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very reasonable to me. Before we're going to find somebody guilty of a Class IV felony, which is what would happen here, we ought to have those qualifying words. Crimes are to be committed knowingly and intentionally. Inadvertent action is not a crime in and of itself, unless you're dealing with felony murder. Here we're talking about giving somebody up to five years in prison for giving false information, without requiring that that information be knowingly and intentionally given. Later on, an amendment which would do what I'm talking about will be before us. But I'd like to ask Senator Tyson a question. Or, I'll ask Senator Brashear.

SENATOR CUDABACK: Senator Brashear, would you respond to a question from Senator Chambers?

SENATOR BRASHEAR: Yes, Mr. President.

SENATOR CHAMBERS: Senator Brashear, I'm on page 3, dealing with lines 17 through 20. There's a portion of it...this that I'm talking about relates to filling out the application for one of these permits. In line 18, it talks about not giving false evidence of his or her identity. Now, these questions are not designed to be facetious, so I will ask first, what constitutes evidence of a person's identity, for purposes of this section?

SENATOR BRASHEAR: Anything not true.

SENATOR CHAMBERS: Suppose a person dyes his or her hair, or wears a hairpiece. Like I said, I'm not trying to be facetious, because we're talking about somebody getting a permit to carry concealed a pistol.

SENATOR BRASHEAR: As long as dyes have been around and people have been using them and we've not had a problem with driver's licenses, I suspect that's not...

SPEAKER BROMM PRESIDING

SPEAKER BROMM: One minute.

SENATOR BRASHEAR: ...false information. I'm just...