MARI

## **GENERAL ORDER 00-15**

Pursuant to 730 ILCS 5/5-8A and General Orders 92-11, 95-33, 96-14, and 98-3, electronic home monitoring has been established and implemented. Thereafter, electronic home monitoring was eliminated as a pretrial release option based upon the concern relating to its availability for post-conviction. Considering the appearance of adequate support for pretrial monitoring, it is hereby ordered as follows:

Effective immediately, until further order of this court, electronic home monitoring will be available for pretrial release on Class III and IV felonies provided an act of violence is not alleged and provided that the offense is not an excluded offense as defined by 730 ILCS 5/5-8A. Only those judges assigned to the felony division will have authority to order electronic home monitoring for pretrial release.

ENTERED this <u>31</u> day of <u>Ocoser</u>, 2000.

Grant S. Wegner

Chief Judge

