

Chief Justice Directive 85-02  
Amended January, 2018

**SUPREME COURT OF COLORADO**  
**OFFICE OF THE CHIEF JUSTICE**

**Wiretap Reports**

All judges having jurisdiction to order wiretaps or electronic eavesdropping are required to report to the administrative director of the United States Courts\*, the number of applications for orders permitting wiretapping or eavesdropping, whether the applications were granted or denied, the period for which an interception was authorized, and whether any extensions were granted on the original order. A copy of each such report shall be filed with the State Court Administrator at the same time the report is sent to the Administrative Office of the United States Court.

Reports shall be submitted on forms provided by the Administrative Office of the United States Court. Forms may be obtained at the following website: <http://www.uscourts.gov/forms/other-forms/report-application-and-or-order-authorizing-interception-communications-state-county-local>

References

18 U.S.C. §2519

Section 16-15-104(1), C.R.S.

\*Email the United States Courts at: [SD-WIRETAP@AO.USCOURTS.GOV](mailto:SD-WIRETAP@AO.USCOURTS.GOV) and copy the State Court Administrator's Office.

Done at Denver this 3 day of January, 2018.

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/s/  
Nancy E. Rice, Chief Justice