

SUPREME COURT OF NEW JERSEY

It is ORDERED that, effective June 12, 2009 and until further order, the following Superior Court judges are designated as “Communications Data Warrant Judges” to receive applications for and issue communications data warrants and communications information orders. Communications data warrants are required to obtain telephone toll billing records, installation of pen registers (mechanical devices that record the number dialed on a telephone), warrants requiring the provider of an electronic communications service to disclose the contents of an electronic communication (electronic communications disclosure warrants), or an in-progress trace or a trap-and-trace device. Communications information orders are required to obtain disclosure of a record, other than toll billing, or other information pertaining to a subscriber or a customer of a wire or electronic communications service or remote computing service.

<u>Counties</u>	<u>Designated Communications Data Warrant Judges</u>
Atlantic, Cape May	Judge Albert J. Garofolo Judge Michael Donio
Bergen	Judge Peter E. Doyne Judge Harry G. Carroll
Burlington	Judge Ronald E. Bookbinder Judge John A. Almeida
Camden	Judge Samuel D. Natal Judge Irvin J. Snyder
Gloucester, Cumberland, Salem	Judge Walter L. Marshall, Jr.
Essex	Judge Peter J. Vazquez Judge Michael Petrolle Judge Joseph C. Cassini, III
Hudson	Judge Maurice Gallipoli Judge Kevin G. Callahan
Mercer	Judge Linda R. Feinberg Judge Maria M. Sypek
Middlesex	Judge Travis L. Francis Judge Bradley J. Ferencz

Monmouth

Judge Lawrence M. Lawson
Judge Anthony J. Mellaci, Jr.

Morris, Sussex

Judge Thomas V. Manahan
Judge John B. Dangler

Ocean

Judge Francis R. Hodgson, Jr.

Passaic

Judge Donald J. Volkert
Judge Marilyn C. Clark

Somerset, Hunterdon, Warren

Judge Edward M. Coleman

Union

Judge Joseph P. Donohue
Judge Scott J. Moynihan

It is FURTHER ORDERED that these designated Communications Data Warrant Judges shall each have statewide jurisdiction; and

It is FURTHER ORDERED that applications for communications data warrants or communications information orders must state whether the application has previously been presented to another communications data warrant judge; and

It is FURTHER ORDERED that in receiving applications and issuing communications data warrants or communications information orders, the designated Communications Data Warrant Judges shall comply with any and all directives of the Chief Justice and/or the Administrative Director of the Courts in this regard; and

It is FURTHER ORDERED that this Order shall supersede all prior orders designating judges to receive applications and issue warrants for telephone toll billing records, orders for the installation of pen registers (mechanical devices that record the number dialed on a telephone), or electronic communications data warrants.

/s/ Stuart Rabner

Chief Justice

Dated: June 4, 2009