SUPREME COURT OF NEW JERSEY

It is ORDERED that, effective August 1, 2015 and until further order, the following Superior Court judges are designated as "Wiretap Judges" to receive applications and issue orders authorizing interceptions of wire, electronic, or oral communications pursuant to the New Jersey Wiretapping and Electronic Surveillance Act, N.J.S.A. 2A:156A-1 et seq. (hereinafter cited as "the Act"); and

It is FURTHER ORDERED that the designated Wiretap Judges are assigned to supervise the Informal Communications Data Warrant ("CDW") Vicinages as indicated:

Designated Wiretap Judges Supervisory Vicinages

Judge Bernard E. DeLury, Jr. Atlantic and Cape May Counties

Judge Patricia M. Wild

Judge Bonnie Mizdol Bergen County
Judge Susan J. Steele

Judge James J. Guida

Judge Joseph V. Isabella

Judge Edward A. Jerejian

Judge Ronald E. Bookbinder Burlington County

Judge Edward J. McBride, Jr. Camden County
Judge Michele M. Fox

Judge Benjamin C. Telsey Cumberland, Gloucester, Salem Counties

Judge Ronald D. Wigler Essex County

Judge Sheila A. Venable Hudson County

Judge Mitzy Galis-Menendez

Judge Mary C. Jacobson Mercer County
Judge Pedro J. Jimenez, Jr.

Judge Travis L. Francis Middlesex County

Judge Lisa P. Thornton Monmouth County

Judge Stuart A. Minkowitz Morris, Sussex Counties

Judge Stephen J. Taylor

Designated Wiretap Judges

Supervisory Vicinages

Judge Wendel E. Daniels

Ocean County

Judge Marilyn C. Clark

Judge Miguel A. de la Carrera

Passaic County

Judge Yolanda Ciccone

Somerset, Hunterdon, Warren Counties

Judge Joseph P. Donohue

Union County

It is FURTHER ORDERED that the judges so designated by this Order as Wiretap Judges shall each have statewide jurisdiction for purposes of the Act; thus any applications made under the Act may be made to any such designated judge at the election of the applicant; and

It is FURTHER ORDERED that, in the absence or unavailability of the designated judge who authorized a particular interception, the applicant may make any further applications to or take any further action appropriate under the Act before any other judge designated by the Order; provided, however, that orders to seal tapes, wires, and all other recordings may be entered by (1) any other designated Wiretap Judge, or (2) the designated Communications Data Warrant Judge in the county or vicinage in which the investigation occurred, or (3) the Assignment Judge or Acting Assignment Judge for the county or vicinage in which the judge who authorized the interception sits; and

It is FURTHER ORDERED that this Order shall supersede any and all prior orders, including the consolidated Wiretap Judge order dated August 11, 2014 (effective September 1, 2014) and all intervening orders designating judges to receive applications for, and to enter, orders authorizing interceptions of wire, electronic, or oral communications under the Act, and any and all prior orders designating judges authorized to seal tapes, wires and other recordings.

Chief Justice

Dated: July 28, 2015