60th Legislature HB0353.03

1	HOUSE BILL NO. 353
2	INTRODUCED BY MCGILLVRAY
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT PROVIDING FOR THE RECORDING AND TRANSCRIPTION BY
5	A PEACE OFFICER OF A TELEPHONIC APPLICATION BY THE PEACE OFFICER FOR A SEARCH
6	WARRANT; AND AMENDING SECTION 46-5-222, MCA."
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8	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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10	Section 1. Section 46-5-222, MCA, is amended to read:
11	"46-5-222. Search warrants issued by telephone. (1) Whenever the an application for a search
12	warrant is made by telephone, the applicant shall, in addition to the requirements contained in 46-5-221, state
13	reasons to justify immediate issuance of a search warrant.
14	(2) All testimony given over the telephone that is intended to support an application for a search warrant
15	must be given on oath or affirmation and must identify the person testifying. For the purpose of this section, the
16	judge is authorized to administer an oath or affirmation by telephone.
17	(3) (a) Sworn or affirmed testimony given over the telephone must be electronically recorded by the judge
18	or a peace officer on a recording device in the custody of the judge or peace officer when the application is made.
19	(b) The If the recording is made by the judge, the recording must be retained in the court records and
20	must be transcribed verbatim as soon as possible after the application is made. The recording must include the
21	time and date it was recorded.
22	(c) If the recording is made by a peace officer, the recording must be transcribed verbatim as soon as
23	possible after the application for the warrant is made by the peace officer. The recording must contain the time
24	and date when it was recorded. The peace officer making the recording shall, as soon as possible, provide the
25	judge with the original recording and a transcription of the recording so that the judge may expeditiously verify
26	the accuracy of the transcription. The original recording must be retained in the court records. The peace officer
27	making the recording shall secure a copy of the recording and transcription of the recording in the same manner
28	as other evidence is secured.
29	(4) If the judge approves a warrant over the telephone, the peace officer serving the warrant shall sign
30	the search warrant in the officer's own name and in the judge's name. The peace officer signing the judge's name

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shall initial the judge's name indicating the signature was authorized by the judge but signed by the officer.

2 (5) Any search warrant issued by telephone must be signed by the issuing judge or the judge's successor

3 as soon as possible after it has been issued."

4 - END -

