House _____ Amendment NO. **Offered By** 1 AMEND House Committee Substitute for House Bill No. 2116, Page 9, Section 321.210, Line 9, by 2 inserting after all of said section and line the following: 3 4 "575.120. 1. A person commits the crime of false impersonation if such person: 5 (1) Falsely represents himself or herself to be a public servant by displaying a badge or other 6 credential with purpose to induce another to submit to his or her pretended official authority or to 7 rely upon his or her pretended official acts, and 8 (a) Performs an act in that pretended capacity; or 9 (b) Causes another to act in reliance upon his or her pretended official authority; (2) Falsely represents himself or herself to be a person licensed to practice or engage in any 10 profession for which a license is required by the laws of this state with purpose to induce another to 11 12 rely upon such representation, and 13 (a) Performs an act in that pretended capacity; or 14 (b) Causes another to act in reliance upon such representation; or 15 (3) Upon being arrested, falsely represents himself or herself, to a law enforcement officer, with the first and last name, date of birth, or Social Security number, or a substantial number of 16 17 identifying factors or characteristics as that of another person that results in the filing of a report or 18 record of arrest or conviction for an infraction, misdemeanor, or felony that contains the first and last 19 name, date of birth, and Social Security number, or a substantial number of identifying factors or 20 characteristics to that of such other person as to cause such other person to be identified as the actual 21 person arrested or convicted. 22 2. If a violation of subdivision (3) of subsection 1 of this section is discovered prior to any 23 conviction of the person actually arrested for an underlying charge, then the prosecuting attorney, 24 bringing any action on the underlying charge, shall notify the court thereof, and the court shall order 25 the false-identifying factors ascribed to the person actually arrested as are contained in the arrest and 26 court records amended to correctly and accurately identify the defendant and shall expunge the 27 incorrect and inaccurate identifying factors from the arrest and court records. 3. If a violation of subdivision (3) of subsection 1 of this section is discovered after any 28 conviction of the person actually arrested for an underlying charge, then the prosecuting attorney of 29 30 the county in which the conviction occurred shall file a motion in the underlying case with the court 31 to correct the arrest and court records after discovery of the fraud upon the court. The court shall Action Taken Date

- 1 order the false identifying factors ascribed to the person actually arrested as are contained in the
- 2 arrest and court records amended to correctly and accurately identify the defendant and shall
- 3 expunge the incorrect and inaccurate identifying factors from the arrest and court records.
- 4 4. Any person who is the victim of a false impersonation and whose identity has been falsely 5
- reported in arrest or conviction records may move for expungement and correction of said records
- 6 under the procedures set forth in section 610.123. Upon a showing that a substantial number of
- 7 identifying factors of the victim was falsely ascribed to the person actually arrested or convicted, the
- 8 court shall order the false identifying factors ascribed to the person actually arrested as are contained
- 9 in the arrest and court records amended to correctly and accurately identify the defendant and shall 10 expunge the incorrect and inaccurate factors from the arrest and court records.
- 5. False impersonation is a class B misdemeanor unless the person represents himself to be a 11
- 12 law enforcement officer in which case false impersonation is a class A misdemeanor."; and
- 13
- 14 Further amend said bill by amending the title, enacting clause, and intersectional references
- 15 accordingly.