Amendment 134**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

*Amendment*

20. Calls on the Member States to speed up, in cooperation with the Internet industry, the notice and take-down procedures and to establish partnerships with the online industry to prevent networks and systems from being hacked and misused to distribute child sexual abuse material;

20. *Highlights that child protection should be enhanced especially in the digital world in light of the increased instances of sexual violation, grooming and forced prostitution where the perpetrators used the internet to make contact;* calls on the Member States to speed up, in cooperation with the *public sector and the* Internet industry, the notice

and take-down procedures and to establish partnerships with the online industry, *as well with competent authorities such Europol and Eurojust*, to prevent networks and systems from being hacked and misused to distribute child sexual abuse *or exploitation material; urges the public and especially the private sector to take its shared responsibility and refrain from providing or facilitating the transmission and distribution of child sexual abuse or exploitation* material;

Or. en

**Amendment 135**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

20. Calls on the Member States to speed up, in cooperation with the Internet industry, *the* notice and take-down procedures and to establish partnerships with the online industry to prevent networks and systems from being hacked and misused to distribute child sexual abuse material;

*Amendment*

20. Calls on the Member States to speed up *cooperation between law enforcement authorities both within the EU and with third countries, to assess whether*, in cooperation with the Internet industry, notice and take-down procedures *can be further improved* and to establish partnerships with the online industry to prevent networks and systems from being hacked and misused to distribute child sexual abuse material, *in particular through the use of security by design principles and effective use of encryption and other security technologies*;

Or. en

**Amendment 136**  
**Nathalie Griesbeck**

**Motion for a resolution**

## Paragraph 20

### *Motion for a resolution*

20. Calls on the Member States to speed up, in cooperation with the Internet industry, the notice and take-down procedures and to establish partnerships with the online industry ***to prevent networks and systems from being hacked and misused to distribute child sexual abuse material;***

### *Amendment*

20. ***Recognises the progress that has been made in removing content of this kind; deplors the fact, however, that removal procedures still take too long, and emphasises the need to reduce the time taken to remove content of this kind;*** calls on the Member States to speed up, in cooperation with the Internet industry, the notice and take-down procedures and to establish partnerships with the online industry; ***points out that, when content is made available from third countries, such partnerships should also involve stepping up cooperation with third countries in order to secure the prompt removal of the content in question;***

Or. fr

## Amendment 137

**Kostas Chrysogonos**

### **Motion for a resolution**

#### **Paragraph 20**

### *Motion for a resolution*

20. Calls on the Member States to speed up, in cooperation with the Internet industry, the notice and take-down procedures and to establish partnerships ***with the online industry*** to prevent networks and systems from being hacked and misused to distribute child sexual abuse material;

### *Amendment*

20. Calls on the Member States to speed up, in cooperation with the Internet industry, ***Eurojust and Europol***, the notice and take-down procedures and to establish ***relevant*** partnerships to prevent networks and systems from being hacked and misused to distribute child sexual abuse material;

Or. en

## Amendment 138

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution**  
**Paragraph 20**

*Motion for a resolution*

20. Calls on the Member States to speed up, in cooperation with the Internet industry, the notice and take-down procedures and to establish partnerships with the online industry to prevent networks and systems from being hacked and misused to distribute child *sexual abuse material*;

*Amendment*

20. Calls on the Member States to speed up, in cooperation with the Internet industry, the notice and take-down procedures and to establish partnerships with the online industry to prevent networks and systems from being hacked and misused to distribute child *pornography*;

Or. en

**Amendment 139**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 20 a (new)**

*Motion for a resolution*

*Amendment*

**20a. *Regrets the lack of available information, at both national, European and international level regarding the take-down proceedings, the speed of removal of content or delays in removal, transnational cooperation in that matter, blocking proceedings, methods and safeguards, as well as the results of these measures, leading to a policy assessment that does not necessary reflect the extent of the problem;***

Or. en

**Amendment 140**  
**Miriam Dalli, Tanja Fajon, Birgit Sippel, Péter Niedermüller**

**Motion for a resolution**  
**Paragraph 21**

*Motion for a resolution*

21. Recommends that blacklists of websites containing child ***pornography*** be updated regularly by the relevant authorities and communicated to internet service providers to avoid, for instance, over-blocking and to ensure proportionality; recommends the sharing of such blacklists of websites among the Member States, with Europol and its European Cybercrime Centre, and with Interpol; considers, in this regard, that newly developed ***hashing*** technology, ***such as PhotoDNA***, should ***be applied***;

*Amendment*

21. Recommends that blacklists of websites containing child ***sexual abuse material*** be updated regularly by the relevant authorities and communicated to internet service providers to avoid, for instance, over-blocking and to ensure proportionality; recommends the sharing of such blacklists of websites among the Member States, with Europol and its European Cybercrime Centre, and with Interpol ***should be done using maximum security measures, such as encryption of the data both in transit and at rest, to avoid, for instance, the leaking of the list***; considers, in this regard, that newly developed ***detection*** technology, ***could be applied but that that any technology implemented should be rigorously tested to eliminate, or at least minimise the possibility of hacking, abuse or counterproductive effects and that any such technology should only be used in circumstances where rigorous recordkeeping is used to ensure transparency and facilitate investigation and prosecution of offences by state authorities***;

Or. en

**Amendment 141**  
**Jean Lambert**

**Motion for a resolution**  
**Paragraph 21**

*Motion for a resolution*

21. Recommends that blacklists of websites containing child pornography ***be*** updated regularly by the relevant authorities and communicated to internet service providers to avoid, for instance,

*Amendment*

21. Recommends that, ***if*** blacklists of websites containing child pornography ***are*** updated regularly by the relevant authorities and ***if these are*** communicated to internet service providers, ***this should be***

*over-blocking and to ensure proportionality*; recommends the sharing of such *blacklists* of websites among the Member States, with Europol and its European Cybercrime Centre, and with Interpol; considers, in this regard, that *newly developed hashing technology, such as PhotoDNA*, should *be applied*;

*done using maximum security measures, such as encryption of the data both in transit and at rest*, to avoid, for instance, *the leaking of the list*; recommends the sharing of such *lists* of websites among the Member States, with Europol and its European Cybercrime Centre, and with Interpol; considers, in this regard, that *any technology implemented should be rigorously tested to eliminate, or at least minimise the possibility of hacking, abuse or counterproductive effects and that any detection technology should only be used if rigorous recordkeeping is used to ensure transparency and facilitate investigation and prosecution of offences by state authorities*;

Or. en

#### **Amendment 142** **Kostas Chrysogonos**

#### **Motion for a resolution** **Paragraph 21**

##### *Motion for a resolution*

21. Recommends that blacklists of websites containing *child pornography* be updated regularly by the relevant authorities and communicated to internet service providers to avoid, for instance, over-blocking and to ensure proportionality; recommends the sharing of such blacklists of websites among the Member States, with Europol and its European Cybercrime Centre, and with Interpol; considers, in this regard, that newly developed hashing technology, such as PhotoDNA, should be applied;

##### *Amendment*

21. Recommends that blacklists of websites containing *material of sexual abuse or exploitation of children shall* be updated regularly by the relevant authorities and communicated to internet service providers to avoid, for instance, over-blocking and to ensure proportionality; recommends the sharing of such blacklists of websites among the Member States, with Europol and its European Cybercrime Centre, and with Interpol; considers, in this regard, that newly developed hashing technology, such as PhotoDNA, should be applied;

Or. en



## Amendment 143

Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Antonio López-Istúriz White

### Motion for a resolution

#### Paragraph 21

##### *Motion for a resolution*

21. Recommends that blacklists of websites containing child ***pornography*** be updated regularly by the relevant authorities and communicated to internet service providers to avoid, for instance, over-blocking and to ensure proportionality; recommends the sharing of such blacklists of websites among the Member States, with Europol and its European Cybercrime Centre, and with Interpol; considers, in this regard, that newly developed hashing technology, such as PhotoDNA, ***should*** be applied;

##### *Amendment*

21. Recommends that blacklists of websites containing child ***sexual abuse material*** be updated regularly by the relevant authorities and communicated to internet service providers to avoid, for instance, over-blocking and to ensure proportionality; recommends the sharing of such blacklists of websites among the Member States, with Europol and its European Cybercrime Centre, and with Interpol; considers, in this regard, that newly developed hashing technology, such as PhotoDNA ***among others, could*** be applied;

Or. en

## Amendment 144

Miriam Dalli, Tanja Fajon, Péter Niedermüller

### Motion for a resolution

#### Paragraph 21 a (new)

##### *Motion for a resolution*

##### *Amendment*

***21a. Encourages the INHOPE Network to work with its Members to create a secure anonymous reporting mechanism on Deep Web networks, such as the Dark Net networks found on the TOR network, which provides for the same high standard anonymity as those provided for by Press Organizations for whistle-blowers in order to provide the possibility for those using such networks to come forward with information or reports about child sexual abuse material;***

**Amendment 145**

**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

**Motion for a resolution**

**Paragraph 22**

*Motion for a resolution*

22. Urges the Member States to make it mandatory for internet service providers (ISP) to report child sexual abuse material detected in their infrastructure proactively to law enforcement authorities, as well as to national hotlines;

*Amendment*

22. Urges the Member States to make it mandatory for internet service providers (ISP) to report child sexual abuse material detected in their infrastructure proactively to law enforcement authorities, as well as to national hotlines; ***calls on the Commission to continue its funding under the Connecting Europe Facility (CEF) so as to provide the hotlines with the adequate resources to fulfil their mandate to tackle illegal content online;***

**Amendment 146**

**Nathalie Griesbeck**

**Motion for a resolution**

**Paragraph 22**

*Motion for a resolution*

22. Urges ***the Member States to make it mandatory for*** internet service providers (ISP) to report child sexual abuse material detected in their infrastructure proactively to law enforcement authorities, as well as to national hotlines;

*Amendment*

22. Urges internet service providers (ISP) to report child sexual abuse material detected in their infrastructure proactively to law enforcement authorities, as well as to national hotlines;

## **Amendment 147**

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

### **Motion for a resolution**

#### **Paragraph 22**

##### *Motion for a resolution*

22. Urges the Member States to make it mandatory for internet service providers (ISP) to report child *sexual abuse material* detected in their infrastructure proactively to law enforcement authorities, as well as to national hotlines;

##### *Amendment*

22. Urges the Member States to make it mandatory for internet service providers (ISP) to report child *pornography* detected in their infrastructure proactively to law enforcement authorities, as well as to national hotlines;

Or. en

## **Amendment 148**

**Kostas Chrysogonos**

### **Motion for a resolution**

#### **Paragraph 22 a (new)**

##### *Motion for a resolution*

##### *Amendment*

***22a. Takes the view that children should be properly informed about the potential risks related to the internet, in particular when providing their personal data online; stresses that online profiling of children should be prohibited; suggests that the establishment of adequate reporting of sexual abuse or exploitation of children among professionals in regular contact with children together with the establishment of hotlines or helplines dedicated to the reporting of child sexual abuse or exploitation should be strongly promoted, e.g. through appropriate raising awareness campaigns and educational programmes in schools and other relevant organisations;***

Or. en

**Amendment 149**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 22 b (new)**

*Motion for a resolution*

*Amendment*

**22b. Calls for a code of conduct on protecting children's rights online and offline in cyber space; recalls that in the fight against cybercrime by law enforcement authorities special attention needs to be paid to crimes against children and in particular to crimes regarding the sexual abuse and exploitation of children; stresses in this context the role of Europol and Eurojust and the necessity of strengthening judicial and police cooperation among Member States and with Europol and Eurojust to prevent and to combat cybercrime, and in particular to combat the online sexual abuse and exploitation of children;**

Or. en

**Amendment 150**  
**Kostas Chrysogonos**

**Motion for a resolution**  
**Paragraph 23**

*Motion for a resolution*

*Amendment*

23. Recognises the active and supportive role in combating child sexual abuse material on the Internet played by civil society organisations, as is the case with the Internet Watch Foundation in the UK; urges the Member States which have not yet done so to set up such hotlines **and** takes the view that **they** should be allowed to search for child sexual abuse material online proactively;

23. Recognises the active and supportive role in combating child sexual abuse material on the Internet played **also** by civil society organisations, as is the case with the Internet Watch Foundation in the UK; urges the Member States which have not yet done so to **establish assistance services, including online services, to provide support, information and training on how to recognize the signs of sexual abuse and sexual exploitation, and how to**

*respond when troubling behaviour that is not yet abusive is observed; recommends them to set up such hotlines, the use of which needs to spread out widely, e.g. through systematic advertising; takes the view that Member States and other competent authorities should be allowed to search for child sexual abuse material online proactively;*

Or. en

### **Amendment 151**

**Miriam Dalli, Tanja Fajon, Péter Niedermüller**

#### **Motion for a resolution**

##### **Paragraph 23**

###### *Motion for a resolution*

23. Recognises the active and supportive role in combating child sexual abuse material on the Internet played by civil society organisations, *as is the case with the Internet Watch Foundation in the UK*; urges the Member States which have not yet done so to set up such hotlines and takes the view *that they should be allowed to search for child sexual abuse material online proactively*;

###### *Amendment*

23. Recognises the active and supportive role in combating child sexual abuse material on the Internet played by civil society organisations, *in particular that of the INHOPE Network; urges the Commission, in cooperation with INHOPE to identify and implement best practices, particularly with regard to statistical reporting and efficient interaction with law enforcement*; urges the Member States which have not yet done so to set up such hotlines and takes the view *no employee working for such hotlines should face criminal charges brought against them through the specific exercise of their work*;

Or. en

### **Amendment 152**

**Nathalie Griesbeck**

#### **Motion for a resolution**

##### **Paragraph 23**

*Motion for a resolution*

23. Recognises the active and supportive role in combating child sexual abuse material on the Internet played by civil society organisations, as is the case with the Internet Watch Foundation in the UK; ***urges the Member States which have not yet done so to set up such hotlines and takes the view that they should be allowed to search for child sexual abuse material online proactively;***

*Amendment*

23. Recognises the active and supportive role in combating child sexual abuse material on the Internet played by civil society organisations, as is the case with the Internet Watch Foundation in the UK;

Or. fr

**Amendment 153**

**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

**Motion for a resolution  
Paragraph 23**

*Motion for a resolution*

23. Recognises the active and supportive role in combating child sexual abuse material on the Internet played by civil society organisations, ***as is the case with*** the Internet Watch Foundation in the UK; urges the Member States which have not yet done so to set up such hotlines and takes the view that they should be allowed to search for child sexual abuse material online proactively;

*Amendment*

23. Recognises the active and supportive role in combating child sexual abuse material on the Internet played by civil society organisations, ***such as the INHOPE Network of Hotlines, including*** the Internet Watch Foundation in the UK; urges the Member States which have not yet done so to set up such hotlines and takes the view that they should be allowed to search for child sexual abuse material online proactively;

Or. en

**Amendment 154**

**Branislav Škripek, Arne Gericke, Kazimierz Michał Ujazdowski, Marek Jurek**

**Motion for a resolution  
Paragraph 23**

*Motion for a resolution*

23. Recognises the active and supportive role in combating child ***sexual abuse material*** on the Internet played by civil society organisations, as is the case with the Internet Watch Foundation in the UK; urges the Member States which have not yet done so to set up such hotlines and takes the view that they should be allowed to search for child ***sexual abuse material*** online proactively;

*Amendment*

23. Recognises the active and supportive role in combating child ***pornography*** on the Internet played by civil society organisations, as is the case with the Internet Watch Foundation in the UK; urges the Member States which have not yet done so to set up such hotlines and takes the view that they should be allowed to search for child ***pornography*** online proactively;

Or. en

**Amendment 155**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 23 a (new)**

*Motion for a resolution*

*Amendment*

***23a. Urges Member States which have not yet done so to put in place without delay, safe and child-sensitive reporting and counselling mechanisms, such as telephone or computer hotlines with email addresses, or tablet or smartphone applications to which Internet users can report - even anonymously - child sexual abuse material they find online and that are capable of assessing rapidly this reported content with a view to implementing prompt notice and take-down procedures, and removing content hosted outside their territory;***

***asks for a clear recognition and for the strengthening of these hotlines and encourage Member States to properly resource them with appropriate budget and trained professional with expertise ; Takes the view that these hotlines should be allowed to proactively search for child sexual abuse material online alongside***

*receiving reports from the public*

Or. en

**Amendment 156**  
**Maria Grapini**

**Motion for a resolution**  
**Paragraph 23 a (new)**

*Motion for a resolution*

*Amendment*

**23a. Stresses the need to promote and support EU information programmes enabling members of the public to bring to the attention of the authorities online content that is illegal or harmful to children;**

Or. ro

**Amendment 157**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 23 b (new)**

*Motion for a resolution*

*Amendment*

**23b. Welcomes the work of the INHOPE network that allows a good cooperation between internet hotlines which operate worldwide and speed-up removal and take-down proceedings ;**

Or. en

**Amendment 158**  
**Nathalie Griesbeck**

**Motion for a resolution**  
**Paragraph 23 c (new)**



*Motion for a resolution*

*Amendment*

**23c.** *Calls on the Member States, in accordance with Article 23, to provide appropriate training and to build up competences to deal with the new threats in the online environment and the widespread use of, and access to, mobile technologies and the internet, in particular among the judiciary and police units, to assist them in properly investigating and prosecuting perpetrators and in offering assistance to the victims;*

Or. en

### **Amendment 159**

**Anna Maria Corazza Bildt, Caterina Chinnici, Brando Benifei, Silvia Costa, Izaskun Bilbao Barandica, Merja Kyllönen, Damiano Zoffoli, Jana Žitňanská, Antonio López-Istúriz White**

#### **Motion for a resolution**

#### **Paragraph 24**

*Motion for a resolution*

24. Calls on the Commission to continue keeping Parliament regularly informed on the state of play in relation to compliance with the Directive by the Member States; instructs its relevant committee to hold a hearing on the state of play in relation to implementation and possibly consider adopting an additional report on the follow up given to the implementation of the Directive;

*Amendment*

24. Calls on the Commission to continue keeping Parliament regularly informed on the state of play in relation to compliance with the Directive by the Member States, ***with disaggregated and comparable data on the Member States' performance in preventing and combating child sexual abuse and exploitation offline and online***; instructs its relevant committee to hold a hearing on the state of play in relation to implementation and possibly consider adopting an additional report on the follow up given to the implementation of the Directive;

Or. en

### **Amendment 160**

**Jean Lambert**

**Motion for a resolution**

**Paragraph 24**

*Motion for a resolution*

24. Calls on the Commission to continue keeping Parliament regularly informed on the state of play in relation to compliance with the Directive by the Member States; instructs its relevant committee to hold a hearing on the state of play in relation to implementation and possibly consider adopting an additional report on the follow up given to the implementation of the Directive;

*Amendment*

24. Calls on the Commission to continue keeping Parliament regularly informed on the state of play in relation to compliance with the Directive by the Member States; ***urges the Commission to provide the Parliament with a more rigorous report, containing additional information and statistics***; instructs its relevant committee to hold a hearing on the state of play in relation to implementation and possibly consider adopting an additional report on the follow up given to the implementation of the Directive;

Or. en