

30. 高等法院及分院通訊監察及通信調取案件收結情形—按年與案件別分

30. State of Filings and Dispositions of Electronic Surveillance and Communication Access Cases by the High Courts and Their Branches
- by Year and Case

單位：件 (Unit: case)

年別及案件別 Year and Case	受理件數 Cases lodged			終結件數 Cases closed	未結件數 Pending cases
	合計 Total	舊受 Previously lodged	新收 Newly lodged		
民國 101 年 2 0 1 2	276	76	200	184	92
民國 102 年 2 0 1 3	32	4	28	27	5
民國 103 年 2 0 1 4	18	5	13	18	-
民國 104 年 2 0 1 5	-	-	-	-	-
民國 105 年 2 0 1 6	2	-	2	2	-
民國 106 年 2 0 1 7	-	-	-	-	-
民國 107 年 2 0 1 8	-	-	-	-	-
民國 108 年 2 0 1 9	-	-	-	-	-
民國 109 年 2 0 2 0	5	-	5	5	-
民國 110 年 2 0 2 1	1	-	1	1	-
通訊監察案件 Electronic surveillance cases	-	-	-	-	-
法官依職權核發 The judge issues an electronic surveillance warrant based on his judicial authority	-	-	-	-	-
檢察官聲請核發 The prosecutor files a motion to a judge to issue an electronic surveillance warrant	-	-	-	-	-
通訊監察其他案件 Other electronic surveillance cases	-	-	-	-	-
法官依職權核發，期滿繼續通訊監察 The judge issues an extension of the electronic surveillance warrant	-	-	-	-	-
檢察官聲請核發，期滿繼續通訊監察 The prosecutor files a motion to a judge to issue an extension of the electronic surveillance warrant	-	-	-	-	-
依通訊保障及監察法第 15 條第 1 項陳報法院通知受監察人 Notification of electronic surveillance based on Article 15, Paragraph 1 of the Communications & Electronic Surveillance Protection Act	-	-	-	-	-
不通知受監察人之原因是否消滅 Periodically review the viability of reason to suspend the notification	-	-	-	-	-
取得其他案件之內容，於發現後七日內補陳報，聲請審查認可 The content obtained of other cases shall be reported within 7 days after discovery and apply for review and approval	-	-	-	-	-
通信調取案件 communication access cases	1	-	1	1	-
檢察官聲請核發 Prosecutor applies for communication access cases	1	-	1	1	-
檢察官聲請緊急調取案件，法院補發 Prosecutor applies for urgent access cases and the court reissues	-	-	-	-	-

說明：自 102 年起通訊監察案件中有關「情報監察統計」，改由直接關係機關專責辦理，不再納入本表統計。

Note: Since 2013, about the "Statistics of Intelligence Surveillance" in Electronic Surveillance cases is dealt with by the directly related organ, and not include in this table anymore.