

ACLU v. CIA

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FOIA Case for Records Relating to Drone Killings

Summary

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The [FOIA request](#) was filed with the Department of Defense, the Department of Justice (including the Office of Legal Counsel), the Department of State, and the CIA. The Departments of Defense, Justice, and State responded by releasing some records and withholding others. The CIA denied the request by refusing to confirm or deny whether the CIA drone strike program even exists. The ACLU filed a [lawsuit](#) against the CIA in June 2010, arguing that the CIA's response was not lawful because the CIA Director and other officials had already publicly acknowledged the existence of the CIA's drone program. After the court [ruled](#) in favor of the CIA, the ACLU [appealed](#) to the D.C. Circuit Court of Appeals. In an important victory for transparency, in March 2013 the appellate court reversed the lower court's decision by a 3-0 vote, ruling that the CIA could no longer deny its interest in the program.

The Court of Appeals remanded the case to the district court, where the ACLU narrowed the request to certain categories of documents, including legal analysis and information about who is being killed. After the district court ruled the documents were properly classified, the ACLU appealed the decision in July 2015. The D.C. Circuit affirmed the judgment of the district court in April 2016.

[See Documents Released Under this FOIA Request](#)

[Information on the ACLU's other targeted killing cases](#)

[See documents released under all of the ACLU's targeted killing FOIA requests](#)

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