88	(i) (2) On the courts own initiative, the court may enter an order describing the specific
89	conduct that appears to show a knowing and willful violation of Subsection (b) and direct a
90	prosecutor to show cause why the prosecutor has not violated Subsection (b).
91	(i) (3) In addition to the penalties under Subsection (h), a court may impose the
92	following sanctions for a knowing and willful violation of Subsection (b):
93	(i) (3) (A) a public reprimand of the prosecutor;
94	(i) (3) (B) money damages to be paid by the prosecutor, and not the office for which
95	the prosecutor works; $\hat{S} \rightarrow \underline{or} \leftarrow \hat{S}$
96	(i) (3) (C) jail time under an order of contempt of court \$→ [; or] . ←\$
97	Ŝ→ [ <del>(i) (3) (D) being tried for a class B misdemeanor.</del> ] ←Ŝ
98	(j) Notwithstanding Subsection (h) or (i), a prosecutor is not subject to sanctions for an
99	alleged violation of this rule if the prosecutor is employed by an prosecutorial office that has an
100	open file policy.
101	(j) (1) If a prosecutorial office has an open file policy, a prosecutorial office shall
102	certify conspicuously on the prosecutorial office website that the prosecutorial office has an
103	open file policy and renew that certification annually.
104	[(h)] (k) Subject to constitutional limitations, the accused may be required to:
105	$\left[\frac{(h)}{(k)}\right]$ (1) appear in a lineup;
106	$\left[\frac{h}{(k)}\right]$ (2) speak for identification;
107	$[\frac{h}{2}]$ (3) submit to fingerprinting or the making of other bodily impressions;
108	$\left[\frac{(h)}{(k)}\right]$ (4) pose for photographs not involving reenactment of the crime;
109	$\left[\frac{(h)}{(k)}\right]$ (5) try on articles of clothing or other items of disguise;
110	(k) (6) permit the taking of samples of blood, hair, fingernail scrapings, and other
111	bodily materials which can be obtained without unreasonable intrusion;
112	(k) (7) provide specimens of handwriting;
113	(k) (8) submit to reasonable physical or medical inspection of [his] the accused's body;
114	and
115	(k) (9) cut hair or allow hair to grow to approximate appearance at the time of the
116	alleged offense. Whenever the personal appearance of the accused is required for the foregoing
117	purposes, reasonable notice of the time and place of such appearance shall be given to the
118	accused and [his] the accused's counsel. Failure of the accused to appear or to comply with the

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