

Amendments to Senate Bill No. 115  
1st Reading Copy

Requested by Senator Nels Swandal

For the Senate Judiciary Committee

Prepared by Leanne Kurtz  
January 19, 2015 (2:35pm)

1. Page 2, line 20.

**Following:** "suffering and shall"

**Insert:** ", no more than 5 days after the hearing,"

2. Page 2, line 24.

**Strike:** "the"

**Insert:** "a"

**Following:** "proceeding"

**Insert:** "initiated for an alleged violation of 45-8-210, 45-8-211, or 45-8-217"

3. Page 2, line 28.

**Strike:** "alleged"

4. Page 3, line 1.

**Following:** "seizure"

**Insert:** ", if the court finds that the seizure was justified"

5. Page 3, line 4.

**Strike:** "determines"

**Insert:** "finds, by a preponderance of the evidence submitted,"

6. Page 3, line 6.

**Strike:** "may"

**Insert:** "shall"

7. Page 3, line 15.

**Strike:** "If the court orders a bond to"

**Insert:** "Upon an order of the court that a bond"

8. Page 4.

**Following:** line 5

**Insert:** "(15) Any testimony of the respondent in a hearing held as provided in this section may not be used against the respondent in the criminal proceeding."

- END -