

## LEGISLATIVE ACTION

Senate House

Senator Negron moved the following:

## Senate Amendment (with title amendment)

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Between lines 19 and 20

Section 1. Eyewitness identification.-

- (1) SHORT TITLE.—This section may be cited as the "Eyewitness Identification Reform Act."
  - (2) DEFINITIONS.—As used in this section, the term:
- (a) "Eyewitness" means a person whose identification by sight of another person may be relevant in a criminal proceeding.
- (b) "Filler" means a person or a photograph of a person who is not suspected of an offense but is included in a lineup.

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- (c) "Independent administrator" means a person who is not participating in the investigation of a criminal offense and is unaware of which person in the lineup is the suspect.
  - (d) "Lineup" means a photo lineup or live lineup.
- (e) "Lineup administrator" means the person who conducts a lineup.
- (f) "Live lineup" means a procedure in which a group of people is displayed to an eyewitness for the purpose of determining if the eyewitness is able to identify the perpetrator of a crime.
- (g) "Photo lineup" means a procedure in which an array of photographs is displayed to an eyewitness for the purpose of determining if the eyewitness is able to identify the perpetrator of a crime.
- (3) EYEWITNESS IDENTIFICATION PROCEDURES.—Lineups conducted in this state by state, county, municipal, and other law enforcement agencies must meet all of the following requirements:
- (a) A lineup must be conducted by an independent administrator. In lieu of using an independent administrator, a photo lineup eyewitness identification procedure may be conducted using an alternative method specified and approved by the Criminal Justice Standards and Training Commission. Any alternative method must be carefully structured to achieve neutral administration and to prevent the administrator from knowing which photograph is being presented to the eyewitness during the identification procedure. Alternative methods may include any of the following:
  - 1. Automated computer programs that can automatically

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administer the photo lineup directly to an eyewitness and prevent the lineup administrator from seeing which photo the witness is viewing until after the procedure is completed.

- 2. A procedure in which photographs are placed in folders, randomly numbered, and shuffled and then presented to an eyewitness such that the administrator cannot see or track which photograph is being presented to the witness until after the procedure is completed.
- 3. Any other procedure that achieves neutral administration and prevents the administrator from knowing which photograph is being presented to the eyewitness during the identification procedure.
- (b) Before a lineup, the eyewitness shall be instructed that:
  - 1. The perpetrator might or might not be in the lineup;
- 2. The lineup administrator does not know the suspect's identity, except that this instruction need not be given when a specified and approved alternative method of neutral administration is utilized;
- 3. The eyewitness should not feel compelled to make an identification;
- 4. It is as important to exclude innocent persons as it is to identify the perpetrator; and
- 5. The investigation will continue with or without an identification.

The eyewitness shall acknowledge, in writing, having received a copy of the lineup instructions. If the eyewitness refuses to sign a document acknowledging receipt of the instructions, the



lineup administrator shall document the refusal of the eyewitness to sign the writing and then sign the acknowledgement himself or herself.

- (4) REMEDIES.—All of the following remedies are available as consequence of a person not complying with the requirements of this section:
- (a) 1. A failure on the part of a person to comply with any requirement of this section shall be considered by the court when adjudicating motions to suppress eyewitness identification.
- 2. A failure on the part of a person to comply with any requirement of this section is admissible in support of claims of eyewitness misidentification, as long as such evidence is otherwise admissible.
- (b) When evidence of compliance or noncompliance with the requirements of this section has been presented at trial, the jury shall be instructed that it may consider credible evidence of compliance or noncompliance to determine the reliability of eyewitness identifications.
- (5) EDUCATION AND TRAINING.—The Criminal Justice Standards and Training Commission, in consultation with the Department of Law Enforcement, shall create educational materials and conduct training programs on how to conduct lineups in compliance with this section.

Section 2. Section 1 of this act creating the "Eyewitness Identification Reform Act" shall take effect October 1, 2011.

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======= T I T L E A M E N D M E N T ========== And the title is amended as follows:



Delete line 2 and insert:

An act relating to witnesses; providing a short title; defining terms; requiring state, county, municipal, and other law enforcement agencies that conduct lineups to follow certain specified procedures; requiring the eyewitness to sign an acknowledgement that he or she received the instructions about the lineup procedures from the law enforcement agency; specifying remedies for failing to adhere to the eyewitness identification procedures; requiring the Criminal Justice Standards and Training Commission to create educational materials and conduct training programs on how to conduct lineups in compliance with the act; amending s. 90.702,

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