

S.B. 226
SEARCH AND SEIZURE AMENDMENTS

Senator **Mark B. Madsen** proposes the following amendments:

1. *Page 2, Lines 54 through 57*

Senate Committee Amendments

2-25-2015:

54 (1) Except as provided in Subsection (2), a government entity may not operate an
55 imaging surveillance device without a search ~~{or arrest}~~ warrant issued upon probable cause.

56 (2) A government entity may operate an imaging surveillance device without a search
57 ~~{or arrest}~~ warrant:

2. *Page 3, Lines 65 through 66:*

65 (3) A government entity may not operate an imaging surveillance device when
66 executing a search ~~{or arrest}~~ warrant unless the application for the warrant:

3. *Page 3, Lines 73 through 76:*

73 (1) Except as provided in Subsection (2), a government entity that executes a search ~~{or~~
74 ~~arrest}~~ warrant that authorizes the use of an imaging surveillance device shall, within 14 days
75 after the day on which the warrant is executed, provide notice to the individual who owns,
76 resides in, or rents the structure specified in the warrant that states:

4. *Page 3, Line 83:*

83 (f) the ~~{identity of the judge who}~~ name of the court that issued the warrant.