This is a reply to the proposed review of access to the data retention scheme for civil cases.

The data retention regime has such potential for abuse, as has been seen by similar programs overseas, that it should be restricted to national security issues. Access was meant to be for this reason only, and after the initial uproar about an unpopular scheme, adding more access will clearly be unwanted.

This is an important issue, and if changes are wanted, the public must be informed.

Kind Regards,

Mitchell Stubberfield.