## SUBSTITUTE FOR

#### SENATE BILL NO. 535

A bill to amend 1961 PA 236, entitled "Revised judicature act of 1961," by amending section 2167 (MCL 600.2167), as amended by 1993 PA 288.

### THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 2167. (1) In a preliminary examination or grand jury
 proceeding, a report of the findings of a technician of the divi sion of the department of state police concerned with forensic
 science, signed by that technician, or a notarized copy of the
 report —, may be received in evidence in place of the
 technician's appearance and testimony.

7 (2) Before a preliminary examination at which the
8 technician's report of findings will be introduced in evidence, 2
9 copies of the report shall be furnished to the prosecuting
10 attorney. The prosecuting attorney shall immediately furnish 1

02847'97 \* (S-2)

JOJ

Senate Bill No. 535

1 copy of the technician's report to the defense attorney or, if an 2 appearance or appointment of defense counsel has not been filed, 3 to the defendant.

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4 (3) The prosecuting attorney, upon UPON receiving copies
5 of the technician's report, THE PROSECUTING ATTORNEY shall notify
6 the court before which the preliminary examination will be held
7 that copies of the technician's report are in the prosecutor's
8 possession. If the prosecuting attorney fails to notify the
9 court that he or she has received copies of the technician's
10 report not less than 5 days before the day set for preliminary
11 examination, the court shall adjourn the preliminary examination,
12 UNLESS ALL PARTIES WAIVE THE ADJOURNMENT.

(4) An accused person A DEFENDANT or his or her attorney may request that the technician testify at the preliminary examination on behalf of the state by serving written notice on the prosecuting attorney not more than 5 days after receiving a copy of the technician's report of findings from the prosecuting attorney. The technician may be sworn and testify by video or voice communication equipment. that permits the witness, court, all parties, and counsel to hear and speak to each other in the court, chambers, or other suitable place. A record of the testimony shall be taken in the same manner as for other testimony at the preliminary examination. If suitable video or voice communication equipment is not available, the technician shall testify in person.

26 (5) In a preliminary examination, the prosecuting attorney27 may move in writing not less than 5 days before the date set for

02847'97 \* (S-2)

Senate Bill No. 535

1 the preliminary examination to permit a forensic pathologist or 2 medical examiner to be sworn and testify by video or voice commu-3 nication equipment. that permits the witness, court, all par-4 ties, and counsel to hear and speak to each other in the court, 5 chambers, or other suitable place. The court shall grant the 6 motion for good cause shown. A record of the testimony shall be 7 taken in the same manner as for other testimony at the prelimi-8 nary examination.

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9 (6) NOT LESS THAN 7 DAYS BEFORE A PRELIMINARY EXAMINATION
10 FOR A CRIME ALLEGING THE UNAUTHORIZED USE OR POSSESSION OF AN
11 INDIVIDUAL'S FINANCIAL TRANSACTION DEVICE, TELECOMMUNICATIONS
12 ACCESS DEVICE, MOTOR VEHICLE, OR OTHER PROPERTY, THE PROSECUTING
13 ATTORNEY MAY DO EITHER OF THE FOLLOWING IF AT THE TIME OF THE
14 PRELIMINARY EXAMINATION THE INDIVIDUAL WILL BE DOMICILED, RESID15 ING, OR WORKING 50 MILES OR MORE FROM THE COURT AND THE
16 INDIVIDUAL'S TESTIMONY IS NECESSARY ONLY TO ESTABLISH OWNERSHIP
17 OR LACK OF AUTHORIZATION:

18 (A) NOTIFY THE COURT, DEFENDANT, AND THE DEFENDANT'S ATTOR19 NEY THAT THE INDIVIDUAL WILL TESTIFY BY VIDEO OR VOICE COMMUNICA20 TION EQUIPMENT.

(B) MOVE IN WRITING TO PERMIT A TRANSCRIPT OF THE
INDIVIDUAL'S DEPOSITION TAKEN UNDER SUBSECTION (8) TO BE RECEIVED
IN EVIDENCE IN PLACE OF THE INDIVIDUAL'S APPEARANCE AND
TESTIMONY.

25 (7) IF THE PROSECUTING ATTORNEY PROVIDES NOTICE UNDER SUB26 SECTION (6)(A), THE INDIVIDUAL MAY BE SWORN AND TESTIFY BY VIDEO
27 OR VOICE COMMUNICATION EQUIPMENT. A RECORD OF THE TESTIMONY

02847'97 \* (S-2)

Senate Bill No. 535

SHALL BE TAKEN IN THE SAME MANNER AS FOR OTHER TESTIMONY AT THE
 PRELIMINARY EXAMINATION. IF SUITABLE VIDEO OR VOICE COMMUNICA TION EQUIPMENT IS NOT AVAILABLE, THE INDIVIDUAL SHALL TESTIFY IN
 PERSON.

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5 (8) IF THE COURT GRANTS THE MOTION FOR A DEPOSITION UNDER
6 SUBSECTION (6)(B) FOR GOOD CAUSE SHOWN, THE PROSECUTING ATTORNEY
7 SHALL PROVIDE A PERSON TO TRANSCRIBE THE DEPOSITION. THE DEPOSI8 TION SHALL BE CONDUCTED BY VOICE COMMUNICATION EQUIPMENT THAT
9 PERMITS THE INDIVIDUAL, PARTIES, COUNSEL, AND PERSON TRANSCRIBING
10 THE DEPOSITION TO HEAR AND SPEAK TO EACH OTHER. THE INDIVIDUAL
11 SHALL BE SWORN. A NOTARIZED OR CERTIFIED COPY OF THE TRANSCRIPT
12 SHALL BE RECEIVED IN EVIDENCE IN PLACE OF THE INDIVIDUAL'S
13 APPEARANCE AND TESTIMONY. IF THE COURT DENIES THE MOTION, THE
14 INDIVIDUAL MAY BE SWORN AND TESTIFY BY VIDEO OR VOICE COMMUNICA15 TION EQUIPMENT AS PROVIDED IN SUBSECTION (7).

16 (9) UPON MOTION AND FOR GOOD CAUSE SHOWN, THE COURT MAY 17 REQUIRE AN INDIVIDUAL DESCRIBED IN SUBSECTION (6) TO TESTIFY IN 18 PERSON.

19 (10) EXCEPT AS PROVIDED IN SUBSECTION (8), THE VIDEO OR
20 VOICE COMMUNICATION EQUIPMENT DESCRIBED IN THIS SECTION SHALL
21 PERMIT THE WITNESS, COURT, ALL PARTIES, COUNSEL, AND COURT
22 REPORTER TO HEAR AND SPEAK TO EACH OTHER IN THE COURT, CHAMBERS,
23 OR OTHER SUITABLE PLACE.

24 (11) AS USED IN THIS SECTION:

25 (A) "FINANCIAL TRANSACTION DEVICE" MEANS THAT TERM AS
26 DEFINED IN SECTION 157M OF THE MICHIGAN PENAL CODE, 1931 PA 328,
27 MCL 750.157M.

02847'97 \* (S-2)

Senate Bill No. 535 5

1 (B) "TELECOMMUNICATIONS ACCESS DEVICE" MEANS THAT TERM AS  ${\bf 2}$  defined in section 219a of the michigan penal code, 1931 pa 328, **3** MCL 750.219A.

02847'97 \* (S-2) Final page.

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