

Your basis for this ruling is flawed.

Primarily the belief that broadband access to the internet is a new technology that changes the way people access the internet. The fact is that from the time the internet was created up until 1991 most people connected to the internet with broadband. Even in 1994 when CALEA was passed more people connected to the Internet via broadband than through dialup. If you count the number of dialup accounts in existence in 1994 then count all of the people who had broadband access through their company, university, or government job you will find that dialup was still the minority. The congressmen who passed CALEA had broadband access when they passed the law. To claim that they were unaware of it when they passed the law is ridiculous.