

Digital Data Privacy One Year After Carpenter

A year ago, the U.S. Supreme Court issued its decision in [Carpenter v. United States](#), holding that police acquisition of a defendant’s historical cell-site location information, or CSLI, from his cellphone provider constituted .

.. [Read more.](#)



Read several cases interpreting Carpenter’s limited application of Fourth Amendment protections below:

**United States v. Gaskin,
2018 U.S. Dist. LEXIS 174437**

**United States v. Woodson,
2018 U.S. Dist. LEXIS 220620**

**United States v. Diggs,
2019 U.S. Dist. LEXIS 80029**

Lexis Advance Tip:

Setting up an Alert on Lexis Advance

1. Run your search (e.g. data privacy and carpenter)
2. From your search results click the **Alert “bell”** icon to set up your Alert:
 - **Overview tab:** title your Alert
 - **Monitor tab:** select the content your Alert will search
 - **Deliver tab:** choose the frequency, day and time for your Alert
3. Click **Create Alert** at the bottom of the screen

[Watch this short video](#) for a complete walkthrough for setting up alerts on Lexis Advance.