

**Question for written answer E-001374/2011
to the Commission**
Rule 117
Nick Griffin (NI)

Subject: Behavioural data

Thank you for your answer to question E-2597/2010.

Would it therefore be feasible for Europol to hold data relating to the contacts and associates of someone convicted, say, under anti-free speech legislation relating to, for example, the questioning or denying of war crimes in Member States where this is an offence and/or thought crimes relating to xenophobia?

Could those contacts and/or associates have data held on them relating to lifestyle, movements, places frequented, weapons (held legally), their 'danger rating' and so on?

How would these people know if data was held on them?