FINAL BILL REPORT SB 5252

C 15 L 01

Synopsis as Enacted

Brief Description: Expanding venue for local courts during emergencies and when the defendant appears electronically from a location outside the district.

Sponsors: Senators McCaslin, Kline, Fairley, Hewitt, Patterson, Long, Constantine, Roach and Costa.

Senate Committee on Judiciary House Committee on Judiciary

Background: Generally, venue for criminal actions in district court is in the district where the alleged violation occurred. Felony cases, or any case in which the defendant consents, may be filed in the district in which the county seat is located. Driving while intoxicated offenses may be filed in adjacent enhanced enforcement districts within the same county. A change of venue may be allowed when there is reason to believe that a fair trial cannot be had in that district or where the convenience of the witnesses or ends of justice would be forwarded.

Summary: In the event of a natural, civil, or technological emergency, temporary venue in court of limited jurisdiction matters may be had in a court district not impacted by the emergency. The venue lasts only for the duration of the emergency.

Criminal actions for violations of local ordinances may be heard before the court of limited jurisdiction if the hearing takes place by electronic means approved by the Supreme Court with the defendant appearing electronically from outside the court's geographic jurisdiction.

Votes on Final Passage:

Senate 48 0 House 92 0

Effective: July 22, 2001