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1	SENATE BILL 16
2	52ND LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2015
3	INTRODUCED BY
4	Cisco McSorley
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7	FOR THE CRIMINAL JUSTICE REFORM SUBCOMMITTEE AND
8	THE COURTS, CORRECTIONS AND JUSTICE COMMITTEE
9	
10	AN ACT
11	RELATING TO CRIMINAL PROCEDURE; PROVIDING FOR PROCEDURES TO
12	ENHANCE THE ACCURACY OF EYEWITNESS IDENTIFICATIONS.
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14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
15	SECTION 1. [NEW MATERIAL] DEFINITIONSAs used in this
16	act:
17	A. "administrator" means a person conducting a
18	photo lineup or live lineup;
19	B. "blind" means the administrator does not know
20	the identity of the suspect;
21	C. "blinded" means the administrator may know who
22	the suspect is but does not know which lineup member is being
23	viewed by the eyewitness;
24	D. "eyewitness" means a person who observes another
25	person at or near the scene of an offense;

- E. "filler" means either a person or a photograph of a person who is not suspected of an offense and is included in an identification procedure;
- F. "live lineup" means an identification procedure in which a group of persons, including the suspected perpetrator of an offense and other persons not suspected of the offense, is displayed to an eyewitness for the purpose of determining whether the eyewitness identifies the suspect as the perpetrator;
- G. "photo lineup" means an identification procedure in which an array of photographs, including a photograph of the suspected perpetrator of an offense and additional photographs of other persons not suspected of the offense, is displayed to an eyewitness either in hard copy form or via computer for the purpose of determining whether the eyewitness identifies the suspect as the perpetrator;
- H. "showup" means an identification procedure in which an eyewitness is presented with a single suspect for the purpose of determining whether the eyewitness identifies this individual as the perpetrator; and
- I. "suspect" means a person believed by law enforcement to be the possible perpetrator of the crime.
- **SECTION 2.** [NEW MATERIAL] EYEWITNESS IDENTIFICATION PROCEDURES.--
- A. Not later than January 1, 2016, every law
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enforcement agency conducting eyewitness identification procedures shall adopt written policies for using an eyewitness to identify a suspect upon viewing the suspect in person in a live lineup or showup or upon viewing a representation of the suspect in a photo lineup.

- A law enforcement agency shall biennially review policies adopted pursuant to this section.
- In developing and revising policies pursuant to this section, a law enforcement agency shall consider those practices shown by reliable evidence to enhance the accuracy of identification procedures.
- D. A law enforcement agency shall consider including in policies adopted pursuant to this section practices to enhance the objectivity and reliability of eyewitness identifications and to minimize the possibility of mistaken identifications, including the following:
- having a blind or blinded administrator (1) perform the live lineup or photo lineup;
- providing the eyewitness with instructions that minimize the likelihood of an inaccurate identification;
- composing the lineup so that the fillers (3) generally resemble the eyewitness's description of the perpetrator so that the suspect does not unduly stand out from the fillers:
- (4) using the appropriate number of fillers in .197877.1

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a live lineup and a photo lineup;

- ensuring, when practicable, that a photograph of the suspect used in a photo lineup is contemporary and resembles the suspect's appearance at the time of the offense:
- presenting separate photo lineups and live lineups when there are multiple eyewitnesses, ensuring that the same suspect is placed in a different position for each identification procedure;
- having the administrator seek and document (7) a clear statement from the eyewitness, at the time of the identification and in the eyewitness's own words, as to the eyewitness's confidence level that the person identified is the person who committed the crime;
- minimizing factors at any point in time that influence an eyewitness to identify a suspect or affect the eyewitness's confidence level in identifying a suspect, including verbal or nonverbal statements by or reactions from the administrator:
 - presenting lineup members one at a time;
- (10) adopting relevant practices shown to enhance the reliability of an eyewitness participating in a showup procedure, such as:
- identifying the circumstances under (a) which a showup is warranted;

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1	(b) transporting the eyewitness to a
2	neutral, non-law enforcement location where the detained
3	suspect is being held;
4	(c) removing the suspect from the law
5	enforcement squad car;
6	(d) removing restraints from the suspect
7	when the suspect is being observed by the eyewitness; and
8	(e) administering the showup procedure
9	close in time to the commission of the crime;
10	(11) video recording the entirety of the photo
11	lineup and live lineup and, where practicable, the showup
12	procedure; and
13	(12) preserving photographic documentation of
14	all live lineup and photo lineup members and showup suspects,
15	as well as all descriptions provided by the eyewitness of the
16	perpetrator.
17	E. All written departmental eyewitness
18	identification policies shall be made available to the public
19	upon request.
20	SECTION 3. [NEW MATERIAL] TRAINING OF LAW ENFORCEMENT
21	OFFICERSThe secretary of public safety shall create,
22	administer and conduct training programs for law enforcement
23	officers and recruits on the methods and technical aspects of
24	the eyewitness identification practices and procedures shown by
25	reliable evidence to enhance the accuracy of eyewitness

photo

evidence referenced in this act.

SECTION 4. EFFECTIVE DATE. -- The effective date of the provisions of this act is July 1, 2015.

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