# 109TH CONGRESS 1ST SESSION H.R. 581

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 HOUSE OF REPRESENTATIVES

FEBRUARY 2, 2005

Mr. PENCE (for himself and Mr. BOUCHER) introduced the following bill; which was 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 2005".

### 6 SEC. 2. CONDITIONS FOR COMPELLED DISCLOSURE.

7 (a) CONDITIONS FOR COMPELLED DISCLOSURE.—No

8 Federal entity may compel a covered person to testify or

produce any document in any proceeding or in connection
 with any issue arising under Federal law unless a court
 determines by clear and convincing evidence, after pro viding notice and an opportunity to be heard to the cov ered person—

- 6 (1) that the entity has unsuccessfully attempted 7 to obtain such testimony or document from all per-8 sons from which such testimony or document could 9 reasonably be obtained other than a covered person; 10 and
- 11 (2) that—

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12 (A) in a criminal investigation or prosecu13 tion, based on information obtained from a per14 son other than a covered person—
15 (i) there are reasonable grounds to be-

lieve that a crime has occurred; and

17 (ii) the testimony or document sought
18 is essential to the investigation, prosecu19 tion, or defense; or

(B) in a matter other than a criminal investigation or prosecution, based on information
obtained from a person other than a covered
person, the testimony or document sought is essential to a dispositive issue of substantial importance to that matter.

(b) LIMITATIONS ON CONTENT OF INFORMATION.—
 The content of any testimony or document that is com pelled under subsection (a) shall, to the extent possible—

4 (1) be limited to the purpose of verifying pub5 lished information or describing any surrounding cir6 cumstances relevant to the accuracy of such pub7 lished information; and

8 (2) be narrowly tailored in subject matter and9 period of time covered.

## 10 SEC. 3. COMMERCIAL OR FINANCIAL INFORMATION.

11 The provisions of section 2 do not apply to a request 12 by a Federal entity for any testimony or document that 13 consists of only commercial or financial information unre-14 lated to newsgathering or news and information dissemi-15 nation by a covered person.

#### 16 SEC. 4. COMPELLED DISCLOSURE PROHIBITED.

Notwithstanding any provision of section 2, in any
proceeding or in connection with any issue arising under
Federal law, no Federal entity may compel a covered person to disclose—

- 21 (1) the identity of a source of information—
- 22 (A) from whom the covered person ob-23 tained information; and
- 24 (B) who the covered person believes to be25 a confidential source; or

(2) any information that could reasonably be
 expected to lead to the discovery of the identity of
 such a source.

#### 4 SEC. 5. COMPELLED DISCLOSURE FROM THIRD PARTIES.

5 (a) CONDITIONS FOR COMPELLED DISCLOSURE. 6 The provisions of sections 2, 3, and 4 shall apply to any 7 testimony or document that a Federal entity seeks from 8 a third party if such testimony or document consists of 9 any record, information, or other communication that re-10 lates to a business transaction between such third party and a covered person. Such record, information, or other 11 12 communication includes any telephone record or other record held by a telecommunications service provider, 13 Internet service provider, or operator of an interactive 14 15 computer service for a business purpose.

16 (b) NOTICE AND OPPORTUNITY PROVIDED TO COV-17 ERED PERSONS.—A court may compel the testimony or 18 disclosure of a document under this section only after the 19 party seeking such a document provides the covered per-20 son who is a party to the business transaction described 21 in subsection (a)—

(1) notice of the subpoena or other compulsory
request for such testimony or disclosure from the
third party not later than the time at which such
subpoena or request is issued to the third party; and

(2) an opportunity to be heard before the court
 before the time at which the testimony or disclosure
 is compelled.

4 (c) EXCEPTION TO NOTICE REQUIREMENT.—Notice
5 under subsection (b)(1) may be delayed only if the court
6 determines by clear and convincing evidence that such no7 tice would pose a substantial threat to the integrity of a
8 criminal investigation.

#### 9 SEC. 6. ACTIVITIES NOT CONSTITUTING A WAIVER.

10 The publication or dissemination of any testimony or 11 document (or portion of such testimony or document) 12 sought under section 2 shall not waive the requirements 13 of such section. The publication or dissemination of any 14 testimony or document (or portion of such testimony or 15 document), identity, or information described in section 4 16 shall not waive the prohibition described in such section.

# 17 SEC. 7. DEFINITIONS.

- 18 In this Act:
- 19 (1) The term "covered person" means—
- 20 (A) an entity that disseminates informa21 tion by print, broadcast, cable, satellite, me22 chanical, photographic, electronic, or other
  23 means and that—
- 24 (i) publishes a newspaper, book, mag-25 azine, or other periodical;

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1	(ii) operates a radio or television
2	broadcast station (or network of such sta-
3	tions), cable system, or satellite carrier, or
4	a channel or programming service for any
5	such station, network, system, or carrier;
6	or
7	(iii) operates a news agency or wire
8	service;
9	(B) a parent, subsidiary, or affiliate of
10	such an entity; or
11	(C) an employee, contractor, or other per-
12	son who gathers, edits, photographs, records,
13	prepares, or disseminates news or information
14	for such an entity.
15	(2) The term "document" means writings, re-
16	cordings, and photographs, as those terms are de-
17	fined by Federal Rule of Evidence 1001 (28 U.S.C.
18	App.).
19	(3) The term "Federal entity" means an entity
20	or employee of the judicial, legislative, or executive
21	branch of the Federal Government with the power to
22	issue a subpoena or provide other compulsory proc-
23	ess.

(4) The term "third party" means a person
 other than a covered person.