

UvA-DARE (Digital Academic Repository)

NL-Netherlands: Twitter user and Dutch website liable for disseminating explicit content of well-known TV personality

van Til, G.

Publication date 2018 Document Version Final published version Published in IRIS

Link to publication

Citation for published version (APA):

van Til, G. (2018). NL-Netherlands: Twitter user and Dutch website liable for disseminating explicit content of well-known TV personality. *IRIS*, *2018*(8), 28. [35]. http://merlin.obs.coe.int/iris/2018/8/article35.en.html

General rights

It is not permitted to download or to forward/distribute the text or part of it without the consent of the author(s) and/or copyright holder(s), other than for strictly personal, individual use, unless the work is under an open content license (like Creative Commons).

Disclaimer/Complaints regulations

If you believe that digital publication of certain material infringes any of your rights or (privacy) interests, please let the Library know, stating your reasons. In case of a legitimate complaint, the Library will make the material inaccessible and/or remove it from the website. Please Ask the Library: https://uba.uva.nl/en/contact, or a letter to: Library of the University of Amsterdam, Secretariat, Singel 425, 1012 WP Amsterdam, The Netherlands. You will be contacted as soon as possible.

UvA-DARE is a service provided by the library of the University of Amsterdam (https://dare.uva.nl)

IRIS 2018-8/35

NL-Netherlands: Twitter user and Dutch website liable for disseminating explicit content of well-known TV personality

On 25 July 2018, Amsterdam District Court ruled that both a Twitter user and GeenStijl, a popular Dutch website (see IRIS 2016-9/3), acted unlawfully by disseminating, without her consent, sexually explicit (video) material of a well-known Dutch TV personality and singer. The content, which had been made in private by the claimant, had, for unclear reasons, appeared and circulated on the messaging service WhatsApp. The Twitter user had subsequently posted a tweet that contained the content, accompanied by a hashtag with the name of the claimant. GeenStijl, for a short period of time, referred to that tweet by means of an embedded link in a blog post.

The claimant argued that both the act of tweeting the content by the Twitter user, and of providing a link to that content by GeenStijl, had led to the dissemination of that content without her consent and therefore resulted in an unjustified violation of her privacy. She claimed a total sum of EUR 450 000 for damages, of which EUR 250 000 for the compensation of moral damages.

In its judgment, the Court balanced the claimant's right to respect for her private life (Article 8 of the European Convention on Human Rights (ECHR)) and the right of the Twitter user and GeenStijl to freedom of expression (Article 10, ECHR). The Court made it clear that it is in principle unlawful to disseminate (explicit) content that clearly belongs to the private sphere when it cannot be reasonably assumed that the person depicted in that content had agreed to that dissemination. It rejected the copyright-based argument made by GeenStijl that the use of an embedded link, which, according to GeenStijl, merely functioned as a reference to the real public location of the content, could not qualify as the dissemination of that content. The Court deemed a discussion about the technique of dissemination "not interesting" with regard to the question of the lawfulness of that dissemination.

The defendants also argued that the content had already circulated widely and that they merely wanted to point out the hypocrisy of other news outlets who, while condemning the leaking of the content, at the same time also eagerly reported about it. The Court, however, found that the defendants, in doing so, insufficiently took into account the interests of the TV personality. This lead the Court to the conclusion that, having weighed up all the circumstances, the claimant's right to a private life had, in this case, to prevail over the Twitter user's and Geenstijl's right to freedom of expression..

With regard to the damages, the Court rejected the claim for pecuniary damages and considerably lowered the claim for non-pecuniary damages to EUR 30 000, for which the Twitter user and GeenStijl are jointly liable.

 Rechtbank Amsterdam 25 juli 2018, ECLI:NL:RBAMS:2018:5130 (District Court of Amsterdam, 25 July 2018, ECLI:NL:RBAMS:2018:5130) http://merlin.obs.coe.int/redirect.php?id=19187
NL

Gijs van Til

Institute for Information Law (IViR), University of Amsterdam

The objective of IRIS is to publish information on legal and law-related policy developments that are relevant to the European audiovisual sector. Despite our efforts to ensure the accuracy of the content, the ultimate responsibility for the truthfulness of the facts on which we report is with the authors of the articles. Any opinions expressed in the articles are personal and should in no way be interpreted as representing the views of any organisations represented in its editorial board.

© European Audiovisual Observatory, Strasbourg (France)