

113TH CONGRESS  
1ST SESSION

# S. 987

To maintain the free flow of information to the public by providing conditions for the federally compelled disclosure of information by certain persons connected with the news media.

---

IN THE SENATE OF THE UNITED STATES

MAY 16, 2013

Mr. SCHUMER (for himself and Mr. GRAHAM) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

---

## A BILL

To maintain the free flow of information to the public by providing conditions for the federally compelled disclosure of information by certain persons connected with the news media.

1       *Be it enacted by the Senate and House of Representa-*

2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Free Flow of Informa-

5       tion Act of 2013”.

1   **SEC. 2. COMPELLED DISCLOSURE FROM COVERED PER-**  
2                         **SONS.**

3                 (a) CONDITIONS FOR COMPELLED DISCLOSURE.—In  
4       any proceeding or in connection with any issue arising  
5       under Federal law, a Federal entity may not compel a cov-  
6       ered person to comply with a subpoena, court order, or  
7       other compulsory legal process seeking to compel the dis-  
8       closure of protected information, unless a Federal court  
9       in the jurisdiction where the subpoena, court order, or  
10      other compulsory legal process has been or would be issued  
11      determines, after providing notice and an opportunity to  
12      be heard to such covered person—

13                         (1) that the party seeking to compel disclosure  
14       of the protected information has exhausted all rea-  
15       sonable alternative sources (other than a covered  
16       person) of the protected information; and

17                         (2) that—

18                                 (A) in a criminal investigation or prosecu-  
19       tion—

20                                 (i) if the party seeking to compel dis-  
21       closure is the Federal Government, based  
22       on public information or information ob-  
23       tained from a source other than the cov-  
24       ered person, there are reasonable grounds  
25       to believe that a crime has occurred;

(ii) based on public information or information obtained from a source other than the covered person, there are reasonable grounds to believe that the protected information sought is essential to the investigation or prosecution or to the defense against the prosecution;

(iii) the Attorney General certifies that the decision to request compelled disclosure was made in a manner consistent with section 50.10 of title 28, Code of Federal Regulations, if compelled disclosure is sought by a member of the Department of Justice in circumstances governed by section 50.10 of title 28, Code of Federal Regulations; and

(iv) the covered person has not established by clear and convincing evidence that disclosure of the protected information would be contrary to the public interest, taking into account both the public interest in gathering and disseminating the information or news at issue and maintaining the free flow of information and the public interest in compelling disclosure (in-

cluding the extent of any harm to national security); or

(B) in a matter other than a criminal investigation or prosecution, based on public information or information obtained from a source other than the covered person—

17 (b) LIMITATIONS ON CONTENT OF INFORMATION.—

18 A subpoena, court order, or other compulsory legal process  
19 seeking to compel the disclosure of protected information  
20 under subsection (a) shall, to the extent possible, be nar-  
21 rowly tailored in purpose, subject matter, and period of  
22 time covered so as to avoid compelling disclosure of pe-  
23 ripheral, nonessential, or speculative information.

1   **SEC. 3. EXCEPTION RELATING TO CRIMINAL CONDUCT.**

2       (a) IN GENERAL.—Section 2 shall not apply to any  
3 information, record, document, or item obtained as the re-  
4 sult of the eyewitness observations of, or obtained during  
5 the course of, alleged criminal conduct by the covered per-  
6 son, including any physical evidence or visual or audio re-  
7 cording of the conduct.

8       (b) EXCEPTION.—This section shall not apply, and,  
9 subject to sections 4 and 5, section 2 shall apply, if the  
10 alleged criminal conduct is the act of communicating the  
11 documents or information at issue.

12   **SEC. 4. EXCEPTION TO PREVENT DEATH, KIDNAPPING,**

13                   **SUBSTANTIAL BODILY INJURY, SEX OF-**  
14                   **FENSES AGAINST MINORS, OR INCAPACITA-**  
15                   **TION OR DESTRUCTION OF CRITICAL INFRA-**  
16                   **STRUCTURE.**

17       Section 2 shall not apply to any protected information  
18 that is reasonably necessary to stop, prevent, or mitigate  
19 a specific case of—

20               (1) death;

21               (2) kidnapping;

22               (3) substantial bodily harm;

23               (4) conduct that constitutes a criminal offense  
24 that is a specified offense against a minor (as those  
25 terms are defined in section 111 of the Adam Walsh  
26 Child Protection and Safety Act of 2006 (42 U.S.C.

such a criminal offense; or

## **6 SEC. 5. EXCEPTION TO PREVENT TERRORIST ACTIVITY OR**

## **7 HARM TO THE NATIONAL SECURITY.**

8       (a) IN GENERAL.—Section 2 shall not apply to any  
9 protected information if—

(1) the party seeking to compel disclosure is the  
Federal Government; and

12                         (2)(A) in a criminal investigation or prosecution  
13                         of the allegedly unlawful disclosure of properly clas-  
14                         sified information, the court finds by a preponder-  
15                         ance of the evidence that the protected information  
16                         for which compelled disclosure is sought would mate-  
17                         rially assist the Federal Government in preventing  
18                         or mitigating—

(i) an act of terrorism; or

1 compelled disclosure is sought would materially as-  
2 sist the Federal Government in preventing, miti-  
3 gating, or identifying the perpetrator of—



8           (b) DEFERENCE.—In assessing the existence or ex-  
9 tent of the harm described in subsection (a), a Federal  
10 court shall give appropriate deference to a specific factual  
11 showing submitted to the court by the head of any execu-  
12 tive branch agency or department concerned.

(c) RELATIONSHIP TO SECTION 2.—Subsection (a) shall not apply, and, subject to sections 3 and 4, section 2 shall apply, to any criminal investigation or prosecution of the allegedly unlawful disclosure of properly classified information other than one in which the protected information is sought by the Federal Government to prevent or mitigate the harm specified in subsection (a)(2)(A). In considering the extent of any harm to national security when applying section 2 to such cases, a Federal court shall give appropriate deference to any specific factual showing submitted to the court by the head of any executive branch agency or department concerned.

1       (d) SUBSEQUENT UNLAWFUL DISCLOSURE.—The  
2 potential for a subsequent unlawful disclosure of informa-  
3 tion by the source sought to be identified shall not, by  
4 itself and without any showing of additional facts beyond  
5 such potential disclosure, be sufficient to establish that  
6 compelled disclosure of the protected information would  
7 materially assist the Federal Government in preventing or  
8 mitigating—

**13 SEC. 6. COMPELLED DISCLOSURE FROM COMMUNICATIONS  
14 SERVICE PROVIDERS.**

15 (a) CONDITIONS FOR COMPELLED DISCLOSURE.—

24                             (2) EXCEPTION.—If any document or other in-  
25                             formation from the account of a person who is

1 known to be, or reasonably likely to be, a covered  
2 person is sought from a communications service pro-  
3 vider under section 2709 of title 18, United States  
4 Code, the provisions of sections 2 through 5 gov-  
5 erning criminal investigations and prosecutions shall  
6 apply in the same manner that such sections apply  
7 to any document or other information sought from  
8 a covered person in the course of a criminal inves-  
9 tigation or prosecution, except that clauses (i) and  
10 (iii) of section 2(a)(2)(A) and the phrase “particu-  
11 larly with reference to directly establishing guilt or  
12 innocence” in section 2(a)(2)(A)(ii) shall not apply.

13 (b) NOTICE AND OPPORTUNITY PROVIDED TO COV-  
14 ERED PERSONS.—A Federal court may compel the disclo-  
15 sure of a document or other information described in this  
16 section only after the covered person from whose account  
17 the document or other information is sought has been  
18 given—

19 (1) notice from the party seeking the document  
20 or other information through a subpoena or other  
21 compulsory request, not later than the time at which  
22 such subpoena or request is issued to the commu-  
23 nications service provider; and

1                   (2) an opportunity to be heard before the court  
2                   before compelling testimony or the disclosure of a  
3                   document.

4                   (c) EXCEPTION TO NOTICE REQUIREMENT.—Notice  
5                   under subsection (b)(1) may be delayed for not more than  
6                   45 days if the Federal court involved determines by clear  
7                   and convincing evidence that such notice would pose a sub-  
8                   stantial threat to the integrity of a criminal investigation,  
9                   a national security investigation, or intelligence gathering,  
10                  or that exigent circumstances exist. This period may be  
11                  extended by the court for an additional period of not more  
12                  than 45 days each time the court makes such a determina-  
13                  tion.

14                  (d) NOTICE TO COMMUNICATIONS SERVICE PRO-  
15                  VIDER.—In all cases in which notice is required to be pro-  
16                  vided to the covered person under this section, a copy of  
17                  such notice shall be provided simultaneously to the com-  
18                  munications service provider from whom disclosure is  
19                  sought. Once it has received such notice, the communica-  
20                  tions service provider shall not comply with the request  
21                  for disclosure unless and until disclosure is either ordered  
22                  by the court or authorized in writing by the covered per-  
23                  son.

1   **SEC. 7. SOURCES AND WORK PRODUCT PRODUCED WITH-**  
2                   **OUT PROMISE OR AGREEMENT OF CON-**  
3                   **FIDENTIALITY.**

4       Nothing in this Act shall supersede, dilute, or pre-  
5       clude any law or court decision compelling or not compel-  
6       ling disclosure by a covered person or communications  
7       service provider of—

- 8                   (1) information identifying a source who pro-  
9       vided information without a promise or agreement of  
10      confidentiality made by the covered person as part  
11      of engaging in journalism; or  
12                  (2) records, other information, or contents of a  
13      communication obtained without a promise or agree-  
14      ment that such records, other information, or con-  
15      tents of a communication would be confidential.

16   **SEC. 8. PROCEDURES FOR REVIEW AND APPEAL.**

17           (a) CONDITIONS FOR EX PARTE REVIEW OR SUBMIS-  
18      SIONS UNDER SEAL.—With regard to any determination  
19      made by a Federal court under this Act, upon a showing  
20      of good cause, that Federal court may receive and consider  
21      submissions from the parties in camera or under seal, and  
22      if the court determines it is necessary, ex parte.

23           (b) CONTEMPT OF COURT.—With regard to any de-  
24      termination made by a Federal court under this Act, a  
25      Federal court may find a covered person to be in civil or  
26      criminal contempt if the covered person fails to comply

1 with an order of a Federal court compelling disclosure of  
2 protected information.

3       (c) TO PROVIDE FOR TIMELY DETERMINATION.—  
4 With regard to any determination to be made by a Federal  
5 court under this Act, that Federal court, to the extent  
6 practicable, shall make that determination not later than  
7 30 days after the date of receiving a motion requesting  
8 the court make that determination.

9       (d) EXPEDITED APPEAL PROCESS.—

10           (1) IN GENERAL.—The courts of appeal shall  
11 have jurisdiction—

12               (A) of appeals by a Federal entity or cov-  
13 ered person of an interlocutory order of a Fed-  
14 eral court under this Act; and

15               (B) in an appeal of a final decision of a  
16 Federal court by a Federal entity or covered  
17 person, to review any determination of a Fed-  
18 eral court under this Act.

19           (2) EXPEDITION OF APPEALS.—It shall be the  
20 duty of a Federal court to which an appeal is made  
21 under this subsection to advance on the docket and  
22 to expedite to the greatest possible extent the dis-  
23 position of that appeal.

24 **SEC. 9. RULE OF CONSTRUCTION.**

25 Nothing in this Act may be construed to—

1                   (1) preempt any law or claim relating to defa-  
2                   mation, slander, or libel;

3                   (2) modify the requirements of section 552a of  
4                   title 5, United States Code, or Federal laws or rules  
5                   relating to grand jury secrecy (except that this Act  
6                   shall apply in any proceeding and in connection with  
7                   any issue arising under that section or the Federal  
8                   laws or rules relating to grand jury secrecy);

9                   (3) create new obligations, or affect or modify  
10                  the authorities or obligations of a Federal entity  
11                  with respect to the acquisition or dissemination of  
12                  information pursuant to the Foreign Intelligence  
13                  Surveillance Act of 1978 (50 U.S.C. 1801 et seq.);  
14                  or

15                  (4) preclude voluntary disclosure of information  
16                  to a Federal entity in a situation that is not gov-  
17                  erned by this Act.

18 **SEC. 10. AUDIT.**

19                  (a) IN GENERAL.—The Inspector General of the De-  
20                  partment of Justice shall perform a comprehensive audit  
21                  of the use of this Act during the period beginning on the  
22                  date of enactment of this Act and ending on December  
23                  31, 2016. The audit shall include an examination of each  
24                  instance in which a court failed to compel the disclosure  
25                  of protected information under this Act, and whether this

1 Act has created any procedural impediments that have had  
2 a detrimental operational impact on the activities of the  
3 Federal Bureau of Investigation.

4 (b) REPORT.—Not later than June 30, 2017, the In-  
5 spector General of the Department of Justice shall submit  
6 to the Committee on the Judiciary and the Select Com-  
7 mittee on Intelligence of the Senate and the Committee  
8 on the Judiciary and the Permanent Select Committee on  
9 Intelligence of the House of Representatives a report con-  
10 taining the results of the audit conducted under subsection  
11 (a).

12 (c) REVIEW.—Not later than 30 days before the sub-  
13 mission of the report under subsection (b), the Inspector  
14 General of the Department of Justice shall provide the  
15 report to the Attorney General and the Director of Na-  
16 tional Intelligence. The Attorney General or the Director  
17 of National Intelligence may provide such comments to be  
18 included in the report submitted under subsection (b) as  
19 the Attorney General or the Director of National Intel-  
20 ligence may consider necessary.

21 (d) FORM.—The report submitted under subsection  
22 (b) and any comments included under subsection (c) shall  
23 be in unclassified form, but may include a classified annex.

24 **SEC. 11. DEFINITIONS.**

25 In this Act:

## 1                   (1) COMMUNICATIONS SERVICE PROVIDER.—

2         The term “communications service provider”—

3                   (A) means any person that transmits information of the customer's choosing by electronic  
4                   means; and5                   (B) includes a telecommunications carrier,  
6                   an information service provider, an interactive  
7                   computer service provider, and an information  
8                   content provider (as such terms are defined in  
9                   section 3 or 230 of the Communications Act of  
10                  1934 (47 U.S.C. 153 and 230)).11                  (2) COVERED PERSON.—The term “covered  
12                  person”—

13                  (A) means a person who—

14                   (i) with the primary intent to investigate events and procure material in order to disseminate to the public news or information concerning local, national, or international events or other matters of public interest, regularly gathers, prepares, collects, photographs, records, writes, edits, reports or publishes on such matters by—

15                   (I) conducting interviews;

16                   (II) making direct observation of  
17                   events; or

(III) collecting, reviewing, or analyzing original writings, statements, communications, reports, memoranda, records, transcripts, documents, photographs, recordings, tapes, materials, data, or other information whether in paper, electronic, or other form;

(ii) has such intent at the inception of the process of gathering the news or information sought; and

(iii) obtains the news or information sought in order to disseminate the news or information by means of print (including newspapers, books, wire services, news agencies, or magazines), broadcasting (including dissemination through networks, cable, satellite carriers, broadcast stations, or a channel or programming service for any such media), mechanical, photographic, electronic, or other means;

(B) includes a supervisor, employer, parent company, subsidiary, or affiliate of a person described in subparagraph (A); and

16 (iv) a specially designated terrorist, as  
17 that term is defined in section 595.311 of  
18 title 31, Code of Federal Regulations (or  
19 any successor thereto);

20 (v) a terrorist organization, as that  
21 term is defined in section  
22 212(a)(3)(B)(vi)(II) of the Immigration  
23 and Nationality Act (8 U.S.C.  
24 1182(a)(3)(B)(vi)(II));

1 (vi) committing or attempting to com-  
2 mit the crime of terrorism, as that offense  
3 is defined in section 2331(5) or  
4 2332b(g)(5) of title 18, United States  
5 Code;

6 (vii) committing or attempting the  
7 crime of providing material support, as  
8 that term is defined in section 2339A(b)(1)  
9 of title 18, United States Code, to a ter-  
10 rorist organization; or

11 (viii) aiding, abetting, or conspiring in  
12 illegal activity with a person or organiza-  
13 tion defined in clauses (i) through (vii).

1       applicable Executive orders, statutes, or regulations  
2       regarding classification of information.

3                     (6) PROTECTED INFORMATION.—The term  
4       “protected information” means—

5                         (A) information identifying a source who  
6       provided information under a promise or agree-  
7       ment of confidentiality made by a covered per-  
8       son as part of engaging in journalism; or

9                         (B) any records, contents of a communica-  
10      tion, documents, or information that a covered  
11      person obtained or created—

12                             (i) as part of engaging in journalism;  
13                             and

14                             (ii) upon a promise or agreement that  
15      such records, contents of a communication,  
16      documents, or information would be con-  
17      fidential.

○