Several federal statutes authorize the FBI to issue National Security Letters -- administrative subpoenas that require companies to disclose customer information relevant to national security investigations. In March 2013, the US District Court for the Northern District of CA held that gag order provisions in the NSL statute violated the First Amendment and that judicial review procedures violated separation of powers, declaring the entire statute unconstitutional. On appeal to the Ninth Circuit, the unnamed ISPs challenging the statute are represented by the Electronic Frontier Foundation. Kurt Opsahl, a Berkman Center Affiliate and EFF attorney who is arguing the NSL appeal, will explore these issues in an interactive format.

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