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AMENDMENTS TO LB150

(Amendments to Standing Committee amendments, AM1370)

Introduced by Dungan, 26.

- 1 1. Insert the following new sections:
- Sec. 14. Section 29-1912, Revised Statutes Cumulative Supplement,
- 3 2024, is amended to read:
- 4 29-1912 (1) When a defendant is charged with a felony or when a
- 5 defendant is charged with a misdemeanor or a violation of a city or
- 6 village ordinance for which imprisonment is a possible penalty, he or she
- 7 may request the court where the case is to be tried, at any time after
- 8 the filing of the indictment, information, or complaint, to order the
- 9 prosecuting attorney to permit the defendant to inspect and copy or
- 10 photograph:
- 11 (a) The defendant's statement, if any. For purposes of this
- 12 subdivision, statement includes any of the following which relate to the
- 13 investigation of the underlying charge or charges in the case and which
- 14 were developed or received by law enforcement agencies:
- 15 (i) Written or recorded statements;
- 16 (ii) Written summaries of oral statements; and
- 17 (iii) The substance of oral statements;
- (b) The defendant's prior criminal record, if any;
- (c) The defendant's recorded testimony before a grand jury;
- 20 (d) The names and addresses of witnesses on whose evidence the
- 21 charge is based;
- 22 (e) The results and reports, in any form, of physical or mental
- 23 examinations, and of scientific tests, or experiments made in connection
- 24 with the particular case, or copies thereof;
- 25 (f) Documents, papers, books, accounts, letters, photographs,
- 26 objects, or other tangible things of whatsoever kind or nature which

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- could be used as evidence by the prosecuting authority; and 1
- (g) Reports developed or received by law enforcement agencies when 2
- 3 such reports directly relate to the investigation of the underlying
- 4 charge or charges in the case.
- 5 (2) The court may issue such an order pursuant to the provisions of
- this section. In the exercise of its judicial discretion, the court shall 6
- 7 consider, among other things, whether:
- 8 (a) The request is material to the preparation of the defense;
- 9 (b) The request is not made primarily for the purpose of harassing
- the prosecution or its witnesses; 10
- (c) The request, if granted, would not unreasonably delay the trial 11
- of the offense and an earlier request by the defendant could not have 12
- reasonably been made; 13
- 14 (d) There is no substantial likelihood that the request, if granted,
- 15 would preclude a just determination of the issues at the trial of the
- offense; or 16
- 17 (e) The request, if granted, would not result in the possibility of
- bodily harm to, or coercion of, witnesses. 18
- (3) Whenever the court refuses to grant an order pursuant to the 19
- 20 provisions of this section, it shall render its findings in writing
- together with the facts upon which the findings are based. 21
- 22 (4) Whenever the prosecuting attorney believes that the granting of
- 23 an order under the provisions of this section will result in the
- 24 possibility of bodily harm to witnesses or that witnesses will be
- coerced, the court may permit him or her to make such a showing in the 25
- 26 form of a written statement to be inspected by the court alone. The
- 27 statement shall be sealed and preserved in the records of the court to be
- made available to the appellate court in the event of an appeal by the 28
- 29 defendant.
- 30 (5) This section is subject to the continuing duty of disclosure
- 31 under section 29-1918.

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- (6) (5) This section does not apply to jailhouse informants as 1
- 2 defined in section 29-4701. Sections 29-4701 to 29-4706 govern jailhouse
- 3 informants.
- Sec. 15. Section 29-1918, Revised Statutes Cumulative Supplement, 4
- 5 2024, is amended to read:
- 6 29-1918 A party who discovers additional evidence or material before
- 7 or during trial must promptly disclose its existence to the other party
- 8 or the court if:
- 9 (1) The evidence or material is subject to discovery or inspection
- under sections 29-1912 to 29-1921; and 10
- 11 (2) The other party previously requested, or the court ordered, the
- 12 production of such evidence or material. If, subsequent to compliance
- 13 with an order for discovery under the provisions of sections 29-1912 to
- 14 29-1921, and prior to or during trial, a party discovers additional
- 15 material which the party would have been under a duty to disclose or
- 16 produce at the time of such previous compliance, the party shall promptly
- 17 notify the other party or the other party's attorney and the court of the
- existence of the additional material. Such notice shall be given at the 18
- 19 time of the discovery of such additional material.
- 20 2. Renumber the remaining sections, correct internal references, and
- 21 correct the repealer accordingly.