- 1 AN ACT in relation to criminal law.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Code of Criminal Procedure of 1963 is
- 5 amended by changing Sections 108A-1, 108A-5, and 108A-8 as
- 6 follows:
- 7 (725 ILCS 5/108A-1) (from Ch. 38, par. 108A-1)
- 8 Sec. 108A-1. Authorization for use of eavesdropping
- 9 device. The State's Attorney or a designee authorized by the
- 10 <u>State's Attorney</u> may authorize an application to a circuit
- 11 judge or an associate judge assigned by the Chief Judge of
- 12 the circuit for, and such judge may grant in conformity with
- this Article, an order authorizing or approving the use of an
- 14 eavesdropping device by a law enforcement officer or agency
- having the responsibility for the investigation of any felony
- 16 under Illinois law where any one party to a conversation to
- 17 be monitored, or previously monitored in the case of an
- 18 emergency situation as defined in this Article, has consented
- 19 to such monitoring.
- 20 The Chief Judge of the circuit may assign to associate
- 21 judges the power to issue orders authorizing or approving the
- 22 use of eavesdropping devices by law enforcement officers or
- 23 agencies in accordance with this Article. After assignment by
- 24 the Chief Judge, an associate judge shall have plenary
- 25 authority to issue such orders without additional
- 26 authorization for each specific application made to him by
- 27 the State's Attorney until such time as the associate judge's
- 28 power is rescinded by the Chief Judge.
- 29 (Source: P.A. 86-391.)
- 30 (725 ILCS 5/108A-5) (from Ch. 38, par. 108A-5)

- 1 Sec. 108A-5. Orders Authorizing Use of an Eavesdropping
- 2 Device.
- 3 (a) Each order authorizing or approving the use of an
- 4 eavesdropping device shall specify:
- 5 (1) the identity of the person who has consented to the
- 6 use of the device to monitor any of his conversations and a
- 7 requirement that any conversation overheard or received must
- 8 include this person;
- 9 (2) the identity of the other person or persons, if
- 10 known, who will participate in the conversation;
- 11 (3) the period of time in which the use of the device is
- 12 authorized, including a statement as to whether or not the
- 13 use shall automatically terminate when the described
- 14 conversations have been first obtained.
- 15 (b) No order entered under this section may authorize or
- 16 approve the use of any eavesdropping device for any period
- 17 longer than 30 1θ days. An initial or a subsequent
- 18 extension, in no case for more than 30 10 days each, of an
- 19 order may be granted but only upon application made in
- 20 accordance with Section 108A-3 and where the court makes the
- 21 findings required in Section 108A-4.
- 22 (Source: P.A. 79-1159.)
- 23 (725 ILCS 5/108A-8) (from Ch. 38, par. 108A-8)
- Sec. 108A-8. Notice to Parties Overheard.
- 25 (a) Within a reasonable time, but not later than 160 90
- 26 days after either the filing of an application for an order
- of authorization or approval that which is denied or not
- later than $\underline{160}$ 90 days after the termination of the period of
- 29 an order or extension thereof, the issuing or denying judge
- 30 shall cause to be served on the persons <u>overheard during the</u>
- 31 <u>period of</u> named-in the order or application and such other
- 32 persons in the recorded conversation as the judge may
- determine that justice requires be notified, a notice of the

- 1 transaction involving any requested or completed use of an
- 2 eavesdropping device which shall include:
- 3 (1) notice of the entry of an order, of subsequent
- 4 approval in an emergency situation, or the denial of an
- 5 application;
- 6 (2) the date of the entry, approval, or denial;
- 7 (3) the period of the authorized use of any
- 8 eavesdropping device; and
- 9 (4) notice of whether during the period of eavesdropping
- 10 devices were or were not used to overhear and record various
- 11 conversations and whether or not such conversations are
- 12 recorded.
- On an ex parte showing of good cause, the notice required
- 14 by this subsection may be postponed.
- 15 (b) Upon the filing of a motion, the judge may in his
- 16 discretion make available to such person or his attorney for
- inspection such portions of the recorded conversations or the
- 18 applications and orders as the judge determines it would be
- in the interest of justice to make available.
- 20 (c) The contents of any recorded conversation or
- 21 evidence derived therefrom shall not be received in evidence
- 22 or otherwise disclosed in any trial, hearing, or other
- judicial or administrative proceeding unless each party not
- less than 10 days before such a proceeding has been furnished
- 25 with a copy of the court order and accompanying application
- 26 under which the recording was authorized or approved and has
- 27 had an opportunity to examine the portion of the tapes to be
- introduced or relied upon. Such 10 day period may be waived
- 29 by the judge if he finds that it was not possible to furnish
- 30 the party with such information within the stated period and
- 31 that the party will not be materially prejudiced by the delay
- in receiving such information.
- 33 (Source: P.A. 79-1159.)

- 1 Section 99. Effective date. This Act takes effect upon
- 2 becoming law.