

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**