Dear Attorney General,

I support the following that:

1. civil litigants be prohibited from being able to access telecommunications data held by a service provider solely for the purpose of complying with the mandatory data retention regime,

2. data retention regime was established specifically for law enforcement and national security purposes,

3. it would be inappropriate for data retained under the scheme to be drawn on as a new source of evidence in civil proceedings.

I reject the move towards making such data available in civil proceedings and any further moves to erode personal privacy of citizens of Australia.

Sincerely,

Keegan Kosasih