

Adopted Rejected

COMMITTEE REPORT

YES: 13 NO: 0

MR. SPEAKER:

1

Your Committee on <u>Courts and Criminal Code</u>, to which was referred <u>Senate Bill</u>

159 , has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, delete lines 12 through 21, begin a new paragraph and

insert:

"(e) If a warrant is issued under subsection (a)(2), the judge shall
record the conversation shall be recorded on audio tape or
electronically, and order the court reporter to type or transcribe. The
recording shall be typed or transcribed for entry in the record. The
judge shall certify the audio tape or electronic recording, the
transcription, and the warrant retained by the judge for entry in the

9 record. The prosecuting attorney and law enforcement agency shall

maintain, and provide to the defendant in discovery, all relevant

AM015903/DI 106 2025

- 1 requests for warrants, including any relevant warrants that may
- 2 have been denied by the court, and any recordings of the
- 3 conversation that was transcribed.".

(Reference is to SB 159 as reprinted January 22, 2025.)

and when so amended that said bill do pass.

Representative McNamara

AM015903/DI 106 2025