ENDEAVOR TO INTERCEPT, ANY WIRE OR CRAI COMMUNICATION;

- (2) WILFULLY DISCLOSE, CR ENDEAVOR TO DISCLOSE, TO ANY OTHER PERSON THE CONTENTS OF ANY WIRE OR ORAL COMMUNICATION, KNOWING OR HAVING REASON TO KNOW THAT THE INFORMATION WAS OBTAINED THROUGE THE INTERCEPTION OF A WIRE OR ORAL COMMUNICATION IN VIOLATION OF THIS SUBTILLE; OR
- (3) WILFULLY USE, OR ENDEAVOR TO USE, THE CONTENTS OF ANY WIRE OR ORAL COMMUNICATION, KNOWING OR HAVING REASON TO KNOW THAT THE INFORMATION WAS OBTAINED THROUGH THE INTERCEPTION OF A WIRE OR ORAL COMMUNICATION IN VIOLATION OF THIS SUBTITLE.
- (B) ANY PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY OF A FELONY AND IS SUBJECT TO IMPRISONMENT FOR NOT MORE THAN FIVE YEARS OR A FINE OF NCT MORE THAN \$10,000, OR BOTH.
- (I) IT IS NOT--UNLAWFUL LAWFUL (1) SUBTITLE FOR AN OPERATOR OF A SWITCHBOARD, OR AN THIS OFFICER, EMPLOYEE, OR AGENT OF ANY COMMUNICATION COMMON CARRIER, WHOSE FACILITIES ARE USED IN THE TRANSMISSION OF WIRE COMMUNICATION TO INTERCEPT, DISCLOSE, OR USE THAT CCMMUNICATION IN THE NORMAL COURSE OF HIS EMPLOYMENT WHILE ENGAGED IN ANY ACTIVITY WHICH IS A NECESSARY INCIDENT TO THE RENDITION OF HIS SERVICE OR PROTECTION OF THE RIGHTS OR PROPERTY OF THE CARRIER OF PROVIDED, THE COMMUNICATION COMMON THE COMMUNICATION. CARRIERS MAY NOT UTILIZE SERVICE CESERVING OR RANDOM MCNITORING EXCEPT FOR MECHANICAL OR SERVICE QUALITY CCNTROL CHECKS.
- (II) IT IS NOT-UNIAWFUL LAWFUL UNDER THIS SUBTITLE FOR AN OFFICER, EMPIOYEE, OR AGENT OF ANY COMMUNICATION COMMON CARRIER TO FROVIDE INFORMATION, FACILITIES, OR TECHNICAL ASSISTANCE TO AN INVESTIGATIVE CR LAW-ENFORCEMENT OFFICER WHO, PURSUANT TO THIS SUBTITLE, IS AUTHORIZED TO INTEFCEPT A WIRE OR ORAL COMMUNICATION.
- (2) IT IS NOT -- UNLAWFUL LAWFUL UNDER THIS SUBTITLE FOR A PERSON -- ACTING -- UNDER -- COLOR -- CF-LAW AN INVESTIGATIVE OR LAW ENFORCEMENT OFFICER ACTING IN A CRIMINAL INVESTIGATION OR ANY OTHER PERSON ACTING AT THE PRIOR DIRECTION AND UNDER THE SUPERVISION OF AN INVESTIGATIVE OR LAW ENFORCEMENT CFFICER TO INTERCEPT A WIRE OR ORAL COMMUNICATION IN ORDER TO PROVIDE EVIDENCE THE COMMISSION OF THE OFFENSES OF MURDER, KIDNAPPING, GAMBLING, ROBBERY, BRIBERY, EXTORTION, OR DEALING IN CCNTROLLED DANGEROUS SUBSTANCES, CR ANY CONSPIRACY TO COMMIT ANY OF THESE OFFENSES, WHERE THE PERSON IS A PARTY TO THE COMMUNICATION OR ONE OF THE PARTIES TO THE COMMUNICATION HAS GIVEN PRIOF CONSENT TO INTERCEPTION.
 - (3) IT IS NOT-UNLAWPUL LAWFUL UNDER THIS