## Eavesdropping ruling a judicial farce

The printable version is no longer supported and may have rendering errors. Please update your browser bookmarks and please use the default browser print function instead.

This is an opinion item.

Author(s) Robert Novak

**Source** Chicago Sun-Times

Date August 28, 2006

**URL** http://www.realclearpolitics.com/articles/2006/08/judicial\_chaos.html

Quote

"Taylor ended up with the case because of forum-shopping: filing multiple lawsuits in quest of a favorable venue. With the executive and legislative branches in Republican hands, liberals count on activists in the federal judiciary such as Taylor. That explains why normally censorious legal scholars tend to excuse her shoddy judicial opinion and ethical trespassing."

"

Add or change this opinion item's references

This item argues against the position Judge Taylor was right to rule program unconstitutional on the topic NSA warrantless surveillance controversy.

Retrieved from "https://discoursedb.org/w/index.php?title=Eavesdropping ruling a judicial farce&oldid=3723"

This page was last edited on October 16, 2006, at 16:05.

All text is available under the terms of the GNU Free Documentation License.