

H. B. No. 172
As Introduced

_____ moved to amend as follows:

- In line 1 of the title, delete "147.051," 1
- In line 13, delete "147.051," 2
- Delete lines 19 through 33 3
- In line 86, delete "or other" 4
- Delete line 87 5
- In line 88, delete "state" and insert "durable power of attorney for 6
health care, declaration governing the use or continuation, or the 7
withholding or withdrawal, of life-sustaining treatment, or transfer on 8
death designation affidavit" 9
- In line 103, delete "or other" 10
- Delete line 104 11
- In line 105, delete "state" and insert "durable power of attorney 12
for health care, declaration governing the use or continuation, or the 13
withholding or withdrawal, of life-sustaining treatment, or transfer on 14
death designation affidavit" 15



Delete lines 116 through 120	16
In line 1743, delete "147.051,"	17
After line 1753, insert:	18
"Section 4. Sections 1, 2, and 3 of this act take effect	19
one hundred twenty days after the effective date of this	20
section."	21

The motion was _____ agreed to.

<u>SYNOPSIS</u>	22
Requirements for notary public	23
R.C. 147.051 and 147.591 and Section 4	24
Expands the types of electronic documents that a notary	25
public is prohibited from notarizing unless the notary has filed	26
with the Secretary of State's office evidence that the notary	27
has obtained a bond and an errors and omissions insurance, to	28
include a durable power of attorney for health care, a	29
declaration governing the use or continuation, or the	30
withholding or withdrawal, of life-sustaining treatment, and a	31
transfer on death designation affidavit (in addition to a will,	32
trust, or power of attorney in the bill).	33
Eliminates the requirement that the Secretary of State	34
adopt rules specifying the types of electronic estate-related	35
documents that require a bond and an errors and omissions	36
insurance.	37
Eliminates the requirement that the Secretary of State	38

include on its database of notaries public whether the notary	39
has filed satisfactory evidence that the notary has obtained	40
such necessary bond and errors and omissions insurance.	41
Delays the effective date of the act's provisions 120	42
days.	43