

of the two houses voting in favor thereof:

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members elected to each house.

26	As provided in Utah Constitution Article VIII, Section 4, the Legislature may amend
27	rules of procedure and evidence adopted by the Utah Supreme Court upon a two-thirds vote of
28	all members of both houses of the Legislature:
29	Section 1. Rule 17.5, Utah Rules of Criminal Procedure is amended to read:
30	Rule 17.5. Hearings with contemporaneous transmission from a different
31	location.
32	(a) The court, in its discretion, may conduct the arraignment, bail hearing, [and/or] or
33	initial appearance with a defendant attending by contemporaneous transmission from a
34	different location without the agreement of the parties or waiver of the defendant's attendance
35	in person.
36	(b) For any other type of hearing, the court may conduct the hearing with a defendant
37	attending by contemporaneous transmission from a different location only if the parties agree
38	and the defendant knowingly and voluntarily waives attendance in person.
39	(c) [For] Except as provided in paragraph (d), for good cause and with appropriate
40	safeguards, the court may permit testimony in open court by contemporaneous transmission
41	from a different location if the party not calling the witness waives the right to confront the
42	witness in person.
43	(d) (1) For a hearing in a misdemeanor case, a forensic toxicologist may testify in open
44	court by contemporaneous transmission from a different location with the appropriate
45	safeguards described in Rule 43(b) of the Utah Rules of Civil Procedure, except that the court
46	may require the forensic toxicologist to testify in person upon a showing of good cause by a
47	party.
48	(d) (2) This paragraph (d) is repealed on January 1, 2025.
49	[(d)] <u>(e)</u> Nothing in this rule precludes or affects the procedures in rule 15.5.
50	Section 2. Effective date.
51	This resolution takes effect upon approval by a constitutional two-thirds vote of all