

SUPERIOR COURT OF NEW JERSEY
APPELLATE DIVISION
DOCKET NO. A-4910-10T3

KELLY RAMOS,
Plaintiff-Appellant,

v.

HERBERT FLOWERS,
Defendant-Respondent,
and

TRENTON POLICE DIVISION; THE
CITY OF TRENTON; TRENTON POLICE
DIRECTOR JOSEPH SANTIAGO,
Defendants.

. . . Consequently, we conclude that a reasonable police officer in 2006 could not have believed he had the absolute right to preclude Ramos from videotaping any gang activities or any interaction of the police with gang members for the purposes of making a documentary film on that topic. The motion judge erred in holding otherwise. Of course, Ramos's activity was "subject to reasonable time, place, and manner restrictions." *Id.* at 84 (citation omitted). Such restrictions, however, must be content neutral and "narrowly tailored to serve a significant governmental interest" and "leave open ample alternative channels for communication of the information."