House	Amendment NO
	Offered By
	ee Substitute for Senate Committee Substitute for Senate Bill No. 765, Line 140, by inserting after all of said section and line the following:
"610.205. 1. Crir	ne scene photographs and video recordings, including photographs and
	or produced by a state or local agency or by a perpetrator or suspect at a
<u> </u>	describe a deceased person in a state of dismemberment, decapitation, or
•	ng, without limitation, where the deceased person's genitalia are exposed,
	by a law enforcement agency, provided, however, that this section shall
	such material to the deceased's next of kin or to an individual who has
•	from the next of kin. It shall be the responsibility of the next of kin to
	relationship. For purposes of such access, the deceased's next of kin shall
be:	
	the deceased if living;
` ′ -	iving spouse of the deceased, an adult child of the deceased; or
	iving spouse or adult child, a parent of the deceased.
	provisions of subsection 3 of this section, a circuit court judge may order
	tographs or video recordings upon findings in writing that disclosure is in
•	weighs any privacy interest that may be asserted by the deceased person's
<u> </u>	ch determination, the court shall consider whether such disclosure is
<del>-</del>	ation of governmental performance, the seriousness of the intrusion into
	ey, and whether such disclosure is the least intrusive means available
, ,	y of similar information in other public records. In any such action, the
=	tographs or video recordings in question in camera with the custodian of
-	present and may condition any disclosure on such condition as the court
	commodate the interests of the parties.
3. Prior to releasi	ng any crime scene material described in subsection 1 of this section, the
custodian of such materia	shall give the deceased person's next of kin at least two weeks' notice.
No court shall order a disc	closure under subsection 2 of this section which would disregard or
shorten the duration of su	
4. The provisions	of this section shall apply to all undisclosed material, as described in
	n, which is in the custody of a state or local agency on the effective date of Date
	Date

this section and to any such material which comes into the custody of a state or local agency after such date.

- 5. The provisions of this section shall not apply to disclosure of crime scene material to counsel representing a convicted defendant in a habeas corpus action, on a motion for new trial, or in a federal habeas corpus action under 28 U.S.C. Section 2254 or 2255 for the purpose of preparing to file or litigating such proceedings. Counsel may disclose such materials to his or her client and any expert or investigator assisting counsel but shall not otherwise disseminate such materials, except to the extent they may be necessary exhibits in court proceedings. A request under this subsection shall clearly state that such request is being made for the purpose of preparing to file and litigate proceedings enumerated in this subsection.
- 6. The director of the department of public safety shall promulgate rules and regulations governing the viewing of materials described in subsection 1 of this section by bona fide credentialed members of the press."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.