Dear agents of the United States, According to the following statement made to me in an adverse appellate adjudication made with respect to an adverse initial adjudication of my FOIA Request filed under ACUS FOIA Case 2015-6, the Deputy General Counsel of the ACUS named David Pritzker appears to assert that the ACUS is NOT responsible for notifying the public in the 2012 and 2013 editions of Chapter III of Title 1 of the CFR that its FOIA regulations have remained unmodified since April 5, 2011. However, if one resorts to 1 CFR 8.3 for guidance with respect to "periodic updating" of regulations by Executive agencies, one is informed that the ACUS has certainly been accountable for making a "simple notation" in such codification that no changes have occurred to ACUS' FOIA regulations during 2012 and 2013. Considering such "simple notation" is nowhere to be found under such codification, one must wonder if the ACUS is either ignorant of or has contempt for administrative law!.

Sincerely, Brady Eames

"The official, legal FOIA regulations for ACUS are the regulations published in the Federal Register on April 5, 2011, until such time as ACUS amends or repeals those regulations. ACUS has not modified those regulations in any way, and those regulations currently appear on the ACUS website. The copy of the CFR that you have noted was posted online by the Government Printing Office; and it is not the responsibility of ACUS to post updated editions of the CFR. However, despite the notation that their website shows the 2012 edition, the content is identical to the current regulations.
To those agents of the United States who have contempt for 5 USC 552(a)(1) and have manifested their intent to ignore and undermine the FEDERAL REGISTER, it appears Issa and Leahy have made it clear that the FEDERAL REGISTER mandates will not be repealed or modified under the FOIA amendments propose in H.R. 1211 and S. 2520! Please take notice. Sincerely, Brady Eames
Dear agents of the United States, With respect to the duty of the ACUS to protect the public's right to be guided by information published in the FEDERAL REGISTER under 5 USC 552(a)(1), one must wonder why the administrative services of the ACUS were not specified or even referred to under the FOIA amendments proposed in H.R. 1211 and S. 2520. Sincerely, Brady Eames
President Obama conceals direction to Delery to ACT as Associate AG and Federal Chief FOIA Officer!

Brady Eames <ibuncle@yahoo.com>  Nov 13, 2014 6:52 PM
Posted in group: FOIA Advisory Committee

Dear agents of the United States, Concealed from President Obama's website page titled "Nominations and Appointments" at http://www.whitehouse.gov/briefing-room/nominations-and-appointments and from the GPO's online edition of the "Presidential Papers" at www.gpo.gov/ is Presidential direction to Stuart Delery to ACT as the Associate Attorney General (AAG) and as the federal government's chief FOIA officer since the "first assistant" to the AAG is NOT so acting. Please explain. Thank you, Brady Eames