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USPS Confirmed Delivery #0311-2550-0000-0047-4778

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### **ETHICS COMPLAINT**

September 16, 2012

Re: **Ethics Complaint** against Congressmen Chairman, Mike Rogers and Ranking Member Dutch Ruppersberger of the House Permanent Select Committee on Intelligence and Chairman Lamar Smith and Ranking Member John Conyers Jr. of the House Committee on the Judiciary, among others. Dale B. Adams requests a thorough and public investigation.

Hello,

This is an ethics complaint filed against Congressmen Chairman, Mike Rogers and Ranking Member Dutch Ruppersberger of the House Permanent Select Committee on Intelligence and Chairman Lamar Smith and Ranking Member John Conyers Jr. of the House Committee on the Judiciary. Please find the enclosed letter to the United States Department of Justice, Office of Inspector General, Michael Horowitz that was faxed to both Chairman Mike Rogers and Ranking Member John Conyers Jr., on the date of July 16, 2012, [Exhibit A]. This signed, and dated legal document was also faxed to the Office of Inspector General, Michael Horowitz, Honorable Senator Ron Wyden and Senator Patrick Leahy on July 16, 2012. This document was then sent to all five of these parties by U.S. Certified Mail with the listed reference numbers noted on the Certificate of Service on the date of August 17, 2012. Although Dale B. Adams received the Green Return Receipt Card from the United States Postal Service from the Office of Inspector General, Michael Horowitz, Honorable Senator Ron Wyden and Senator Patrick Leahy, the Republican dominated Congressional Committees of the United States House of Representatives, Committee on the Judiciary and Permanent Select Committee on Intelligence failed to abide by the law and general ethics to return the green return receipt card with valid service of process. The two missing green return receipt cards had the identifying numerals of, Certified U S Mail # 7011-2970-0003-4470-2188 for the House Judiciary c/o Congressman John Conyers, Jr., and

Certified U S Mail # 7011-2970-0003-4470-2133, c/o Congressman Mike Rogers. Copies of the green return receipt cards of the Honorable Senate Committees and Inspector General who obeyed the rule of law and ethics are enclosed, [Exhibit B]. Evidence that the legal document of Exhibit A was mailed to the Congressmen subject to this ethics complaint is also enclosed, as the postal receipt # 002531, from the United States Postal Service. [Exhibit C].

Dale B. Adams has written the U.S. Postal Service, Office of Inspector General with complaints about Congressman John Conyers, Jr., not returning return receipt cards for certified U.S. Mail in 2010, and was disappointed with their disregard for the rule of law, when he was responded to by Deputy General Counsel, Gladis Griffith. Thus, I have submitted this complaint directly to United States Postmaster General, Patrick R. Donahoe, with the hopes the USPS will refund my money, properly investigate these law violations of tampering with U.S. Mail, and/or to forward copies of these missing green return receipt cards - as required by law, [Exhibit D].

In the July 16, 2012, legal document sent by Dale B. Adams to these entrusted public officials marked Exhibit A, the underlined sections clearly informed them that the executive branch had violated the Foreign Intelligence Surveillance Act of 2008, other laws and the Constitution to intentionally harm Dale B. Adams. Moreover, Adams presented evidence that the executive was abusing this law to harm U.S. citizens for expressing rights under the First Amendment to free speech and freedom of the press and they still made false statements to the public stating these laws had proper oversight, weren't used on U.S. citizens and that they weren't being abused as stated below from Exhibit A, (page 4);

*“Facts prove FBI, Office of General Counsel, Valerie Caproni and the FBI used illegal process to place Dale B. Adams onto the Patriot Act in 2006. Evidence also indicates Valerie Caproni violated FISA and continued to authorize illegal surveillance of Dale B. Adams although the FISC twice denied an application for a warrant as it, “implicated the targets First Amendment rights.” In 2007 Valerie Caproni made false testimony before Congress stating that the FBI would purge any illegally obtained information, yet she made bogus legal definitions, changed IOB policy and failed to abide by Congress to form a minimization procedure for 3 years to arbitrarily harm Adams for expressing First Amendment rights. FBI OGC Valerie Caproni bent and broke every rule, law, policy or guideline to retain private information about Adams which was illegally obtained for three years until 2009.”*

Further evidence of these Congressmen violating House Ethics and making false statements to the public is below from the Electronic Frontier Foundation and also the San Francisco Chronicle;

*“Yet these facts were ignored by many of the representatives supporting the bill. As Cato Institute's Julian Sanchez documents during the House debate, many made incorrect or false statements claiming the FISA Amendments Act only affects foreigners and not U.S.- based citizens, that there's no evidence American's communications have been collected under the law, and that there is substantive oversight that prevents the NSA for abusing its powers.”*

Timm, (September 13, 2012), "Fight over FISA Amendments Act Moves to the Senate, as the House Passes the Broad, Warrantless Spying Bill" <https://www.eff.org/deeplinks/2012/09/fight-over-fisa-amendments-act-moves-senate-house-passes-broad-warrantless-spying>

*"This is about foreigners on foreign soil. It's not a dragnet," said Rep. Mike Rogers, R-Mich., chairman of the House Intelligence Committee.*

*He said Americans' rights "are alive and well here. This is one of those programs that has an inordinate amount of oversight to make sure we are not targeting Americans. In the odd case where an American is intercepted, there are very strict procedures on how to destroy that information and correct that problem. And it has not happened hardly, frequently, at all..."*

Margasak, (September 12, 2012), "House Renews surveillance law for 5 years"

<http://www.sfgate.com/news/article/House-renews-surveillance-law-for-5-years-3860397.php>

Rep. Mike Rogers made false statements to the public. Our founders were wise and honorable men who cared about the rights of the common man and forming a government of, "WE THE PEOPLE," by ensuring citizens always had First Amendment rights to ensure they were made aware of the truth about our government. The First Amendment implicitly states;

*"Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances."*

U.S. Const. Amend. I.

Therefore, these members of the United States House of Representatives, Committee on the Judiciary and Permanent Select Committee on Intelligence failed to abide by the law and the U.S. Constitution when they ignored these reports and made false statements to the public to pass a law that violates the right to freedom of speech. They violated their oath of office and the law, in addition to House Ethics rules to pass an UnConstitutional law that they know has caused three undue deaths in our family. Rep. Mike Rogers wants to deceive Americans.

Pursuant to the House Ethics Manual, Committee on Standards of Official Conduct 110<sup>th</sup> Congress, 2d Session [2008 ed.], these Congressmen and other members of the House of Representatives violated House Ethics. As per page one, General Ethics Standards, Overview, "Members, officers, and employees of the House should:

- *"Conduct themselves at all times in a manner that reflects creditably on the House."*

[Making false statements to the public and ignoring egregious violations of FISA that are causing deaths to innocent Americans is not abiding by this rule, especially when public media reports are confirming these members of the U.S. House of Representatives have made false statements to the public. [House Rule 23, clause 1.]

(Timm, September 13, 2012).

- *Abide by the spirit as well as the letter of the House rules, and*  
[Violating public trust, the Constitution, concealing and covering up crimes of the Foreign Intelligence Surveillance Act and their oath of office clearly violates House Ethics.]
- *Adhere to the broad ethical standards expressed in the Code of Ethics for Government Service.*  
[This conduct can not be accepted and condoned in the House Code of Ethics] [ Rule 23]
- *They should not in anyway use their office for private gain.*  
[President George W. Bush and other Republican public officials violated numerous laws, rules, guidelines and the Constitution to intentionally harm Adams for expressing rights under the First Amendment and a section of the Foreign Intelligence Surveillance Act of 2008 is suppressing Adams' speech and his ability to make these crimes public. Therefore these Republican members of Congress are passing the FISA again to conceal and cover up these crimes by the Republican administration in their own self interest and private gain to protect the Republican party during this election.]

Chairman Mike Rogers and the other Congressmen listed in this complaint are engaged in a conspiracy to defraud the United States and its citizens, although they know they are not obeying the law to offer proper oversight, yet stated to the media and the public that they were. The letter Adams faxed on July 16, 2012, and mailed on August 17, 2012, specifically displayed evidence that the House and Senate Intelligence and Judiciary Committees are not abiding by the laws they pass to offer proper oversight, Exhibit A (Page 5), as stated below;

*“On February 8, 2012, U S Director of National Intelligence, James R. Clapper and U S Attorney General, Eric Holder made false statements to Congress in their letter urging Congress to reauthorize the Foreign Intelligence Surveillance Act of 2008. On page 3, they stated, “The Executive Branch is committed to ensuring that its use of section 702 is consistent with the law, the FISC's orders, and the privacy and civil liberties interests of U.S. Persons.... In addition, congressional committees conduct essential oversight, which is discussed in section 3 below.” However, pursuant to the media reports below, the facts prove both the U S Department of Justice and Congressional Oversight Committees are intentionally failing to abide by the laws they pass and are knowingly evading these facts of atrocious violations of the FISA that caused three undue deaths in our family -as they continue to pass these laws. In 2004, the Justice Department turned in its reports for 1999-2003, and in December 2010 it posted its reports online for the years 2004-2009”*

Brinkerhoff, (2012), “Justice Dept. Ignored Law Requiring Annual Submission of Surveillance Reports to Congress,” [http://www.allgov.com/Controversies/ViewNews/Justice\\_Dept\\_Ignored\\_Law\\_Requiring\\_Annual\\_Submission\\_of\\_Surveillance\\_Reports\\_to\\_Congress\\_120214](http://www.allgov.com/Controversies/ViewNews/Justice_Dept_Ignored_Law_Requiring_Annual_Submission_of_Surveillance_Reports_to_Congress_120214)”

Therefore, these Congressmen and others are violating their oath of office to infringe on the Fourth Amendment rights of U.S. Citizens and defrauding the American public by making false statements in order to protect the warrantless electronic surveillance program designed by President George W. Bush, contrary to ethics, the law, their oath of office and the U.S. Constitution.

*“The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.”* U.S. Const. Amend. IV.

Their oath of office stated below requires them to defend the Constitution foreign and domestic, and that encompasses their own questionable conduct to intentionally violate the U. S. Constitution while making false statements to the public, stating they aren't. The facts and the oath below reveal these entrusted public officials are engaged in a serious breach of public trust;

*“I do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter: So help me God.”*

What makes their conduct so dangerous is that these Congressmen on the House and Senate Judiciary and Intelligence Committees have a top secret security clearance that other members of Congress don't have. Therefore they are defrauding the public and United States Congress with their intentional false statements to the public. Both the Senate and Representatives are members of “Congress.” Senate Majority Leader, Harry Reid, Senate Minority Leader Mitch McConnell, Senator John McCain, and Senator Carl Levin of the Armed Forces Committee, House Majority Leader John Boehner, House Minority Leader Nancy Pelosi, Senator Ron Wyden, Senator Patrick Leahy and President Barack Obama are all fully aware that these Congressmen are defrauding the public and intentionally violating the law and U.S. Constitution. The majority of Congress who want and need the facts, are being misled by these “*entrusted*” public officials.

These violations of law and the House Ethics Rules with defrauding the United States and obstruction of Justice have resulted in punishment in prior House Ethics Committee investigations. (House Ethics Manual, Page 15, Footnote 75 and Page 16, Footnote 81). This conduct is extremely dangerous to the integrity of the Constitution and our form of government because if the integrity of a select few Congressmen on secret committees were breached and they were engaged in a seditious conspiracy to overthrow our form of government, they could easily defraud the public and mislead Congress to also unknowingly engage in this conspiracy. The House Ethics Committee must act in a

responsible manner to fully investigate these crimes, that can harm our nation and the people.

The ethics committees should also be keenly aware that these Committees on the Judiciary are responsible for confirming the selection of our federal Judges who must always meet the highest standards of ethics. If the integrity of the Congressmen selecting our federal Judges and Justices, is breached, what effect will that have on the selection and integrity of our Judicial branch? If the integrity of the Judicial Branch is compromised, then our every Constitutional right can be eradicated in a slow and/or rapid manner. The Ethics Committee must always hold the Congressmen with top security clearance in Intelligence and Judiciary Committees to the highest ethical standards because if you don't, the results can be catastrophic to our nation and our form of government.

The facts indicate that the integrity of our Judicial branch has been compromised and our civil and Constitutional rights are being stripped from us in a systematic manner. The Republican dominated Judiciary Committees over the past decades have relentlessly violated house or senate rules, amended rules [*Including House Ethics Rules, 2008*], and used any means necessary to allow a Republican President to appoint Republican Judges and Justices to the bench, and use any means necessary to defeat a Democratic President from appointing federal Judges. They are using politics to manipulate the composition of the “*independent*” Judicial Branch. Although Congress was given the right to approve the Judges and Justices, our founders didn't intend for Congress to abuse this privilege to obstruct the Presidents' right to appoint Judges, nor to use it for political gain to tamper with the integrity of Article III Judges. Congressmen are swayed by heavy corporate financial sponsors within Judicial Circuits to appoint pro-employer Republican appointed Judges who have strong tendencies to guard the rights of corporations, to the disadvantage of the citizens. These Judges are also concealing and covering up the crimes of these corporations. Article III was designed by our founders to have Judges guard the Constitutional Rights of “WE THE PEOPLE.” Article III was not designed for Congress to appoint Judges who would disregard the Constitution or conceal the crimes of corporations that are harming citizens and depriving their Constitutional rights. The results of this Judicial tampering on the American public is severe. *Adams v. Tyson Foods Inc.* Case # 09-3054, [W. D. Ark.].

Although Senator, Patrick Leahy and Congressman, John Conyers, Jr., were given facts and evidence during the last two years of the executive branch violating the law to intentionally harm Dale B. Adams to cause three wrongful deaths in our family, they continue to reauthorize these terrorist laws such as the three sunset provisions of the USA Patriot Act and now although they were made aware FISA was violated to cause these three undue deaths, they continue to pass these laws through their committees with limited or no amendments, to ensure proper oversight or correct these deficiencies.

On July 20, 2012, Senator Ron Wyden received a letter from the Office of the Director of National Intelligence signed by Kathleen Turner, Director of Legislative Affairs. The letter stated, *“It is also true that on at least one occasion the Foreign Intelligence Surveillance Court held that some collection carried out pursuant to the Section 702 minimization procedures used by the government was unreasonable under the Fourth Amendment.”*

*“I believe that the government's implementation of Section 702 of FISA has sometimes circumvented the spirit of the law, and on at least one occasion the FISA Court has reached this same conclusion.”*

*“At no time have these reviews found any intentional violations of law.”* [Exhibit E]

The underlined statement above is a false statement or a misrepresentation. Dale B. Adams can prove the government intentionally violated the law to harm him but the Republican dominated courts within the Eighth Circuit United States Court of Appeals and the U. S. Supreme Court will not allow the civil cases of Dale B. Adams to proceed to present the evidence to the courts. Reason being is because they are violating Cannons of law and using their official capacity as *“independent”* Judges, to conceal and cover up the law violations of the Republican Presidential administration under U.S. President George W. Bush. This is a serious breach of their oath of office, judicial ethics and the law, to use their position of public trust for political reasons. But when ethical oversight committees don't abide by and enforce their rules, regulations and laws, Judges can engage in any conduct they want, especially since the Congress members on the Judiciary Committees will not impeach or even investigate the unlawful and treasonous conduct of these Judges. When Ethics Committees or other watchdog agencies don't abide by and enforce their own rules, the integrity of the government depreciates to the point of having no rule of law, where criminal conduct is rampant. Dale B. Adams and his deceased family members are victims of this unconscionable conduct.

However, these Congressional Intelligence Committees all received copies of the following classified versions of the reports below that conclusively prove the Federal Bureau of Investigation violated the law and the Constitution to intentionally harm Dale B. Adams. Yet they continue to defraud the public and other Congress members to pass these UnConstitutional laws. Reason being is because their integrity has been breached to a severe level and they have an agenda to alter our form of government and destroy the U.S. Constitution. That is why they have been tampering with the integrity of the Judicial branch for decades and will continue to do so until they are properly investigated for their treasonous conduct. These entrusted public officials must be held accountable for these crimes.

- APPENDIX C; “A Review of the Federal Bureau of Investigation's Use of National Security Letters,” Office of the Inspector General, March 2007 Available at <http://www.usdoj.gov/oig>,
- APPENDIX D; A Review of the FBI’s Use of Section 215, Orders for Business Records in 2006

Office of the Inspector General, March 2008 further referred to as [US DOJ OIG Report 2008]  
<http://www.usdoj.gov/oig>,

- APPENDIX E; U S Department of Justice, Office of Inspector General, A Review of the Federal Bureau of Investigation's Use of Exigent Letters and Other Informal Requests for Telephone Records, Oversight and Review Div., Office of the Inspector General (January 2010)

Facts also reveal that members of Congress were also intentionally harming Dale B. Adams for his expression of political speech in 2006, and they are violating the law and the Constitution for the specific purpose of concealing and covering up their crimes. They achieve this by keeping Dale B. Adams oppressed under these terrorist laws by refusing to make the proper amendments to offer Adams his Constitutional rights. They have their counterparts within the Judicial branch also denying Adams access to the court to provide this evidence to the public – for the benefit of the Republican party.

On September 14, 2006, Dale B. Adams dba Majestic Publishers authored the article titled, “*Homeland Security At Work - Destroying Our U.S. Constitution,*” and posted it online to his website and blogs. While typing up this document Adams' computer was aggressively hacked into and Adams has emails and Zone Alarm Firewall Logs that recorded the IP address and the type of attacks that were used on his computer. Since Adams was expressing his First Amendment rights as a member of the media, these terrorist laws violated Adams' fundamental rights. Moreover, the federal agents violated the Fourth Amendment with illegal search and seizure with no warrant and took property I reasonably believed was private. The article itself proves Adams' fundamental rights were being violated as stated below, [Exhibit F];

*“I did a web search and noticed that both Homeland Security and Time Warner have offices in Herndon, VA. This concerns me. I write articles about helping our nation and wouldn't consider anything I have done to label me as a threat to our country. I have a serious problem with anybody barging into my home whether in person or through the internet.”*

Part of an Affidavit is incorporated below with the evidence that the executive violated the First and Fourth Amendment rights of Dale B. Adams in September 2006. Upon notice that the Ethics Committee will conduct an investigation, I will provide the complete affidavits and other undeniable evidence. I request Honorable members of Congress to submit this complaint to the ethics committee.

#### **PARTIAL AFFIDAVIT**

On September 15, 2006 at 6:32 PM, Adams was so disturbed by the constant hacking that he sent an email from [info@majesticpublishers.com](mailto:info@majesticpublishers.com), to his internet service provider Time Warner Cable at the email address of [abuse@rr.com](mailto:abuse@rr.com) marked as **Exhibit A**

#### **EXHIBIT A**

From: [info@majesticpublishers.com](mailto:info@majesticpublishers.com)

Sent: Friday, September 15, 2006 6:32 PM  
To: abuse@rr.com  
Subject: firewall breach

Hello,

The IP address of 72.183.252.69 tries to continually breach my firewall. I want the complete information of this source.

Please note that you need to make a record of this and any and all further corespondence. Reason being is I intend to pursue legal redress with all vigor and momentum if I am not satisfied with your response.

Determinedly,

Dale B. Adams  
Majestic Publishers  
Editor: Dale B. Adams  
2014 Orange St.  
Corpus Christi, TX. 78418  
Ph: 361-939-8110  
Http://www.majesticpublishers.com  
Home of the new book, "Care Giving Made Easy - How to be an Awesome Caregiver."

1. Adams had Zone Alarm internet security firewall that logs and details hacking attempts
2. September 16, 2006 Adams emailed Time Warner Inc., Road Runner Abuse again at abuse@rr.com from the email address of info@majesticpublishers.com, and sent copies of this Zone Alarm firewall breach and requested to know who was hacking into his computer and they responded with a standard response email but never assisted Adams with the hacking because he had to email them on September 15<sup>th</sup>, 16<sup>th</sup>, 18<sup>th</sup>, 21<sup>st</sup>, and on the 26<sup>th</sup> of the problem listed as **Exhibit B** below

### **EXHIBIT B**

From: info@majesticpublishers.com  
Sent: Saturday, September 16, 2006 2:02 PM  
To: Road Runner Abuse  
Subject: RE: firewall breach

ZoneAlarm Logging Client v3.0.118  
Windows 2000-5.0.2195-Service Pack 4-SP  
type,date,time,source,destination,transport  
PE,2006/09/14,15:13:20 -5:00 GMT,ZoneAlarm Pro,64.94.110.11:80,N/A  
ACCESS,2006/09/14,15:13:20 -5:00 GMT,,N/A,N/A  
PE,2006/09/14,15:13:20 -5:00 GMT,ZoneAlarm Pro,64.94.110.11:80,N/A  
ACCESS,2006/09/14,15:13:20 -5:00 GMT,,N/A,N/A  
PE,2006/09/14,15:13:20 -5:00 GMT,ZoneAlarm Pro,12.158.80.10:80,N/A  
ACCESS,2006/09/14,15:13:20 -5:00 GMT,,N/A,N/A  
PE,2006/09/14,15:13:20 -5:00 GMT,ZoneAlarm Pro,12.158.80.10:80,N/A

ACCESS,2006/09/14,15:13:20 -5:00 GMT,,N/A,N/A  
FWIN,2006/09/14,16:05:36 -5:00 GMT,72.183.252.69:3905,72.183.57.73:80,TCP (flags:S)  
FWIN,2006/09/14,16:18:24 -5:00 GMT,72.183.252.69:2486,72.183.57.73:80,TCP (flags:S)  
FWIN,2006/09/14,16:42:42 -5:00 GMT,72.183.252.69:4151,72.183.57.73:80,TCP (flags:S)  
FWIN,2006/09/14,16:52:40 -5:00 GMT,60.191.17.82:1127,72.183.57.73:1434,UDP  
FWIN,2006/09/14,17:21:52 -5:00 GMT,204.16.209.59:40745,72.183.57.73:1026,UDP  
FWIN,2006/09/14,17:21:52 -5:00 GMT,204.16.209.59:40747,72.183.57.73:1027,UDP  
PE,2006/09/14,17:21:56 -5:00 GMT,Services and Controller app,24.93.41.126:53,N/A  
ACCESS,2006/09/14,17:22:02 -5:00 GMT,,N/A,N/A  
FWIN,2006/09/14,18:15:00 -5:00 GMT,218.234.18.106:43642,72.183.57.73:22,TCP (flags:S).....

3. This firewall log shows the hacking began on the date of September 14, 2006 and the IP address that constantly tried to hack into Adams' computer was 72.183.57.73 and it states Adams' IP address of 72.183.57.69 and it shows the different ports and types of attacks that were made on Adams' computer such as UDP, TCP, ICMP which is direct evidence of harm that can be traced
4. Adams sent an email to the ACLU in San Antonio, Texas at, [aclu\\_satx@sbcglobal.net](mailto:aclu_satx@sbcglobal.net) on September 20, 2006, 2:54 AM because Time Warner Inc. was engaged in an active concealment of fraud and wouldn't assist Dale B. Adams of who was harming him despite his many requests

From: [info@majesticpublishers.com](mailto:info@majesticpublishers.com)  
Sent: Wednesday, September 20, 2006 2:54 AM  
To: [aclu\\_satx@sbcglobal.net](mailto:aclu_satx@sbcglobal.net)  
Cc: [abuse@rr.com](mailto:abuse@rr.com)  
Subject: Communist Act aka Patriot Act

5. On September 21, 2006 at 4:40 AM, Adams sent an email to the ACLU in Houston, Texas at [action@aclu-houston.org](mailto:action@aclu-houston.org) and didn't receive a response to either chapter of the ACLU - ever

From: [info@majesticpublishers.com](mailto:info@majesticpublishers.com) [<mailto:info@majesticpublishers.com>]  
Sent: Thursday, September 21, 2006 4:40 AM  
To: [action@aclu-houston.org](mailto:action@aclu-houston.org)  
Subject: Patriot Act a.k.a. Communist Act

6. On September 26, 2006 at 12:14 PM, Adams sent an email to the ACLU in Houston, Texas again at [action@aclu-houston.org](mailto:action@aclu-houston.org) and didn't receive a response to either chapter of the ACLU

From: [info@majesticpublishers.com](mailto:info@majesticpublishers.com)  
Sent: Tuesday, September 26, 2006 12:14 PM  
To: [action@aclu-houston.org](mailto:action@aclu-houston.org)  
Subject: FW: Patriot Act a.k.a. Communist Act

7. On September 26, 2006 at 12:15 PM, Adams sent an email to the ACLU in San Antonio, Texas at, [aclu\\_satx@sbcglobal.net](mailto:aclu_satx@sbcglobal.net) because Time Warner Inc., wouldn't assist Dale B. Adams

From: info@majesticpublishers.com  
Sent: Tuesday, September 26, 2006 12:15 PM  
To: aclu\_satx@sbcglobal.net  
Subject: FW: Communist Act aka Patriot Act

8. Dale B. Adams couldn't get help from the ACLU nor his internet service provider Time Warner Inc. and the hacking continued
9. The contents of those emails consisted of the same email and different Zone Alarm firewall internet security logs from September 14, 2006 thru September 26, 2006 in **Exhibit C** below..

Therefore, the facts reveal Dale B. Adams' First and Fourth Amendment rights were violated and he was wrongfully and unlawfully placed onto the Patriot Act in 2006, and facts suggest these members of Congress listed in this ethics complaint are fully aware and are concealing these facts from Adams and the public.

I declare the facts above are made in good faith, under penalty of perjury of the laws in the State of Arkansas and that the foregoing is true and correct.

Signed on this 17<sup>th</sup> day of September, 2012.

---

Dale B. Adams

State of Arkansas     )  
                                  ) ss.  
County of Boone     )

I, the undersigned notary public for the aforesaid jurisdiction do hereby certify that Dale B. Adams, personally appeared before me this day and acknowledged the due execution of the foregoing instrument.

Witness my hand and official seal this 17<sup>th</sup> day of September, 2012.     .

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Notary Public

My Commission Expires:

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**CERTIFICATE OF SERVICE**

I Dale B Adams, state that I have on this 17<sup>th</sup> day of September, 2012, signed and mailed a true and correct copy of the following evidence in support of these verified facts, to the foregoing and entrusted public officials below that will be sent by U.S. Mail, Delivery Confirmation on September 17, 2012:

United States House of Representatives  
Committee on the Judiciary  
Honorable, John Conyers Jr.  
2138 Rayburn House Office Building  
Washington D C 20515  
Fax: 202-225-7680

USPS Confirmed Delivery #0312-0860-0001-3349-3188

United States Senate  
Committee on the Judiciary  
Chairman Senator Patrick Leahy  
224 Dirksen Senate Office Bldg.  
Washington D C 20510  
Fax: 202-224-9516

USPS Confirmed Delivery #0312-0860-0001-3349-3201

U S Department of Justice  
Office of Inspector General, Michael Horowitz, c/o; Audit Division Fax 202-616-1697  
Civil Rights and Civil Liberties Complaints  
950 Pennsylvania Avenue, N.W., Room 4706  
Washington, D.C. 20530

USPS Confirmed Delivery #0312-0860-0001-3349-3195

Senate Select Committee on Intelligence  
Chairwoman, Dianne Feinstein, c/o; Honorable Senator Ron Wyden Fax: 202-228-2717  
211 Hart Senate Office Bldg.  
Washington D.C. 20510

USPS Confirmed Delivery #0311-2550-0000-0047-4754

U.S. House of Representatives  
Permanent Select Committee on Intelligence  
Chairman Mike Rogers  
U.S. Capitol Bldg.  
Washington D.C. 20515-6415  
Fax: (202) 225-1991, Fax: (202) 226-5068

USPS Confirmed Delivery #0311-2550-0000-0047-4792

Signed on this 17<sup>th</sup> day of September, 2012.

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Dale B Adams  
2313 Anvil Drive  
Harrison, Ar. 72601  
P: (870) 365-0827