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A bill to be entitled 1 2 An act relating to eyewitness identification; providing a 3 short title; providing legislative findings; requiring 4 state and local law enforcement agencies to establish and 5 implement written policies and procedures addressing 6 eyewitness identification; specifying the requirements of 7 the policies and procedures; requiring state and local law 8 enforcement agencies to submit such policies and 9 procedures to the state attorney by a specified date; 10 requiring the Florida Prosecuting Attorneys Association to 11 develop draft jury instructions by a specified date to be submitted to the Supreme Court for consideration; 12 13 requiring the Criminal Justice Standards and Training 14 Commission and the Department of Law Enforcement to create and make available to state and local law enforcement 15 16 agencies educational materials and training programs regarding the standards for eyewitness identification 17 procedures and practices in compliance with the act; 18 19 requiring state and local law enforcement agencies to provide eyewitness identification procedures training to 20 21 their law enforcement personnel; providing an effective 22 date. 24

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. Eyewitness identification. -

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Identification Policies Act."

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This section may be cited as the "2011 Eyewitness

CODING: Words stricken are deletions; words underlined are additions.

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(2) The Legislature finds that it is critical to establish appropriate standards for the effective administration of live lineups and photograph arrays in an effort to promote accurate and reliable eyewitness identification and to minimize the possibility of erroneous eyewitness identifications.

- (3) Each state and local law enforcement agency shall establish and implement written policies and procedures addressing eyewitness identification. The policies and procedures must include, at a minimum, the following:
- (a) A description of how live lineups and photograph arrays will be created and conducted to maintain the neutrality and impartiality of the identification process.
- (b) A standard set of instructions that the witness must be given before reviewing the live lineup or photograph array which includes the following:
- 1. The person of interest might or might not be in the lineup or photograph array;
 - 2. The witness is not required to make an identification;
- 3. It is as important to exclude innocent persons as it is to identify the perpetrators; and
- 4. The investigation will continue with or without an identification.
- (c) A description of how an eyewitness will indicate that a positive identification has been made.
- (d) A description of how an eyewitness will acknowledge receipt of the instructions outlined in paragraph (b).

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(e) A description of any other documentation requirements deemed necessary by the agency to conduct live lineups or photograph arrays.

- (4) Each state and local law enforcement agency must submit such policies and procedures to its respective state attorney by November 1, 2011. Each state attorney shall maintain the policies and procedures submitted to him or her.
- (5) By July 1, 2011, the Florida Prosecuting Attorneys

 Association shall develop draft jury instructions regarding

 evaluating eyewitness identification testimony in criminal cases
 and forward such jury instructions to the appropriate Supreme

 Court committee for consideration.
- (6) The Criminal Justice Standards and Training
 Commission, in consultation with the Department of Law
 Enforcement, shall create and make available educational
 materials and training programs regarding the minimum standards
 for eyewitness identification procedures and practices described
 in subsection (3) to state and local law enforcement agencies.
 Each state and local law enforcement agency shall provide
 eyewitness identification procedures training to its law
 enforcement personnel.
 - Section 2. This act shall take effect July 1, 2011.