

H. B. No. 172  
As Introduced

\_\_\_\_\_ moved to amend as follows:

In line 902, delete "(E)" and insert "(E) (1)"; delete "testator of  
the electronic will may request that a" and insert "notary public who  
acknowledged the electronic will under this section shall send a" 1 2 3

In line 904, delete "be sent"; delete "and" 4

In line 905, delete "any other person designated by the testator" 5

In line 907, delete "(1)" and insert "(a)" 6

In line 908, delete "respective" and insert "testator's"; delete  
"addresses" and insert "address" 7 8

In line 909, delete "(2)" and insert "(b)"; delete "or PDF" 9

In line 910, delete "respective" and insert "testator's"; delete  
"addresses" and insert "address"; after "." insert: 10 11

"(2) The testator may send a copy of the electronic will,  
certified as provided for in division (C) (4) (a) of this section,  
to any person in either of the following forms and manners:" 12 13 14

(a) In paper form, by certified mail, return receipt 15



requested, to the person's residence address; 16  
(b) In portable document format, by electronic mail, to 17  
the person's electronic mail address." 18

The motion was \_\_\_\_\_ agreed to.

SYNOPSIS 19

**Electronic wills** 20

**R.C. 2107.03** 21

Requires the notary public who acknowledged the electronic 22  
will to send a certified copy of the electronic will to the 23  
testator, instead of permitting the testator to request such 24  
copy. 25

Allows the testator to send a certified copy of the 26  
electronic will to any person. 27