SUPREME COURT OF NEW JERSEY

It is ORDERED, pursuant to N.J. Const., Art. VI, sec. 2, par. 3, that

effective September 6, 2011 and until further order, the provisions of Rules

3:5-3(b) and 3:5-5(b) of the Rules Governing the Courts of the State of

New Jersey are supplemented and relaxed so as to permit the Burlington

Vicinage to conduct a pilot program for issuance of automobile search

warrants by telephone, radio or other means of electronic communication.

Specifically, for purposes of this Burlington Vicinage pilot program, R. 3:5-

3(b) and 3:5-5(b) are relaxed so as to remove the requirements that a

transcript be made, that the judge certify the transcript, or that the affiant

sign the transcript.

For the Court,

/s/ Stuart Rabner

Chief Justice

Dated: July 12, 2011