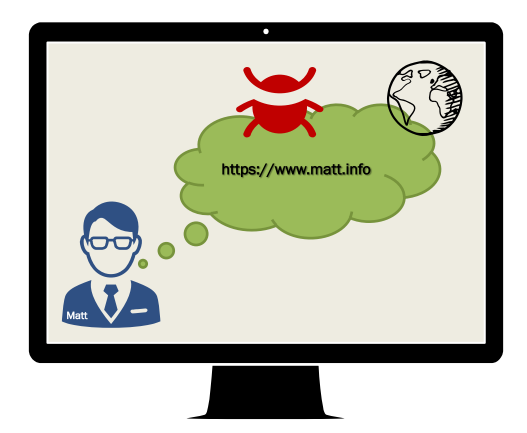
#### <WHAT TO EXPECT>

Matthias M. Hudobnik @mhudobnik

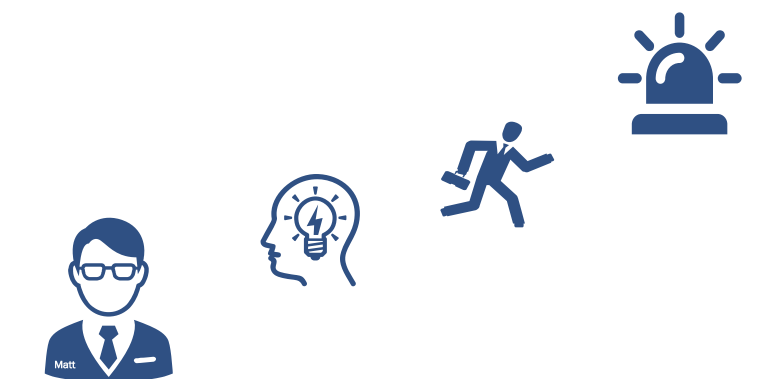
#ICANN69, 20 October 2020

1



















DNS Abuse Framework at 3.

#### **DNS Abuse Framework**



When should a registrar or registry act on website content abuse?

Specifically, **even without a court order**, we believe a registry or registrar should act to disrupt the following forms of website content abuse:

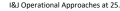
(1) child sexual abuse materials ("CSAM");

(2) illegal distribution of opioids online;

(3) human trafficking; and

(4) specific and credible incitements to violence.







- How can we still guarantee fundamental rights e. g. freedom of speech, if we agree on such DNS remedies?
- How can we tackle the problem of end-user DNS abuse realistically but still having safeguards implemented that prevent potential misuse and censorship by decision-makers?
- Should there be a supervisory board /body?
- What should the supervisory board /body look like that reviews an initial decision?
- Who will concretely **decide** at a **registry** or **registrar level**, and on what capacity?
- How will the decision-makers gain the respective skillset if we agree on such DNS remedies?

