### Senate Bill 94

By: Senators Bethel of the 54th and Cowsert of the 46th

#### AS PASSED SENATE

# A BILL TO BE ENTITLED AN ACT

To amend Title 17 of the Official Code of Georgia Annotated, relating to criminal procedure, so as to require a procedure for enhancing witness identification accuracy; to provide for definitions; to provide for written policies relating to witness identification protocol; to provide for policy requirements; to prohibit suppression of evidence under certain circumstances; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

7 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

# 8 SECTION 1. 9 Title 17 of the Official Code of Georgia Annotated, relating to criminal procedure, is 10 amended by adding a new chapter to read as follows:

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#### "<u>CHAPTER 20</u>

#### 12 <u>17-20-1.</u> 13 As used in this chapter, the term: 14 (1) 'Fillers' means individuals who are not suspects. 15 (2) 'Law enforcement agency' means a governmental unit of one or more individuals 16 employed full time or part time by the state, a state agency or department, or a political 17 subdivision which performs as its principal function activities relating to preventing and 18 detecting crime and enforcing state laws or local ordinances, employees of which unit are 19 authorized to make arrests for crimes while acting within the scope of their authority. 20 (3) 'Live lineup' means an identification procedure in which a suspect and fillers are 21 displayed in person to a witness. 22 (4) 'Photo lineup' means an identification procedure in which a photograph of a suspect

and photographs of fillers are displayed to a witness, either in hard copy form or via
 computer.

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25 (5) 'Showup' means an identification procedure in which a witness is presented with a 26 single individual. 27 (6) 'Suspect' means the individual believed by law enforcement to be the possible 28 perpetrator of an alleged crime. 29 (7) 'Witness' means an individual who observes an alleged crime. 30 <u>17-20-2.</u> 31 (a) Not later than July 1, 2016, any law enforcement agency that conducts live lineups, 32 photo lineups, or showups shall adopt written policies for using such procedures for the 33 purpose of determining whether a witness identifies someone as the perpetrator of an 34 alleged crime. 35 (b) Live lineup, photo lineup, and showup policies shall include the following: 36 (1) With respect to a live lineup, having an individual who does not know the identity 37 of the suspect conduct the live procedure; 38 (2) With respect to a photo lineup, having an individual: 39 (A) Who does not know the identity of the suspect conduct the photo lineup; or 40 (B) Who knows the identity of the suspect use a procedure in which photographs are 41 placed in folders, randomly shuffled, and then presented to the witness so that the 42 individual conducting such procedure cannot physically see which photograph is being 43 viewed by the witness until the procedure is complete; 44 (3) Providing the witness with instruction that the perpetrator of the alleged crime may 45 or may not be present in the live lineup or photo lineup; (4) Composing a live lineup or photo lineup so that the fillers generally resemble the 46 47 witness's description of the perpetrator of the alleged crime; 48 (5) Using a minimum of four fillers in a live lineup and a minimum of five fillers in a 49 photo lineup; and 50 (6) Having the individual conducting a live lineup, photo lineup, or showup seek and document, at the time that an identification of an individual or photograph is made, and 51 52 in the witness's own words without necessarily referencing a numeric or percentage 53 standard, a clear statement from the witness as to the witness's confidence level that the 54 individual or photograph identified is the individual or photograph of the individual who 55 committed the alleged crime. 56 (c) All law enforcement agency written policies adopted pursuant to this Code section 57 shall be subject to public disclosure and inspection notwithstanding any provision to the 58 contrary in Article 4 of Chapter 18 of Title 50.

- 59 <u>17-20-3.</u>
- 60 The court may consider the failure to comply with the requirements of this chapter with
- 61 respect to an identification; provided, however, that such failure shall not mandate the
- 62 <u>exclusion of identification evidence.</u>"

## 63 **SECTION 2.**

- 64 This Act shall become effective on July 1, 2016.
- 65 **SECTION 3.**
- 66 All laws and parts of laws in conflict with this Act are repealed.