

INTERCEPTION OF COMMUNICATIONS, §808B.6§808B.6, INTERCEPTION OF COMMUNICATIONS808B.6Reports to state court administrator.1Within thirty days after the denial of an application or after the expiration of an order granting an application, or after an extension of an order, the court shall report to the state court administrator all of the following:aThe fact that an order or extension was applied for.bThe kind of order or extension applied for.cThe fact that the order or extension was granted as applied for, was granted as modified, or that an application was denied.dThe period of interceptions authorized by the order, and the number and duration of any extensions of the order.eThe offense specified in the order or application, or extension of an order.fThe identity of the prosecutor making the application and the court reviewing and approving the request.gThe nature of the facilities from which or the place where communications were to be intercepted.2In January of each year, the attorney general and the county attorneys of this state shall report to the state court administrator and to the administrative offices of the United States district courts all of the following:aThe fact that an order or extension was applied for.bThe kind of order or extension applied for.cThe fact that the order or extension was granted as applied for, was granted as modified, or that an application was denied.dThe period of interceptions authorized by the order, and the number and duration of any extensions of the order.eThe offense specified in the order or application, or extension of an order.fThe nature of the facilities from which or the place where communications were to be intercepted.gA general description of the interceptions made under such order or extension, including:1The approximate nature and frequency of incriminating communications intercepted.2The approximate nature and frequency of other communications intercepted.3The approximate number of persons whose communications were intercepted.4The approximate nature, amount, and cost of personnel and other resources used in the interceptions.hThe number of arrests resulting from interceptions made under such order or extension, and the offenses for which arrests were made.iThe number of trials resulting from such interceptions.jThe number of motions to suppress made with respect to such interceptions, and the number granted or denied.kThe number of convictions resulting from such interceptions and the offenses for which the convictions were obtained and a general assessment of the importance of the interceptions.lThe information required by paragraphs “b” through “f” with respect to orders or extensions obtained in a preceding calendar year and not yet reported.mOther information required by the rules of the administrative offices of the United States district courts.3In March of each year the state court administrator shall transmit to the general assembly a full and complete report concerning the number of applications for orders authorizing the interception of wire communications or oral communications and the number of applications, orders, and extensions granted or denied during the preceding calendar year. The report shall include a summary and analysis of the data required to be filed with the state court administrator by the attorney general, county attorneys, and the courts.89 Acts, ch 225, §27INTERCEPTION OF COMMUNICATIONS, §808B.6§808B.6, INTERCEPTION OF COMMUNICATIONS