Exhibit B

Exhibit B

	C & & & & & & & & & & & & & & & & & & &	=iFeite009/3/0/0/3.4 Pægegje2ofo2229
1	CINDY COHN (SBN 145997) cindy@eff.org	RACHAEL E. MENY (SBN 178514) rmeny@kvn.com
2	LEE TIEN (SBN 148216) KURT OPSAHL (SBN 191303)	MICHĂEL S. KWUN (SBN 198945) BENJAMIN W. BERKOWITZ (SBN 244441)
3	MATTHEW ZIMMERMAN (SBN 212423) MARK RUMOLD (SBN 279060)	KEKER & VAN NEST, LLP 633 Battery Street
4	DAVID GREENE (SBN 160107) JAMES S. TYRE (SBN 083117)	San Francisco, California 94111 Tel.: (415) 391-5400; Fax: (415) 397-7188
5	ELECTRONIC FRONTIER FOUNDATION 815 Eddy Street	RICHARD R. WIEBE (SBN 121156)
6	San Francisco, CA 94109 Tel.: (415) 436-9333; Fax: (415) 436-9993	wiebe@pacbell.net LAW OFFICE OF RICHARD R. WIEBE
7	THOMAS E. MOORE III (SBN 115107)	One California Street, Suite 900 San Francisco, CA 94111
8	tmoore@moorelawteam.com ROYSE LAW FIRM, PC	Tel.: (415) 433-3200; Fax: (415) 433-6382
9	1717 Embarcadero Road Palo Alto, CA 94303	ARAM ANTARAMIAN (SBN 239070) aram@eff.org
10	Tel.: 650-813-9700; Fax: 650-813-9777	LAW OFFICE OF ARAM ANTARAMIAN 1714 Blake Street
11	Attorneys for Plaintiffs	Berkeley, CA 94703 Telephone: (510) 289-1626
12	UNITED STATES I	DISTRICT COURT
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15	FIRST UNITARIAN CHURCH OF LOS) Case No: 3:13-cv-03287 JSW
16 17	ANGELES; ACORN ACTIVE MEDIA; BILL C RIGHTS DEFENSE COMMITTEE; CALGUNS	FIRST AMENDED COMPLAINT
17	FOUNDATION, INC.; CALIFORNIA ASSOCIATION OF FEDERAL FIREARMS) FOR CONSTITUTIONAL AND) STATUTORY VIOLATIONS, Y) SEEVING DECLADATORY AND
10	LICENSEES, INC.; CHARITY AND SECURIT NETWORK; COUNCIL ON AMERICAN ISLAMIC RELATIONS-CALIFORNIA;	Y) SEEKING DECLARATORY AND) INJUNCTIVE RELIEF
20	COUNCIL ON AMERICAN ISLAMIC RELATIONS-OHIO; COUNCIL ON) Hon. Jeffrey S. White) Courtroom 11 - 19th Floor
20	AMERICAN ISLAMIC RELATIONS- FOUNDATION, INC.; FRANKLIN ARMORY;	ý)
21	FREE PRESS; FREE SOFTWARE FOUNDATION; GREENPEACE, INC.; HUMA)
23	RIGHTS WATCH; MEDIA ALLIANCE; NATIONAL LAWYERS GUILD; NATIONAL	
24	ORGANIZATION FOR THE REFORM OF MARIJUANA LAWS, CALIFORNIA CHAPTE) DR:)
25	PATIENT PRIVACY RIGHTS; PEOPLE FOR THE AMERICAN WAY; PUBLIC	
26	KNOWLEDGE; SHALOM CENTER; STUDENTS FOR SENSIBLE DRUG POLICY;	ý)
27	TECHFREEDOM; and UNITARIAN UNIVERSALIST SERVICE COMMITTEE,))
28	Plaintiffs,))
	FIRST AMEND	ED COMPLAINT

	C & & & & & & & & & & & & & & & & & & &
1	v.)
2) NATIONAL SECURITY AGENCY and KEITH)
3	B. ALEXANDER, its Director, in his official and) individual capacities; the UNITED STATES OF)
4	AMERICA; DEPARTMENT OF JUSTICE and () ERIC H. HOLDER, its Attorney General, in his ()
5	official and individual capacities; Acting Assistant) Attorney General for National Security JOHN P.)
6	CARLIN, in his official and individual capacities;) FEDERAL BUREAU OF INVESTIGATION and)
7	JAMES B. COMEY, its Director, in his official) and individual capacities; ROBERT S.
8	MUELLER, former Director of the FEDERAL) BUREAU OF INVESTIGATION, in his individual)
9	capacity; JAMES R. CLAPPER, Director of) National Intelligence, in his official and individual)
10	capacities, and DOES 1-100,
11	Defendants.
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	FIRST AMENDED COMPLAINT
	CASE NO. 13-cv-3287 JSW

- Plaintiffs bring this action on behalf of themselves and, where indicated, on behalf of
 their members and staff. Plaintiffs allege as follows:
- 3

PRELIMINARY STATEMENT

Plaintiffs, as described more particularly below, are associations, as well as the
members and staffs of associations, who use the telephone to engage in private communications
supportive of their associations and activities, including engaging in speech, assembly, petition for
the redress of grievances, and the exercise of religion.

8 3. This lawsuit challenges an illegal and unconstitutional program of dragnet electronic
9 surveillance, specifically the bulk acquisition, seizure, collection, storage, retention, and searching of
10 telephone communications information (the "Associational Tracking Program") conducted by the
11 National Security Agency (NSA) and the other defendants (collectively, "Defendants").

The Associational Tracking Program is vast. It collects telephone communications
 information for all telephone calls transiting the networks of all major American telecommunication
 companies, including Verizon, AT&T, and Sprint, ostensibly under the authority of section 215 of
 the USA PATRIOT Act, codified at 50 U.S.C. § 1861.

5. 16 The communications information that Defendants collect in the Associational Tracking Program is retained and stored by Defendants in one or more databases. The Program 17 18 collects information concerning all calls wholly within the United States, including local telephone 19 calls, as well as all calls between the United States and abroad, regardless of a connection to 20 international terrorism, reasonable suspicion of criminality, or any other form of wrongdoing. This 21 information is stored for at least five years. Defendants have indiscriminately obtained, and stored 22 the telephone communications information of millions of ordinary Americans as part of the 23 Associational Tracking Program.

24 6. Defendants search and analyze the Associational Tracking Program's database(s) for
25 various purposes, including but not limited to, obtaining the communications history of particular
26 phone numbers, which, when aggregated, reveals those numbers' contacts and associations over
27 time.

FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

Cases & 3.3-& x-0-312228-7-516W D D cumment 819-3 File ted 90/3/0/0/3.4 P & geg/e 5 fo 2 2 9

- 7. Defendants' collection of telephone communications information includes, but is not
 limited to, records indicating who each customer communicates with, at what time, for how long and
 with what frequency communications occur. This communications information discloses the
 expressive and private associational connections among individuals and groups, including Plaintiffs
 and their members and staff.
- 6 8. The Associational Tracking Program has been going on in various forms since October
 7 2001.
- 8 9. The bulk collection of telephone communications information without a valid,
 9 particularized warrant supported by probable cause violates the First, Fourth, and Fifth Amendments,
 10 as well as statutory prohibitions and limitations on electronic surveillance.
- 11 10. Defendants' searches of the Associational Tracking Program database(s) without a
 12 valid, particularized warrant supported by probable cause violate the First, Fourth, and Fifth
 13 Amendments.
 - 11. Plaintiffs' records are searched even if they are not targets of the search.
- 15 12. Plaintiffs are organizations, associations, and advocacy groups, their staffs, and their
 16 members who are current subscribers to Verizon and other telephone services. Using the
 17 Associational Tracking Program, Defendants seize, collect, acquire, retain, and search the records of
 18 the telephone communications of Plaintiffs, their members and staff, and others seeking to associate
 19 and communicate with them.
- 20

27

28

14

JURISDICTION AND VENUE

- 21 13. This court has subject matter jurisdiction over the federal claims pursuant to 28 U.S.C.
 22 § 1331, 5 U.S.C. § 702, and the Constitution.
- 14. Plaintiffs are informed, believe, and thereon allege that Defendants have sufficient
 contacts with this district generally and, in particular, with the events herein alleged, that Defendants
 are subject to the exercise of jurisdiction of this court over the person of such Defendants and that
 venue is proper in this judicial district pursuant to 28 U.S.C. § 1391.
 - 15. Plaintiffs are informed, believe, and thereon allege that a substantial part of the events

giving rise to the claims herein alleged occurred in this district and that Defendants and/or agents of
 Defendants may be found in this district.

- Intradistrict Assignment: Assignment to the San Francisco/Oakland division is
 proper pursuant to Local Rule 3-2(c) and (d) because a substantial portion of the events and
 omissions giving rise to this lawsuit occurred in this district and division.
- 6

PARTIES

7 17. Plaintiff First Unitarian Church of Los Angeles (First Unitarian) was founded in 1877 8 by Caroline Seymour Severance, a woman who worked all her life for causes such as the abolition of 9 slavery and women's suffrage. First Unitarian is located in Los Angeles, California. Throughout its 10 history members of First Unitarian defined their religious goals in terms of justice, equality, and 11 liberty for all persons. During the middle decades of the 20th century, First Unitarian provided aid to 12 Japanese-Americans displaced by internment camps, defended free speech against anti-communist 13 hysteria, and protested nuclear proliferation. In the 1980s, First Unitarian provided sanctuary to 14 Central American refugees and, in recent decades, First Unitarian opened its building as a 15 community center for the economically-depressed and ethnically-diverse neighborhood of MacArthur Park. Members of First Unitarian have been quick to engage in difficult work and 16 17 controversial ideas and are proud of their contribution to moving the world closer to justice for all. 18 First Unitarian brings this action on behalf of itself and its adversely affected members and staff.

19 18. Plaintiff Acorn Active Media is an outlet for technically skilled members to build 20 technical resources for groups, non-profits, and individuals who otherwise do not have the capacity 21 or would not be able to afford these services. Since Acorn's inception in January 2004, it has 22 engaged in website design, web application development, general technical consulting and hardware 23 support, and organizational database development for a diverse array of groups, individuals, and 24 organizations from around the globe. Acorn members have supported democracy advocates and 25 independent media outlets worldwide, often working directly with communities laboring under 26 hostile and oppressive regimes. Plaintiff Acorn brings this action on behalf of itself and its adversely 27 affected volunteers and members.

19. Plaintiff Bill of Rights Defense Committee (BORDC) is a non-profit, advocacy
 organization based in Northhampton, Massachusetts. BORDC supports an ideologically, politically,
 ethnically, geographically, and generationally diverse grassroots movement focused on educating
 Americans about the erosion of fundamental freedoms; increasing civic participation; and converting
 concern and outrage into political action. BORDC brings this action on behalf of itself and its
 adversely affected staff.

Plaintiff Calguns Foundation, Inc. (CGF) is a non-profit, membership organization
based in San Carlos, California. CGF works to support the California firearms community by
promoting education for all stakeholders about California and federal firearm laws, rights, and
privileges, and defending and protecting the civil rights of California gun owners. In particular, CGF
operates a hotline for those with legal questions about gun rights in California. Plaintiff CGF brings
this action on behalf of itself and on behalf of its adversely affected members and staff.

13 21. Plaintiff California Association of Federal Firearms Licensees, Inc. (CAL-FFL) is a
14 non-profit, industry association of, by, and for firearms manufacturers, dealers, collectors, training
15 professionals, shooting ranges, and others, advancing the interests of its members and the general
16 public through strategic litigation, legislative efforts, and education. CAL-FFL expends financial and
17 other resources in both litigation and non-litigation projects to protect the interests of its members
18 and the public at large. CAL-FFL brings this action on behalf of itself and its adversely affected
19 members and staff.

Plaintiff Charity and Security Network's mission is to protect civil society's ability to 20 22. 21 carry out peacebuilding projects, humanitarian aid, and development work effectively and in a 22 manner consistent with human rights principles and democratic values. To accomplish this, the Network focuses on: coordinating advocacy by bringing together stakeholders from across the 23 24 nonprofit sector with policymakers to support needed changes in U.S. national security rules; and 25 raising awareness, dispelling myths and promoting awareness of the positive contribution civil 26 society makes to human security. CSN brings this action on behalf of itself and its adversely affected 27 membership and staff.

FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

Δ

Cases 2.3. - & + - 0.3 2228-7-5 18 W D D cumment 8 19-3 File ted 19/3/0/0/3.4 P & grej 2 & fot 2 9

- Plaintiffs Council on American Islamic Relations California (CAIR-CA), Council on
 American Islamic Relations-Ohio (CAIR-OHIO), and Council on American Islamic Relations Foundation, Inc. (CAIR-F) are non-profit, advocacy organization with offices in California, Ohio,
 and Washington, D.C., respectively. CAIR-CA, CAIR-OHIO, and CAIR-F's missions are to
 enhance the understanding of Islam, encourage dialogue, protect civil liberties, empower American
 Muslims, and build coalitions that promote justice and mutual understanding. CAIR-CA, CAIR OHIO, and CAIR-F bring this action on behalf of themselves and their adversely affected staffs.
- 8 24. Plaintiff Franklin Armory, a wholly owned subsidiary of CBE, Inc., is a state and
 9 federally licensed manufacturer of firearms located in Morgan Hill, California. Franklin Armory
 10 specializes in engineering and building products for restrictive firearms markets, such as California.
 11 Franklin Armory is a member of CAL-FFL. Franklin Armory brings this suit on its own behalf.
- Plaintiff Free Press is a non-profit, advocacy organization based in Washington, D.C.
 Free Press's mission is to build a nationwide movement to change media and technology policies,
 promote the public interest, and strengthen democracy by advocating for universal and affordable
 Internet access, diverse media ownership, vibrant public media, and quality journalism. Free Press
 brings this action on behalf of itself and its adversely affected members and staff.
- Plaintiff the Free Software Foundation (FSF) is a non-profit, membership organization
 based in Boston, Massachusetts. FSF helped pioneer a worldwide free software movement and
 provides an umbrella of legal and technical infrastructure for collaborative software development
 internationally. FSF brings this action on behalf of itself and its adversely affected members and
 staff.
- 22 27. Plaintiff Greenpeace, Inc. (Greenpeace) is a non-profit, membership organization
 23 headquartered in Washington, D.C. Through a domestic and international network of offices and
 24 staff, Greenpeace uses research, advocacy, public education, lobbying, and litigation to expose
 25 global environmental problems and to promote solutions that are essential to a green and peaceful
 26 future. Greenpeace brings this action on behalf of itself and its adversely affected members and staff.
 27 28. Plaintiff Human Rights Watch (HRW) is a non-profit, advocacy organization, based in

5 FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

Cases & 3.3-& x-0-312278-7-516WV D D cumment 819-3 File ted 19/3/0/0/3.4 P & gege 9 for 29

New York, New York. Through its domestic and international network of offices and staff, HRW
 challenges governments and those in power to end abusive practices and respect international human
 rights law by enlisting the public and the international community to support the cause of human
 rights for all. HRW brings this action on behalf of itself and its adversely affected staff.

5 29. Plaintiff Media Alliance is a non-profit, membership organization based in Oakland,
6 California. Media Alliance serves as a resource and advocacy center for media workers, non-profit
7 organizations, and social justice activists to make media accessible, accountable, decentralized,
8 representative of society's diversity, and free from covert or overt government control and corporate
9 dominance. Media Alliance brings this action on behalf of itself and its adversely affected members
10 and staff.

11 30. Plaintiff National Lawyers Guild, Inc. is a non-profit corporation formed in 1937 as 12 the nation's first racially integrated voluntary bar association. For over seven decades the Guild has 13 represented thousands of Americans critical of government policies, from antiwar, environmental 14 and animal rights activists, to Occupy Wall Street protesters, to individuals accused of computer-15 related offenses. From 1940-1975 the FBI conducted a campaign of surveillance, investigation and 16 disruption against the Guild and its members, trying unsuccessfully to label it a subversive 17 organization. The NLG brings this action on behalf of itself and its adversely affected membership and staff. 18

Plaintiff National Organization for the Reform of Marijuana Laws, California Chapter
 (NORML, California Chapter) is a non-profit, membership organization located in Berkeley,
 California. NORML, California Chapter is dedicated to reforming California's marijuana laws and
 its mission is to establish the right of adults to use cannabis legally. NORML, California Chapter
 brings this action on behalf of itself and its adversely affected members and staff.

32. Plaintiff Patient Privacy Rights (PPR) is a bipartisan, non-profit organization with
12,000 members in all 50 states. It works to give patients control over their own sensitive health
information in electronic systems, with the goal of empowering privacy and choices that protect jobs
and opportunities and ensure trust in the patient-physician relationship. The lack of privacy of health

information causes millions of individuals every year to refuse or delay needed medical treatment or
 hide information, putting their health at risk. PPR brings this action on behalf of itself and its
 adversely affected members and volunteers.

- 33. Plaintiff People for the American Way (PFAW) is a non-profit, membership
 organization based in Washington, D.C. With over 595,000 members, PFAW's primary function is
 the education of its members, supporters, and the general public as to important issues that impact
 fundamental civil and constitutional rights and freedoms, including issues concerning civil liberties,
 government secrecy, improper government censorship, and First Amendment freedoms. PFAW
 brings this action on behalf of itself and its adversely affected members and staff.
- 34. Plaintiff Public Knowledge is a non-profit, advocacy organization based in
 Washington, D.C. Public Knowledge is dedicated to preserving the openness of the Internet and the
 public's access to knowledge, promoting creativity through the balanced application of copyright
 laws, and upholding and protecting the rights of consumers to use innovative technology lawfully.
 Public Knowledge brings this action on behalf of itself and its adversely affected staff.
- 15 35. Plaintiff the Shalom Center seeks to be a prophetic voice in Jewish, multireligious, and 16 American life. It connects the experience and wisdom of the generations forged in the social, 17 political, and spiritual upheavals of the last half-century with the emerging generation of activists, 18 addressing with special concern the planetary climate crisis and the power configurations behind that 19 crisis. The Shalom Center brings this action on behalf of itself and its adversely affected membership 20 and staff.
- 36. Plaintiff Students for Sensible Drug Policy (SSDP) is a non-profit, membership
 organization based in Washington, D.C. With over 3,000 members, SSDP is an international,
 grassroots network of students who are concerned about the impact drug abuse has on our
 communities, but who also know that the War on Drugs is failing our generation and our society.
 SSDP creates change by bringing young people together and creating safe spaces for students of all
 political and ideological stripes to have honest conversations about drugs and drug policy. SSDP
 brings this action on behalf of itself and its adversely affected membership and staff.

FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

37. Plaintiff TechFreedom is a non-profit, think tank based in Washington, D.C.
 TechFreedom's mission is promoting technology that improves the human condition and expands
 individual capacity to choose by educating the public, policymakers, and thought leaders about the
 kinds of public policies that enable technology to flourish. TechFreedom seeks to advance public
 policy that makes experimentation, entrepreneurship, and investment possible, and thus unleashes
 the ultimate resource: human ingenuity. TechFreedom brings this action on behalf of itself and its
 adversely affected staff.

8 38. Plaintiff Unitarian Universalist Service Committee (UUSC) is a non-profit, membership organization based in Cambridge, Massachusetts. UUSC advances human rights and 9 10 social justice around the world, partnering with those who confront unjust power structures and 11 mobilizing to challenge oppressive policies. Through a combination of advocacy, education, and partnerships with grassroots organizations, UUSC promotes economic rights, advances 12 13 environmental justice, defends civil liberties, and preserves the rights of people in times of 14 humanitarian crisis. UUSC brings this action on behalf of itself and its adversely affected members 15 and staff.

39. All Plaintiffs make and receive telephone calls originating within the United States in 16 furtherance of their mission and operations. In particular, Plaintiffs make and receive telephone calls 17 18 to and from their members, staffs, and constituents, among other groups and individuals seeking to 19 associate with them, in furtherance of their mission and operations, including advancing their 20 political beliefs, exchanging ideas, and formulating strategy and messages in support of their causes. 21 40. Each of the Plaintiffs above is a membership organization and brings this action on 22 behalf of its members has members whose communications information has been collected as part of 23 the Associational Tracking Program.

24 41. Defendant NSA is an agency under the direction and control of the Department of
25 Defense that seizes, collects, processes, and disseminates signals intelligence. It is responsible for
26 carrying out at least some of the Associational Tracking Program challenged herein.

27 28 42. Defendant General Keith B. Alexander is the current Director of the NSA, in office

FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

Cases 2.3.- 2-2-0-32228-7-515W D D c. onneret 8159-3 Filfe te 019/3/1/0/3.4 P & geg (e 11 2 fo 2 2 9

since April of 2005. As NSA Director, General Alexander has authority for supervising and
 implementing all operations and functions of the NSA, including the Associational Tracking
 Program. General Alexander personally authorizes and supervises the Associational Tracking
 Program.

5 43. Defendant United States is the United States of America, its departments, agencies,
6 and entities.

7 44. Defendant Department of Justice is a Cabinet-level executive department in the United
8 States government charged with law enforcement, defending the interests of the United States
9 according to the law, and ensuring fair and impartial administration of justice for all Americans.

45. Defendant Eric H. Holder is the current Attorney General of the United States, in
office since February of 2009. Attorney General Holder personally approves, authorizes, supervises,
and participates in the Associational Tracking Program on behalf of the Department of Justice.

46. Defendant John B. Carlin is the current Acting Assistant Attorney General for
National Security. In that position, defendant Carlin participates in the Department of Justice's
implementation of the Associational Tracking Program.

16 47. Defendant Federal Bureau of Investigation (FBI) is a component of the Department of
17 Justice that conducts federal criminal investigation and collects domestic intelligence. FBI is
18 responsible for carrying out at least some of the Associational Tracking Program activities
19 challenged herein.

48. Defendant James B. Comey is the current Director of the FBI, in office since
September of 2013. As FBI Director, defendant Comey has ultimate authority for supervising and
implementing all operations and functions of the FBI, including its participation in the Associational
Tracking Program. Defendant Comey personally authorizes and supervises the FBI's participation in
the Associational Tracking Program.

49. Defendant Robert S. Mueller is the previous Director of the FBI, from September,
2001-September, 2013. As FBI Director, defendant Mueller had ultimate authority for supervising
and implementing all operations and functions of the FBI, including its participation in the

28

Associational Tracking Program. Defendant Mueller personally authorized and supervised the FBI's 1 2 participation in the Associational Tracking Program.

- 3 50. Defendant Lieutenant General (Ret.) James R. Clapper is the Director of National Intelligence (DNI), in office since August of 2010. Defendant Clapper participates in the activities of 4 5 the U.S. intelligence community, including the Associational Tracking Program.
- 6

51. Defendants DOES 1-100 are persons or entities who have authorized or participated in 7 the Associational Tracking Program. Plaintiffs will allege their true names and capacities when 8 ascertained. Upon information and belief each is responsible in some manner for the occurrences 9 herein alleged and the injuries to Plaintiffs herein alleged were proximately caused by the acts or 10 omissions of DOES 1-100 as well as the named Defendants.

- 11
- 12

FACTUAL ALLEGATIONS RELATED TO ALL COUNTS **STATUTORY BACKGROUND**

13 52. 50 U.S.C § 1861, the codification of section 215 of the USA PATRIOT Act, as amended, is entitled "Access to certain business records for foreign intelligence and surveillance 14 15 purposes." Section 1861 provides narrow and limited authority for the Foreign Intelligence Surveillance Court (FISC) to issue orders for the production of "any tangible things (including 16 books, records, papers, documents, and other items) for an investigation to obtain foreign 17 18 intelligence information not concerning a United States person or to protect against international 19 terrorism or clandestine intelligence activities." The limitations on section 1861 orders include the following: 20

21

22

23

an order may be issued only upon "a statement of facts showing that there are reasonable grounds to believe that the tangible things sought are relevant to an authorized investigation;"

24 25

26

27

28

the tangible things sought to be produced by an order must be described "with sufficient particularity to permit them to be fairly identified;" and

- an order "may only require the production of a tangible thing if such thing can be obtained with a subpoena duces tecum issued by a court of the United States in aid of
 - 10 FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

a grand jury investigation or with any other order issued by a court of the United States directing the production of records or tangible things."

THE ASSOCIATIONAL TRACKING PROGRAM

53. The Associational Tracking Program is electronic surveillance that collects and
acquires telephone communications information for all telephone calls transiting the networks of all
major American telecommunication companies, including Verizon, AT&T, and Sprint. Every day,
the Associational Tracking Program collects information about millions of telephone calls made by
millions of Americans. This includes information about all calls made wholly within the United
States, including local telephone calls, as well as communications between the United States and
abroad.

54. Defendants' Associational Tracking Program collects and acquires call detail records
and comprehensive communications routing information about telephone calls. The collected
information includes, but is not limited to, session identifying information (*e.g.*, originating and
terminating telephone number, International Mobile Subscriber Identity (IMSI) number,
International Mobile station Equipment Identity (IMEI) number, etc.), trunk identifier, telephone
calling card numbers, and time and duration of call. Defendants acquire this information through the
use of a surveillance device.

18 55. Beginning in 2001, participating phone companies voluntarily provided telephone
19 communications information for the Associational Tracking program to Defendants. Since 2006, the
20 FISC, at the request of Defendants, has issued orders under 50 U.S.C. § 1861 purporting to compel
21 the production of communications information, including communications information not yet in
22 existence, on an ongoing basis, as part of the Associational Tracking Program.

23 56. As an example, attached hereto as Exhibit A, and incorporated herein by this
24 reference, is an Order issued under 50 U.S.C. § 1861 requiring the production of communications
25 information for use in the Associational Tracking Program.

26 57. DNI Clapper has admitted the Order is authentic, as indicated in Exhibit B, attached
27 hereto and incorporated by this reference.

11 FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

28

1

2

1 58 The Order is addressed to Verizon Business Network Services Inc., on behalf of MCI 2 Communications Services Inc., d/b/a Verizon Business Services (individually and collectively 3 "Verizon"). Verizon is one of the largest providers of telecommunications services in the United States with over 98 million subscribers. Through its subsidiaries and other affiliated entities that it 4 5 owns, controls, or provides services to, Verizon provides telecommunications services to the public and to other entities. These subsidiaries and affiliated entities include Verizon Business Global, 6 7 LLC; MCI Communications Corporation; Verizon Business Network Services, Inc.; MCI 8 Communications Services, Inc.; and Verizon Wireless (Cellco Partnership).

9

BULK SEIZURE COLLECTION, ACQUISITION, AND STORAGE

10 59. The Associational Tracking Program seizes, collects and acquires telephone
11 communications information for all telephone calls transiting the networks of all major American
12 telecommunication companies, including Verizon, AT&T, and Sprint.

60. The telephone communications information Defendants seize, collect and acquire in
bulk as part of the Associational Tracking Program is retained and stored by Defendants in one or
more databases. These databases contain call information for all, or the vast majority, of calls wholly
within the United States, including local telephone calls, and calls between the United States and
abroad, for a period of at least five years. Defendants have indiscriminately obtained and stored the
telephone communications information of millions of ordinary Americans, including Plaintiffs, their
members, and staffs, as part of the Associational Tracking Program.

20 61. Defendants' bulk seizure, collection and acquisition of telephone communications
21 information includes, but is not limited to, records indicating who each customer communicates
22 with, at what time, and for how long. The aggregation of this information discloses the expressive,
23 political, social, personal, private, and intimate associational connections among individuals and
24 groups, which ordinarily would not be disclosed to the public or the government.

62. Through the Associational Tracking Program, Defendants have seized, collected,
acquired, and retained, and continue to seize, collect, acquire, and retain, bulk communications
information of telephone calls made and received by Plaintiffs, their members, and their staffs. This

12 FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

1 information is otherwise private.

63. Because of the Associational Tracking Program, Plaintiffs have lost the ability to
assure confidentiality in the fact of their communications to their members and constituent.
Plaintiffs' associations and political advocacy efforts, as well as those of their members and staffs,
are chilled by the fact that the Associational Tracking Program creates a permanent record of all of
Plaintiffs' telephone communications with their members and constituents, among others.

64. Plaintiffs' associations and political advocacy efforts, as well as those of their
members and staffs, are chilled by Defendants' search and analysis of information obtained through
the Associational Tracking Program and Defendants' use and disclose of this information and the
results of their searches and analyses.

11 65. Plaintiffs' telephone communications information obtained, retained, and searched
12 pursuant to the Associational Tracking Program was at the time of acquisition, and at all times
13 thereafter, neither relevant to an existing authorized criminal investigation nor to an existing
14 authorized investigation to protect against international terrorism or clandestine intelligence
15 activities.

66. Defendants' bulk seizure, collection, acquisition, and retention of the telephone 16 communications information of Plaintiffs, their members, and their staffs is done without lawful 17 18 authorization, probable cause, and/or individualized suspicion. It is done in violation of statutory and 19 constitutional limitations and in excess of statutory and constitutional authority. Any judicial, 20 administrative, or executive authorization (including any order issued pursuant to the business 21 records provision of 50 U.S.C. § 1861) of the Associational Tracking Program or of the acquisition 22 and retention of the communications information of Plaintiffs, their members, and their staffs is unlawful and invalid. 23

24 67. Defendants' bulk seizure, collection, acquisition, and retention of the telephone
25 communications information of Plaintiffs, their members, and their staffs is done (a) without
26 probable cause or reasonable suspicion to believe that Plaintiffs, their members, and their staffs have
27 committed or are about to commit any crime or engage in any international terrorist activity; (b)

13 FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

Cases 2.3.3.3.4.0.032228-7-5150W D Datamenter 8159-3 File tea 19/3/0/0/3.4 P & geg tea 7 for 29

without probable cause or reasonable suspicion to believe that Plaintiffs, their members, or their
 staffs are foreign powers or agents of foreign powers; and (c) without probable cause or reasonable
 suspicion to believe that the communications of Plaintiffs, their members, and their staffs contain or
 pertain to foreign intelligence information, or relate to an investigation to obtain foreign intelligence
 information.

6 68. Defendants, and each of them, have authorized, approved, supervised, performed,
7 caused, participated in, aided, abetted, counseled, commanded, induced, procured, enabled,
8 contributed to, facilitated, directed, controlled, assisted in, or conspired in the Associational Tracking
9 Program and in the seizure, collection, acquisition, and retention of the telephone communications
10 information of Plaintiffs, their members, and their staffs. Defendants have committed these acts
11 willfully, knowingly, and intentionally. Defendants continue to commit these acts and will continue
12 to do so absent an order of this Court enjoining and restraining them from doing so.

13

SEARCH

69. Through the Associational Tracking Program, Defendants have searched and continue to search communications information of telephone calls made and received by Plaintiffs, their members, and their staffs. Defendants use the communications information acquired for the Associational Tracking Program for a process known as "contact chaining" — the construction of an associational network graph that models the communication patterns of people, organizations, and their associates.

70. As part of the Associational Tracking Program, contact chains are created both in an
automated fashion and based on particular queries. Contact chain analyses are typically performed
for two degrees of separation (or two "hops") away from an intended target. That is, an associational
network graph would be constructed not just for the target of a particular query, but for any number
in direct contact with that target, and any number in contact with a direct contact of the target.
Defendants sometimes conduct associational analyses up to three degrees of separation ("three
hops") away.

27

28

71. The searches include Plaintiffs' communications information even if plaintiffs are not

targets of the government and even if they are not one, two or more "hops" away from a target. All
 telephone communications information is searched as part of the Associational Tracking Program.
 72. Plaintiffs' telephone communications information searched pursuant to the
 Associational Tracking Program was, at the time of search and at all times thereafter, was neither
 relevant to an existing authorized criminal investigation nor to an existing authorized investigation to
 protect against international terrorism or clandestine intelligence activities.

7 73. Defendants' searching of the telephone communications information of Plaintiffs is
8 done without lawful authorization, probable cause, and/or individualized suspicion. It is done in
9 violation of statutory and constitutional limitations and in excess of statutory and constitutional
10 authority. Any judicial, administrative, or executive authorization (including any business records
11 order issued pursuant 50 U.S.C. § 1861) of the Associational Tracking Program or of the searching
12 of the communications information of Plaintiffs is unlawful and invalid.

13 74. Defendants' searching of the telephone communications information of Plaintiffs is done (a) without probable cause or reasonable suspicion to believe that Plaintiffs, their members, or 14 15 their staffs, have committed or are about to commit any crime or engage in any international terrorist activity; (b) without probable cause or reasonable suspicion to believe that Plaintiffs, their members, 16 17 or their staffs are foreign powers or agents of foreign powers; and (c) without probable cause or 18 reasonable suspicion to believe that Plaintiffs', their members', or their staffs' communications 19 contain or pertain to foreign intelligence information or relate to an investigation to obtain foreign 20 intelligence information.

21 75. Defendants, and each of them, have authorized, approved, supervised, performed,
22 caused, participated in, aided, abetted, counseled, commanded, induced, procured, enabled,
23 contributed to, facilitated, directed, controlled, assisted in, or conspired in the Associational Tracking
24 Program and in the search or use of the telephone communications information of Plaintiffs, their
25 members, and their staff. Defendants have committed these acts willfully, knowingly, and
26 intentionally. Defendants continue to commit these acts and will continue to do so absent an order of
27 this Court enjoining and restraining them from doing so.

15 FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

1

INJURY COMMON TO ALL PLAINTIFFS

2 76. Each and every Plaintiff is informed and believes that its associational activities have 3 been harmed since the existence of the Associational Tracking Program became publicly known. 4 Each Plaintiff has experienced a decrease in communications from members and constituents who 5 had desired the fact of their communication to Plaintiff to remain secret, especially from the government and its various agencies, or has heard employees, members or associates express 6 7 concerns about the confidentiality of the fact of their communications with Plaintiffs. Those 8 Plaintiffs who operate hotlines have observed a decrease in calls to the hotlines and/or an increase in 9 callers expressing concern about the confidentiality of the fact of their communications. Since the 10 disclosure of the Associational Tracking Program, Plaintiffs have lost the ability to assure their 11 members and constituents, as well as all others who seek to communicate with them, that the fact of their communications to Plaintiffs will be kept confidential, especially from the federal government, 12 13 including its various agencies. This injury stems not from the disclosure of the Associational 14 Tracking Program, but from the existence and operation of the program itself. Before the public 15 disclosure of the program, Plaintiffs' assurances of confidentiality were illusory.

16

28

77. For instance, these specific Plaintiffs experienced the following:

17 (a) Plainitff First Unitarian has a proud history of working for justice and 18 protecting people in jeopardy for expressing their political views. In the 1950s, it resisted the 19 McCarthy hysteria and supported blacklisted Hollywood writers and actors, and fought California's 'loyalty oaths' all the way to the Supreme Court. And in the 1980s, it gave sanctuary to refugees from 20 21 civil wars in Central America. The principles of its faith often require the church to take bold stands 22 on controversial issues. Church members and neighbors who come to the church for help should not 23 fear that their participation in the church might have consequences for themselves or their families. 24 This spying makes people afraid to belong to the church community.

(b) Plaintiff Calguns Foundation runs a hotline for that allows the general public
to call to ask questions about California's byzantine firearms laws. It has members who would be
very worried about having their calls taped and stored by NSA/FBI when they're enquiring about

whether firearms and parts they possess are felonious in California. It has a phone number
 specifically so people or their loved ones can call from jail becaues Californians are often arrested
 for actually innocent possession oruse of firearms.

4 (c) Plaintiff NLG notes that much of its work involves cases (some high profile) 5 involving individuals who have been charged with aiding terrorism or who have been monitored by 6 the FBI and Joint Terrorism Task Forces for their political activism. Knowledge that its email and 7 telephonic communications may likely be monitored has resulted in restricting what its employees 8 and members say over the telephone and in email about legal advocacy and work related to NLG 9 litigation or legal defense committees. In several instances, it has had to convene in-person meetings 10 to discuss sensitive matters. One example is its "Green Scare" hotline for individuals contacted by 11 the FBI, either as targets or in relation to environmental or animal rights cases. NLG immediately 12 advises Hotline callers that the line may not be secure, asks limited information before referring 13 callers to specific NLG attorneys in their geographic area, and does not keep notes or records of the 14 calls. One foundation funder asks for records of Hotline calls, but in response the NLG can only send 15 general examples of the types of calls it receives.

16 (d) Plaintiff Human Rights Watch conducts research and advocacy such that its 17 effectiveness and credibility depend heavily on being able to interview those with direct knowledge 18 of human rights abuses, be they victims, witnesses, perpetrators, or knowledgeable by standers such 19 as government officials, humanitarian agencies, lawyers and other civil society partners. Because 20 this type of research and reporting can endanger people and organizations, our stakeholders— 21 including even our researchers and/or consultants--often require us to keep their identities or other 22 identifying information confidential. HRW has staff in these offices who talk to the above-23 mentioned types of stakeholders by telephone to conduct research. HRW is concerned that many of 24 these stakeholders will have heightened concerns about contacting us through our offices now that 25 we are aware the NSA is logging metadata of these calls. This impairs HRW's research ability 26 and/or causes HRW to rely more on face-to-face encounters or other costly means of holding secure 27 conversations.

C63552:3.3.3.4:0032228-7-5150W D D commerce 18159-3 File 1et 019/3.01/01/3.4 P Age (22 D fo 2 2 9

1	(e) Plaintiff Shalom Center's Executive Director, Rabbi Arthur Waskow, was	
2	subjected to COINTELPRO activity (warrantless searches, theft, forgery) by the FBI between 1968	
3	and 1974. He took part in a suit against the FBI and the Washington DC police (Hobson v. Wilson)	
4	for deprivation of the "right of the people peaceably to assemble." Rabbi Waskow won in DC	
5	Federal District Court and the part of the suit that focused on the FBI was upheld in the DC Circuit	
6	Court of Appeals. The result of this experience is that he has been very troubled and frightened by	
7	the revelations of warrantless mass searches of telephone and Internet communications by the NSA.	
8	For several weeks, as the revelations continued, Rabbi Waskow realized the likelihood that the	
9	organization he leads, the Shalom Center, and he were under illegitimate surveillance and —	
10	because of its involvement in legal and nonviolent opposition to US government policy in several	
11	fields — possibly worse. This realization made him rethink whether he wanted to continue in sharp	
12	prophetic criticism and action in regard to disastrous public policies. Rabbi Waskow had trouble	
13	sleeping, delayed some essays and blogs he had been considering, and worried whether his actions	
14	might make trouble for nonpolitical relatives. Rabbi Waskow certainly felt a chill fall across his	
15	work of peaceable assembly, association, petition, and the free exercise of his religious convictions.	
16	COUNT I	
17 18	(Against All Defendants)	
19	78. Plaintiffs repeat and incorporate herein by reference the allegations in the preceding	
20	paragraphs of this complaint, as if set forth fully herein.	
21	79. Plaintiffs, their members, and their staffs use telephone calls to communicate and to	
22	associate within their organization, with their members and with others, including to communicate	
23	anonymously and to associate privately.	
24	80. By their acts alleged herein, Defendants have violated and are violating the First	
25	Amendment free speech and free association rights of Plaintiffs, their members, and their staffs,	
26	including the right to communicate anonymously, the right to associate privately, and the right to	
27	engage in political advocacy free from government interference.	
28	81. By their acts alleged herein, Defendants have chilled and/or threaten to chill 18	
	FIRST AMENDED COMPLAINT	

Cases 2.3.- 2-2-0-32228-7-515W D D c. on meret 8159-3 File 12019/3/1/0/3.4 P & gege 2 2 for 2 9

the legal associations and speech of Plaintiffs, their members, and their staffs by, among other
 things, compelling the disclosure of their political and other associations, and eliminating Plaintiffs'
 ability to assure members and constituents that the fact of their communications with them will be
 kept confidential.

5 82. Defendants are irreparably harming Plaintiffs, their members, and their staffs by
6 violating their First Amendment rights. Plaintiffs have no adequate remedy at law for Defendants'
7 continuing unlawful conduct, and Defendants will continue to violate Plaintiffs' legal rights unless
8 enjoined and restrained by this Court.

9 83. Plaintiffs seek that this Court declare that Defendants have violated the First
10 Amendment rights of Plaintiffs, their members, and their staffs; enjoin Defendants, their agents,
11 successors, and assigns, and all those in active concert and participation with them from violating the
12 First Amendment to the United States Constitution; and award such other and further equitable relief
13 as is proper.

14	COUNT II	
15	Violation of Fourth Amendment—Declaratory, Injunctive, and Equitable Relief	
16	(Against All Defendants)	
17	84. Plaintiffs repeat and incorporate herein by reference the allegations in paragraphs 1	
18	through 66 of this complaint, as if set forth fully herein.	
19	85. Plaintiffs have a reasonable expectation of privacy in their telephone communications,	
20	including in their telephone communications information.	
21	86. By the acts alleged herein, Defendants have violated Plaintiffs' reasonable	
22	expectations of privacy and denied Plaintiffs their right to be free from unreasonable searches and	
23	seizures as guaranteed by the Fourth Amendment to the Constitution of the United States, including,	
24	but not limited to obtaining <i>per se</i> unreasonable general warrants. Defendants have further violated	
25	Plaintiffs' rights by failing to apply to a court for, and for a court to issue, a warrant prior to any	
26	search and seizure as guaranteed by the Fourth Amendment.	
27	87. Defendants are now engaging in and will continue to engage in the above-described	
28	violations of Plaintiffs' constitutional rights, and are thereby irreparably harming Plaintiffs. 19	
	FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW	

Plaintiffs have no adequate remedy at law for Defendants' continuing unlawful conduct, and
 Defendants will continue to violate Plaintiffs' legal rights unless enjoined and restrained by this
 Court.

88. Plaintiffs seek that this Court declare that Defendants have violated their Fourth
Amendment rights; enjoin Defendants, their agents, successors, and assigns, and all those in active
concert and participation with them from violating the Plaintiffs' rights under the Fourth
Amendment to the United States Constitution; and award such other and further equitable relief as is
proper.

9

- 10
- 11

12

13

28

Violation of Fifth Amendment—Declaratory, Injunctive, and Equitable Relief

89. Plaintiffs repeat and incorporate herein by reference the allegations in paragraphs 1 through 66 of this complaint, as if set forth fully herein.

COUNT III

(Against All Defendants)

90. Plaintiffs, their members, and their staffs have an informational privacy interest in
their telephone communications information, which reveals sensitive information about their
personal, political, and religious activities and which Plaintiffs do not ordinarily disclose to the
public or the government. This privacy interest is protected by state and federal laws relating to
privacy of communications records and the substantive and procedural right to due process
guaranteed by the Fifth Amendment.

91. Defendants through their Associational Tracking Program secretly seize, collect,
 acquire, retain, search, and use the bulk telephone communications information of Plaintiffs, their
 members, and their staff without providing notice to them, or process by which they could seek
 redress. Defendants provide no process adequate to protect their interests.

92. Defendants seize, collect, acquire, retain, search, and use the bulk telephone
communications information of Plaintiffs, their members, and their staff without making any
showing of any individualized suspicion, probable cause, or other governmental interest sufficient or
narrowly tailored to justify the invasion of Plaintiffs' due process right to informational privacy.

93. Defendants seize, and acquire the bulk telephone communications information of 20

Plaintiffs, their members, and their staff under, *inter alia*, section 215 of the USA-PATRIOT Act (50
 U.S.C. § 1861).

3 94. On information and belief, Defendants' information seizure, collection and acquisition activities rely on a secret legal interpretation of 50 U.S.C. § 1861 under which bulk telephone 4 5 communications information of persons generally is as a matter of law deemed a "tangible thing" "relevant" to "an investigation to obtain foreign intelligence information not concerning a United 6 7 States person or to protect against international terrorism or clandestine intelligence activities," even 8 without any particular reason to believe that telephone communications information is a "tangible 9 thing" or that the telephone communications information of any particular person, including 10 Plaintiffs, their members, and their staff, is relevant to an investigation to obtain foreign intelligence 11 information not concerning a U.S. person or to protect against international terrorism or clandestine intelligence activities. 12

13 95. This legal interpretation of 50 U.S.C. § 1861 is not available to the general public,
14 including Plaintiffs, their members, and their staff, leaving them and all other persons uncertain
15 about where a reasonable expectation of privacy from government intrusion begins and ends and
16 specifically what conduct may subject them to electronic surveillance.

17 96. This secret legal interpretation of 50 U.S.C. § 1861, together with provisions of the
18 FISA statutory scheme that insulate legal interpretations from public disclosure and adversarial
19 process, fails to establish minimal guidelines to govern law enforcement and/or intelligence seizure
20 and collection.

97. The secret legal interpretation of 50 U.S.C. § 1861 used in the Associational Tracking
Program and related surveillance programs causes section 1861 to be unconstitutionally vague in
violation of the Fifth Amendment and the rule of law. The statute on its face gives no notice that it
could be construed to authorize the bulk seizure and collection of telephone communications
information for use in future investigations that do not yet exist.

98. By these and the other acts alleged herein, Defendants have violated and are
continuing to violate the right to due process under the Fifth Amendment of Plaintiffs, their

21 FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

1 members, and their staff.

2 99. By the acts alleged herein, Defendants' conduct proximately caused harm to Plaintiffs. 3 100. On information and belief, Defendants are now engaging in and will continue to engage in the above-described violations of Plaintiffs' constitutional rights, and are thereby 4 5 irreparably harming Plaintiffs. Plaintiffs have no adequate remedy at law for Defendants' continuing 6 unlawful conduct, and Defendants will continue to violate Plaintiffs' legal rights unless enjoined and 7 restrained by this Court. 8 101. Plaintiffs seek that this Court declare that Defendants have violated their due process 9 rights under the Fifth Amendment to the United States Constitution; enjoin Defendants, their agents, 10 successors, and assigns, and all those in active concert and participation with them from violating the 11 Plaintiffs' due process rights; and award such other and further equitable relief as is proper. **COUNT IV** 12 13 Violation of 50 U.S.C. § 1861—Declaratory, Injunctive and Other Equitable Relief (Against All Defendants) 14 102. Plaintiffs repeat and incorporate herein by reference the allegations in paragraph 1 15 through 66 of this complaint, as if set forth fully herein. 16 103. The business records order provision set forth in 50 U.S.C. § 1861 limits Defendants' 17 ability to seek telephone communications information. It does not permit the suspicionless bulk 18 seizure and collection of telephone communications information unconnected to any ongoing 19 investigation. It does not permit an order requiring the production of intangible things, including 20 telephone communications information not yet in existence. 21 104. Defendants' Associational Tracking Program and the seizure, collection, acquisition, 22 retention, searching, and use of the telephone communications records of Plaintiffs, their members, 23 and their staff exceed the conduct that may be lawfully authorized by an order issued under 50 U.S.C 24 § 1861. 25 105. By the acts alleged herein, Defendants are acting in excess of their statutory authority 26 and in violation of the express statutory limitations and procedures Congress has imposed on them in 27 50 U.S.C. § 1861. 28

1

14

15

16

106. Sovereign immunity for this claim is waived by 5 U.S.C. § 702.

2 107. Defendants are now engaging in and will continue to engage in the above-described 3 acts in excess of Defendants' statutory authority and in violation of statutory limitations and procedures of 50 U.S.C. § 1861 and are thereby irreparably harming Plaintiffs. Plaintiffs have no 4 5 adequate remedy at law for Defendants' continuing unlawful conduct, and Defendants will continue 6 to violate Plaintiffs' legal rights unless enjoined and restrained by this Court. 7 108. Plaintiffs seek that this Court declare that Defendants have acted in excess of 8 Defendants' statutory authority and in violation of statutory limitations and procedures of 50 U.S.C. 9 § 1861; declare that Defendants have thereby irreparably harmed and will continue to irreparably

harm Plaintiffs; enjoin Defendants, their agents, successors, and assigns, and all those in active
concert and participation with them from acting in excess of Defendants' statutory authority and in
violation of statutory limitations and procedures of 50 U.S.C. § 1861; and award such other and
further equitable relief as is proper.

COUNT V Motion For Return Of Unlawfully Searched And Seized Property Pursuant To Federal Rule of Criminal Procedure 41(g) 109. Plaintiffs repeat and incorporate herein by reference the allegations in paragraphs 1

through 97 of this complaint, as if set forth fully herein.

19
 110. This Court has civil equitable jurisdiction under Federal Rule of Criminal
 20
 Procedure 41(g) to order the return of illegally searched and seized property.

111. Defendants, by their Associational Tracking Program and their bulk seizure,
collection, acquisition, retention, searching, and use of the telephone communications information of
Plaintiffs, have unlawfully searched and seized Plaintiffs' telephone communications information.
Plaintiffs are aggrieved by Defendants unlawful seizure and search of their telephone
communications information.

Plaintiffs seek an order directing the return of their telephone communications
 information in the possession, custody, or control of Defendants, their agents, successors, and
 assigns, and all those in active concert and participation with them.

FIRST AMENDED COMPLAINT CASE NO. 13-cv-3287 JSW

PRAYER FOR RELIEF

WHEREFORE, Plaintiffs respectfully request that the Court:

1

2

3

4

5

20

 Declare that the Program as alleged herein violates without limitation Plaintiffs' rights under the First, Fourth, and Fifth Amendments to the Constitution; and their statutory rights;

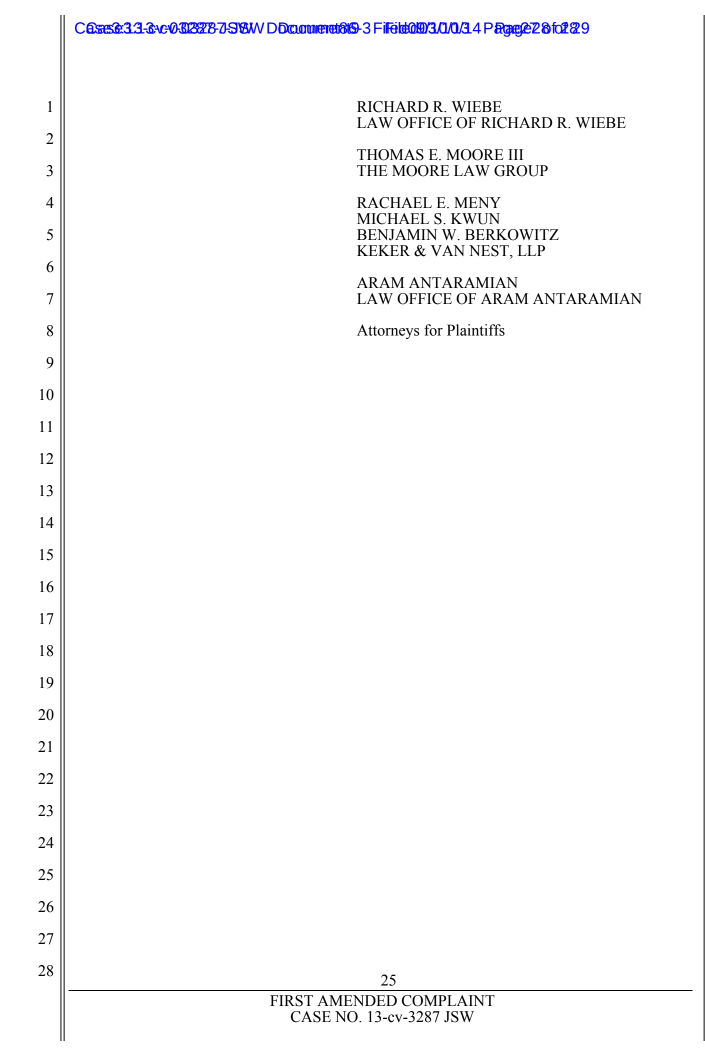
2. Award to Plaintiffs equitable relief, including without limitation, a preliminary and 6 7 permanent injunction pursuant to the First, Fourth, and Fifth Amendments to the 8 United States Constitution prohibiting Defendants' continued use of the Program, 9 and a preliminary and permanent injunction pursuant to the First, Fourth, and Fifth 10 Amendments requiring Defendants to provide to Plaintiffs an inventory of their communications, records, or other information that was seized in violation of the 11 12 First, Fourth, and Fifth Amendments, and further requiring the destruction of all 13 copies of those communications, records, or other information within the possession, custody, or control of Defendants. 14

Award to Plaintiffs reasonable attorneys' fees and other costs of suit to the extent permitted by law.

4. Order the return and destruction of their telephone communications information in
the possession, custody, or control of Defendants, their agents, successors, and
assigns, and all those in active concert and participation with them.

5. Grant such other and further relief as the Court deems just and proper.

21	DATED: September 10, 2013	Respectfully submitted,
22		/s/ Cindy Cohn
23		CINDY COHN LEE TIEN
24		KURT OPSAHL MATTHEW ZIMMERMAN
25		MARK RUMOLD DAVID GREENE
26		JAMES S. TYRE ELECTRONIC FRONTIER FOUNDATION
27		
28		24
	FIRST AMENDED COMPLAINT	
		NO. 13-cv-3287 JSW



	CE3533-3-2-0-32228-7-5-556W DDccomentales-3 Filetelow/3/1/0/3.4 P & geelez of 62 2 9	
1	JURY DEMAND	
2	Plaintiffs hereby request a jury trial for all issues triable by jury including, but not limited to,	
3	those issues and claims set forth in any amended complaint or consolidated action.	
4	DATED: September 10, 2013 Respectfully submitted,	
5	/s/ Cindy Cohn	
6	CINDY COHN LEE TIEN	
7	KURT OPSAHL MATTHEW ZIMMERMAN MARK RUMOLD	
8	MARK RUMOLD DAVID GREENE JAMES S. TYRE	
9	ELECTRONIC FRONTIER FOUNDATION	
10	RICHARD R. WIEBE	
11	LAW OFFICE OF RICHARD R. WIEBE THOMAS E. MOORE III	
12	THE MOORE LAW GROUP	
13	RACHAEL E. MENY MICHAEL S. KWUN	
14	BENJAMIN W. BERKOWITZ KEKER & VAN NEST, LLP	
15 16	ARAM ANTARAMIAN	
10	LAW OFFICE OF ARAM ANTARAMIAN	
18	Attorneys for Plaintiffs	
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	26 FIRST AMENDED COMPLAINT	
CASE NO. 13-cv-3287 JSW		