

---

## DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

---

HB 1054 Original

2026 Regular Session

Villio

**Abstract:** Provides relative to the self-authentication of certain unmanned aircraft system footage.

Proposed law permits a party at trial to introduce footage taken by an unmanned aircraft system operated on behalf of a law enforcement agency if the party provides written notice of intent to offer proof of authentication by certificate not less than 45 days prior to the commencement of trial.

Proposed law applies in all criminal cases, cases in juvenile courts, family court proceedings involving criminal manners, and civil forfeiture proceedings arising from criminal activity.

Proposed law requires that notice provided pursuant to proposed law includes a copy of the certificate and provides for the minimum contents to be contained in the certificate.

Proposed law requires the certificate to be signed and dated by the declarant and permits law enforcement agencies to utilize electronic signatures to comply with proposed law.

Proposed law provides that the certificate may identify the primary operator responsible for the recording if more than one person participated in the operation of the unmanned aircraft system.

Proposed law permits the defendant's attorney or the defendant acting in his own defense to demand that the person who operated the unmanned aircraft system provide testimony by filing a written demand. Further provides for service of this demand on certain individuals.

Proposed law provides that footage is not considered self-authenticating under proposed law if a demand is made timely.

Proposed law requires that the demand for the testimony of the person who operated the unmanned aircraft system be filed and served on the person who operated the unmanned aircraft system within 30 days of the receipt of the notice. Further permits the court to extend the period for good cause shown if such request is made prior to the expiration of the period.

Proposed law permits an extension of time to make a demand if exceptional circumstances exist and provides that any allegation of exceptional circumstances constitutes a preliminary plea on the defendant's behalf for the purposes of present law (C.Cr.P. Art. 580).

Proposed law provides for the form of the demand, the individuals to be served, and requires a contradictory hearing to determine if an extension is warranted.

Proposed law provides that the footage from the unmanned aircraft system is admissible at trial without the necessity of testimony from the operating person and is self-authenticating if notice is timely filed and if the defendant does not timely file a demand.

Proposed law provides that the filing of a demand does not prevent the admission of the footage in any other manner otherwise appropriate pursuant to present law or its ancillaries.

Proposed law requires a party seeking to offer proof of authentication by certificate in accordance with proposed law in a noncriminal case in juvenile court to provide written notice of intent to offer proof of authentication by certificate not less than five days prior to the commencement of trial. Further requires the notice to include a copy of the certificate.

Proposed law requires that a demand made pursuant to proposed law for a noncriminal case in juvenile court be made within three days of receipt of the notice.

Proposed law defines "electronic signature", "footage", "law enforcement agency", and "unmanned aircraft system".

(Adds C.E. Art. 902.1)