

1st Sub. H.B. 262

PENALTIES FOR PROVIDING FALSE OR MISLEADING INFORMATION IN COURT

Representative Jeff Alexander proposes the following amendments:

1. Page 2, Lines 28 through 43:

28 (1) A person is guilty of a class B misdemeanor if the person, not under oath or
29 affirmation, intentionally or knowingly gives ~~[[or causes to be given]]~~ false or misleading material
30 information to an officer of the court for the purpose of influencing a ~~[[sentencing decision]]~~ criminal
proceeding .

31 (2) For the purposes of this section "officer of the court" means:

\* \* \* Some lines not shown \* \* \*

32 ~~[[the]]~~ ~~[[a]]~~ ~~[[bailiff]]~~;

\* \* \* Some lines not shown \* \* \*

42 ~~[[the]]~~ ~~[[any]]~~ ~~[[other]]~~ ~~[[person]]~~ ~~[[reasonably]]~~ ~~[[believed]]~~ ~~[[to]]~~ ~~[[be]]~~ ~~[[gathering]]~~ ~~[[sentencing]]~~ information for

42a ~~[[the]]~~

43 ~~[[court]]~~ a criminal proceeding .

(3) This section does not apply under circumstances amounting to 76-8-306 or any other provision of this code carrying a greater penalty.