



# First Amendment Foundation

Protecting Your Right to Know for 30 Years!

February 20, 2015

## BOARD OF TRUSTEES

### DAVE WILSON, CHAIRMAN

Senior Editor/Administration  
*The Miami Herald*

### BOB SHAW, VICE CHAIRMAN

Retired Editor

### MIKE VASILINDA, SECRETARY & TREASURER

President

Capitol News Service

### JON KANEY, GENERAL COUNSEL

Kaney & Olivari

### DAN AUTREY

Publisher & President

Tampa Bay Newspapers

### DICK BATCHELOR

Founder and President

Dick Batchelor Management Group, Inc.

### BRIAN CROWLEY

Principal

Immediacy Public Relations

### MIKE DEESON

Senior Reporter

WTSP-TV

### FRANK DENTON

Editor

*Florida Times-Union*

### CAROL JEAN LOCICERO

Thomas & LoCicero

### SAMUEL MORLEY

General Counsel

Florida Press Association

### TIM NICKENS

Editor of Editorials

*Tampa Bay Times*

### ROSEMARY O'HARA

Editorial Page Editor

*SunSentinel*

### PATSY PALMER

D'Alemberte & Palmer, PLLC

### PATRICK RICE

Editor

*Daytona Beach News-Journal*

### DEAN RIDINGS

President & CEO

Intersect Media Solutions

### APRIL SALTER

President & Chief Operating Officer

Salter Mitchell

### CRAIG SANDLER

General Manager

Affiliated News Services

### PETE WEITZEL

Director Emeritus

The Honorable Jack Latvala  
The Florida Senate  
Room 408, Senate Office Building  
404 South Monroe Street  
Tallahassee, FL 32399-1100

Re: SB 200 Public Record Exemption/Email Addresses

Dear Senator Latvala:


We are writing to express our concerns regarding SB 200, creating a public record exemption for email addresses obtained by tax collectors for the purpose of providing electronic tax notices. We believe that this exemption is unwarranted, and respectfully suggest that SB 200 be withdrawn from further consideration.

Specifically, the statement of public necessity asserts the exemption is necessary to prevent identity theft, yet there is no factual evidence to support this assertion. In fact, the bill acknowledges email, rather than traditional postal mail, is increasingly used as a means for communicating and conducting business, including official state business. Thus, with such a widespread use and availability of email, there is no anecdotal evidence that email addresses are, in fact, a significant factor contributing to the crime of identity theft. Additionally, there are existing state and federal laws already in place to protect the public from unwanted emails, including the Can-Spam Act and the Electronic Mail Communications Act. With other protective laws in place to accomplish your stated objective, this bill only serves to detract from our constitutional right of access to public records.

Furthermore, there are serious implications associated with passage of this bill. While this particular legislation protects only those email addresses obtained by tax collectors, it will provoke similarly unnecessary exemptions, effectively reaching all government business conducted electronically. This bill is not just an unwarranted infringement on our constitutionally protected right of access—it sets a dangerous precedent of arbitrarily restricting the public's statutory and constitutional rights.

For these reasons, we respectfully ask this bill be withdrawn, Senator Latvala. If you have any questions, please do not hesitate to contact us.

Sincerely,

A handwritten signature in blue ink, appearing to be 'B.A. Petersen', with a stylized flourish.

Barbara A. Petersen, President

Cc: The Honorable Andy Gardiner, President, Florida Senate  
Jon Kaney, General Counsel, First Amendment Foundation  
Sam Morley, General Counsel, Florida Press Association