The Hon Peter Evans
s47F

Dear Justice Evans

I write to appoint you as a Public Interest Advocate under Subsection 180X(1) of the Telecommunications (Interception and Access) Act 1979, as amended by the Government's data retention laws, for a period of five years on a part-time basis.

Your status as a former superior court judge also means that you are not required to hold a security clearance before receiving classified information, and so can fulfil the functions of a Public Interest Advocate forthwith.

I thank you for agreeing to take up this important role.

Yours sincerely

s22

MALCOLM TURNBULL
15 DEC 2015

The Hon Richard Chesterman AO RFD QC

Dear Justice Chesterman

I write to appoint you as a Public Interest Advocate under Subsection 180X(1) of the Telecommunications (Interception and Access) Act 1979, as amended by the Government’s data retention laws, for a period of five years on a part-time basis.

Your status as a former superior court judge also means that you are not required to hold a security clearance before receiving classified information, and so can fulfil the functions of a Public Interest Advocate forthwith.

I thank you for agreeing to take up this important role.

Yours sincerely

MALCOLM TURNBULL
15 DEC 2015

The Hon Peter Jacobson QC
§47F

Dear Justice Jacobson

I write to appoint you as a Public Interest Advocate under Subsection 180X(1) of the Telecommunications (Interception and Access) Act 1979, as amended by the Government’s data retention laws, for a period of five years on a part-time basis.

Your status as a former superior court judge also means that you are not required to hold a security clearance before receiving classified information, and so can fulfil the functions of a Public Interest Advocate forthwith.

I thank you for agreeing to take up this important role.

Yours sincerely,

MALCOLM TURNBULL
15 DEC 2015

The Hon Alan Goldberg AO QC

Dear Justice Goldberg

I write to appoint you as a Public Interest Advocate under Subsection 180X(1) of the Telecommunications (Interception and Access) Act 1979, as amended by the Government’s data retention laws, for a period of five years on a part-time basis.

Your status as a former superior court judge also means that you are not required to hold a security clearance before receiving classified information, and so can fulfil the functions of a Public Interest Advocate forthwith.

I thank you for agreeing to take up this important role.

Yours sincerely

MALCOLM TURNBULL
15 DEC 2015

The Hon Ian Callinan AC QC

Dear Justice Callinan

I write to appoint you as a Public Interest Advocate under Subsection 180X(1) of the Telecommunications (Interception and Access) Act 1979, as amended by the Government's data retention laws, for a period of five years on a part-time basis.

Your status as a former superior court judge also means that you are not required to hold a security clearance before receiving classified information, and so can fulfil the functions of a Public Interest Advocate forthwith.

I thank you for agreeing to take up this important role.

Yours sincerely

MALCOLM TURNBULL
15 DEC 2015

The Hon David Bleby QC

Dear Justice Bleby

I write to appoint you as a Public Interest Advocate under Subsection 180X(1) of the Telecommunications (Interception and Access) Act 1979, as amended by the Government’s data retention laws, for a period of five years on a part-time basis.

Your status as a former superior court judge also means that you are not required to hold a security clearance before receiving classified information, and so can fulfil the functions of a Public Interest Advocate forthwith.

I thank you for agreeing to take up this important role.

Yours sincerely

MALCOLM TURNBULL