

ACLU v. NSA: "A Fearless and Independent Judiciary"

The printable version is no longer supported and may have rendering errors. Please update your browser bookmarks and please use the default browser print function instead.

This is an opinion item.

Author(s) Geoffrey R. Stone

Source The Huffington Post

Date 8/19/2006

URL http://www.huffingtonpost.com/geoffrey-r-stone/aclu-v-nsa-a-fearless-_b_27583.html

Quote

“ I will venture a partial prediction: If the appellate judges do not hide behind the vacuous standing and state secrets arguments, they will uphold Judge Taylor's ruling. On the merits, the illegality of the NSA program is too clear to elide.” ”

Add or change this opinion item's references

This item argues for the position Judge Taylor was right to rule program unconstitutional on the topic NSA warrantless surveillance controversy.

Retrieved from

https://discoursedb.org/w/index.php?title=ACLU_v._NSA:_%22A_Fearless_and_Independent_Judiciary%22&oldid=2287

This page was last edited on August 20, 2006, at 03:36.

All text is available under the terms of the GNU Free Documentation License.