

Sen. Kwame Raoul

Filed: 3/8/2011

	09700SB1832sam001	LRB097 08769 RLC 51832 a
1	AMENDMENT TO SENATE E	ILL 1832
2	AMENDMENT NO Amend Senat	e Bill 1832 by replacing
3	everything after the enacting clause w	ith the following:
4 5	"Section 5. The Quasi-criminal an amended by changing Section 4 as follo	
5	amended by changing Section 4 as iolio	w5:
6	(725 ILCS 195/4) (from Ch. 16, pa	r. 84)
7	Sec. 4. <u>In any case which do</u> e	es not require a court
8	appearance under Supreme Court Rule,	upon a plea of guilty the
9	amounts of fines, fees, costs, and p	enalties for the offense
10	shall be in the amount mandated b	by statute or by local
11	ordinance enacted pursuant to statute	. No rule or order of the
12	Supreme Court shall alter these amour	ts. Any circuit clerk or
13	deputy circuit clerk is authoriz	ed to receive written
14	appearances, pleas of guilty, and w	vaivers of trial and to
15	accept payments in satisfaction of t	he judgment entered upon
16	the plea. Whenever in any circuit the	here shall be in force a

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1	uniform schedule prescribing the amounts of fines, penalties,
2	forfeitures and costs on pleas of guilty in specified minor
3	conservation and traffic offenses, any circuit clerk or deputy
4	circuit clerk is authorized to receive written appearances,
5	pleas of guilty and waivers of trial and to accept and receipt
6	for payments, in satisfaction of the judgment to be entered
7	upon the plea, in accordance with the uniform schedule. The
8	accused shall be furnished with an official receipt on a form
9	prescribed by such uniform schedule for the purpose for any
10	fine paid pursuant to this section.
11	(Source: Laws 1967, p. 2949.)".