

Judiciary II - Criminal Law Committee

Filed: 3/22/2007

09500HB1290ham001

LRB095 10445 RLC 33749 a

1	AMENDMENT TO HOUSE BILL 1290						
2	AMENDMENT NO Amend House Bill 1290 on page 1, by						
3	eplacing lines 20 through 23 with the following:						
4	"or her conviction, and:						
5	(1) but which was not subject to the testing which is						
6	now requested because the technology for the testing was						
7	not available at the time of trial; or . Reasonable notice						
8	of the motion shall be served upon the State.						
9	(2) although previously subjected to testing, can be						
10	subjected to additional testing utilizing a method that was						
11	not scientifically available at the time of trial that						
12	provides a reasonable likelihood of more probative						
13	results. Reasonable notice of the motion shall be served						
14	upon the State."; and						
15	on page 2, by inserting immediately below line 19 the						
16	following:						
17	"(d) If evidence previously tested pursuant to this Section						

7 <u>identification.</u>".

1	<u>reveals an u</u>	<u>nknown fin</u>	gerprint	from the	crime	scene	that	does
2	not match th	e defendan	t or the	victim,	the ord	der of	the (Court
3	shall direct	the prose	cuting a	uthority 1	to requ	est the	e Ill:	inois
4	State Police	Bureau of	Forensi	c Science	to sul	omit th	ne unl	known
5	fingerprint	evidence	into t	he FBI's	Integ	rated	Autor	mated
6	Fingerprint	Identi	fication	Syst	em	(AIFIS	5)	for