

SB2340AVM001

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LRB095 19681 RLC 52621 v

MOTION

2	I move to accept the specific recommendations of the
3	Governor as to Senate Bill 2340 in manner and form as follows:
4	AMENDMENT TO SENATE BILL 2340
5	IN ACCEPTANCE OF GOVERNOR'S RECOMMENDATIONS
6	Amend Senate Bill 2340 on page 2, below line 18, by
7	inserting the following:
8	"(b) The sheriff or seizing law enforcement agency must
9	file a motion requesting destruction of bulk evidence before
10	the trial judge in the courtroom where the criminal charge is
11	pending. The sheriff or seizing law enforcement agency must
12	give notice of the motion requesting destruction of bulk
13	evidence to the prosecutor of the criminal charge and the
14	defense attorney of record. The trial judge will conduct an
15	evidentiary hearing in which all parties will be given the
16	opportunity to present evidence and arguments relating to
17	whether the evidence should be destroyed, whether such
18	destruction will prejudice the prosecution of the criminal
19	case, and whether the destruction of the evidence will
20	prejudice the defense of the criminal charge. The court's
21	determination whether to grant the motion for destruction of
22	bulk evidence must be based upon the totality of all of the
23	circumstances of the case presented at the evidentiary hearing,
24	the effect such destruction would have upon the defendant's
25	constitutional rights, and the prosecutor's ability to proceed

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1	with the prosecution of the criminal charge."; and
2	on page 2, line 19, by replacing " <u>(b)</u> " with " <u>(c)</u> "; and
3	on page 3, line 1, by replacing " <u>(c)</u> " with " <u>(d)</u> ".
4	Date:, 2008