Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: H3/20/03	
2	84th General Assembly	A Bill	
3	Regular Session, 2003		HOUSE BILL 1074
4			
5	By: Representative Verkan	np	
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	TO REQUIRE DNA SAMPLING OF PERSONS	
10	CONVIC	TED OF FELONY OFFENSES RESULTING IN	
11	CONFIN	EMENT; AND FOR OTHER PURPOSES.	
12			
13		Subtitle	
14	ТО	REQUIRE DNA SAMPLING OF PERSONS	
15	CON	WICTED OF FELONY OFFENSES RESULTING	
16	IN	CONFINEMENT.	
17			
18			
19	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
20			
21	SECTION 1. Art	kansas Code § 12-12-1101 is amended to	read as follows:
22	12-12-1101. S.	hort title.	
23	This subchapte	r shall be known and may be cited as t	he " DNA Detection
24	of Sexual and Violen	t Offenders <u>State Convicted Offender D</u>	<u>NA Database</u> Act".
25			
26	SECTION 2. Ar.	kansas Code § 12-12-1103 is amended to	read as follows:
27	12-12-1103. D	efinitions.	
28	As used in this	s subchapter:	
29	(1) "Ad	judication of guilt" and words of simi	lar import mean a
30	plea of guilty, a pl	ea of nolo contendere, a negotiated pl	ea, a finding of
31	guilt by a judge, or	a finding of guilt by a jury;	
32	(2)(A)	"Administration of criminal justice" m	eans performing
33	functions of investi	gation, apprehension, detention, prose	cution,
34	adjudication, correc	tional supervision, or rehabilitation	of accused persons
35	or criminal offender	s.	
36	(B) The administration of criminal just	ice also includes



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1 criminal identification activities and the collection, maintenance, and 2 dissemination of criminal justice information; 3 (3)(A) "CODIS" means the Federal Bureau of Investigation's 4 national deoxyribonucleic acid (DNA) identification index system that allows 5 the storage and exchange of deoxyribonucleic acid (DNA) records submitted by 6 state and local forensic laboratories. 7 (B) The term is derived from Combined DNA Index System; 8 (4) "Criminal justice agency" means a government agency, or any 9 subunit thereof, which is authorized by law to perform the administration of 10 criminal justice, and which allocates more than one-half (1/2) its annual 11 budget to the administration of criminal justice; 12 (5)(A) "DNA" means deoxyribonucleic acid. (B)(i) Deoxyribonucleic acid (DNA) is located in the cells 13 14 and provides an individual's personal genetic blueprint. 15 (ii) Deoxyribonucleic acid (DNA) encodes genetic 16 information that is the basis of human heredity and forensic identification; 17 (6)(A) "Deoxyribonucleic acid (DNA) record" means deoxyribonucleic acid (DNA) identification information stored in the State 18 19 DNA Data Base or CODIS for the purpose of generating investigative leads or supporting statistical interpretation of deoxyribonucleic acid (DNA) test 20 21 results. 22 (B) The deoxyribonucleic acid (DNA) record is the result 23 obtained from the deoxyribonucleic acid (DNA) typing tests. 24 The deoxyribonucleic acid (DNA) record is composed of (C) 25 the characteristics of a deoxyribonucleic acid (DNA) sample which are of 26 value in establishing the identity of individuals. 27 The results of all deoxyribonucleic acid (DNA) (D) 28 identification tests on an individual's deoxyribonucleic acid (DNA) sample 29 are also collectively referred to as the deoxyribonucleic acid (DNA) profile 30 of an individual; (7) "Deoxyribonucleic acid (DNA) sample" means a blood or tissue 31 32 sample provided by any person with respect to offenses covered by this 33 subchapter or submitted to the State Crime Laboratory for analysis or storage 34 or both; "FBI" means the Federal Bureau of Investigation; 35 (8) (9) "Qualifying Offense" means any felony offense as defined in 36

1	the Arkansas Criminal Code, §§ 5-1-101 et seq. or a sexual offense classified
2	as a misdemeanor as defined by Arkansas Criminal Code, §§ 5-1-101 et seq. or
3	a repeat offense as defined in this section; and
4	(9)(10) "Repeat offense" means a second or subsequent
5	adjudication of guilt in a separate criminal action for the commission of any
6	misdemeanor or felony offense involving violence as set forth in Arkansas
7	law, the law of another state, federal law, or military law ; .
8	(10) "Sex offense" means:
9	(A)(i) Rape - § 5-14-103;
10	(ii) Carnal abuse in the first degree - § 5-14-104;
11	(iii) Carnal abuse in the second degree - \$ 5-14-
12	105;
13	(iv) Carnal abuse in the third degree - § 5-14-106;
14	(v) Sexual misconduct - § 5-14-107;
15	(vi) Sexual abuse in the first degree - § 5-14-108;
16	(vii) Sexual abuse in the second degree - § 5-14-
17	109;
18	(viii) Sexual solicitation of a child - § 5-14-110;
19	(ix) Violation of a minor in the first degree - § 5-
20	14–120;
21	(x) Violation of a minor in the second degree - § 5-
22	14-121;
23	(xi) Incest - § 5-26-202;
24	(xii) Engaging children in sexually explicit conduct
25	for use in visual or print medium - § 5-27-303;
26	(xiii) Transportation of minors for prohibited
27	sexual conduct - § 5-27-305;
28	(xiv) Employing or consenting to use of child in
29	sexual performance - § 5-27-402;
30	(xv) Producing, directing, or promoting sexual
31	performance - § 5-27-403;
32	(xvi) Promoting prostitution in the first degree - §
33	5-70-104;
34	(xvii) Stalking - § 5-71-229;
35	(B) An attempt, solicitation, or conspiracy to commit any
36	of the offenses enumerated in subdivision (10)(A) of this section; or

1	(C) A violation of any former law of this state which is
2	substantially equivalent to any of the offenses enumerated in subdivision
3	(10)(A) of this section; and
4	(11) "Violent offense" means:
5	(A)(i) Murder - § 5-10-101, 5-10-102, or 5-10-103;
6	(ii) Manslaughter - § 5-10-104;
7	(iii) Robbery - § 5-12-102;
8	(iv) Aggravated robbery - § 5-12-103;
9	(v) Battery in the first degree - \$ 5-13-201;
10	(vi) Battery in the second degree - \$ 5-13-202;
11	(vii) Aggravated assault - § 5-13-204;
12	(viii) Terroristic threatening in the first degree -
13	§ 5-13-301;
14	(ix) Domestic battering _ \$\$ 5-26-303 _ 5-26-305;
15	(x) Aggravated assault on family or household member
16	- § 5-26-306;
17	(xi) Engaging in a continuing criminal gang,
18	organization, or enterprise - § 5-74-104;
19	(xii) Kidnapping - § 5-11-102;
20	(xiii) False imprisonment in the first degree - § 5-
21	11-103;
22	(xiv) Permanent detention or restraint - § 5-11-106;
23	(B) An attempt, solicitation, or conspiracy to commit any
24	of these enumerated offenses; or
25	(C) A violation of any former law of this state which is
26	substantially equivalent to any of the offenses enumerated in subdivision
27	(11)(A) of this section.
28	
29	SECTION 3. Arkansas Code § 12-12-1105 is amended to read as follows:
30	12-12-1105. State DNA Data Base.
31	(a)(1) There is established the State DNA Data Base.
32	(2) It shall be administered by the State Crime Laboratory and
33	provide deoxyribonucleic acid (DNA) records to the Federal Bureau of
34	Investigation for storage and maintenance in CODIS.
35	(b) The State DNA Data Base shall have the capability provided by
36	computer software and procedures administered by the State Crime Laboratory

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1	to store and maintain deoxyribonucleic acid (DNA) records related to:
2	(1) Forensic casework Crime scene evidence and forensic
3	<u>casework</u> ;
4	(2) Offenders who are required to provide a deoxyribonucleic
5	acid (DNA) sample under this subchapter Convicted offenders and juveniles
6	adjudicated delinquent who are required to provide a DNA sample under this
7	subchapter;
8	(3) Offenders who were required to provide a deoxyribonucleic
9	acid (DNA) sample under former § 12-12-1101 et seq. (repealed); and
10	(4) Anonymous deoxyribonucleic acid (DNA) records used for
11	research or forensic validation, quality control, or establishment of a
12	population statistics database , ;
13	(5) Unidentified persons or body parts; and
14	(6) Relatives of missing persons.
15	
16	SECTION 4. Arkansas Code §§ 12-12-1109 through 12-12-1111 are amended
17	to read as follows:
18	12-12-1109. DNA sample required upon adjudication of guilt.
19	(a) Adjudication of guilt. A person who is adjudicated guilty or
20	adjudicated delinquent for a sex offense, a violent offense, a residential or
21	commercial burglary under § 5-39-201 (a) or (b), or a repeat gualifying
22	offense on or after August 1, 1997, shall have a deoxyribonucleic acid (DNA)
23	sample drawn as follows:
24	(1)(A) A person who is adjudicated guilty or adjudicated
25	delinquent for a sex offense, a violent offense, a residential or commercial
26	burglary under § 5-39-201(a) or (b), or a repeat gualifying offense and
27	sentenced to a term of confinement for that sex offense, violent offense,
28	residential or commercial burglary under § 5-39-201(a) or (b), or repeat
29	qualifying offense shall have a deoxyribonucleic acid (DNA) sample drawn upon
30	intake to a prison, jail, juvenile detention facility, or any other detention
31	facility or institution.
32	(B) If the person is already confined at the time of
33	sentencing, the person shall have a deoxyribonucleic acid (DNA) sample drawn
34	immediately after the sentencing;
35	(2) <u>(A)</u> A person who is adjudicated guilty or adjudicated
36	delinquent for a sex offense, a violent offense, a residential or commercial

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1 burglary under § 5-39-201(a) or (b), or a repeat qualifying offense shall 2 have a deoxyribonucleic acid (DNA) sample drawn as a condition of any sentence in which disposition will not involve an intake into a prison, jail, 3 4 juvenile detention facility, or any other detention facility or institution; 5 (B) The agency supervising the convicted offender shall 6 determine the time and collection of the DNA sample. 7 (3) A person who is acquitted on the grounds of mental disease 8 or defect of the commission of a sex offense, a violent offense, a 9 residential or commercial burglary under § 5-39-201(a) or (b), or a repeat qualifying offense and committed to an institution or other facility shall 10 11 have a deoxyribonucleic acid (DNA) sample drawn upon intake to that institution or other facility; and 12 13 (4) Under no circumstance shall a person who is adjudicated 14 guilty or adjudicated delinquent for a sex offense, a violent offense, a 15 residential or commercial burglary under § 5-39-201(a) or (b), or a repeat 16 qualifying offense be released in any manner after such disposition unless 17 and until a deoxyribonucleic acid (DNA) sample has been drawn. (b) Adjudication of guilt before August 1, 1997. A person who has been 18 19 adjudicated guilty or adjudicated delinquent for a sex offense, a violent 20 offense, a residential or commercial burglary under § 5-39-201(a) or (b), or a repeat qualifying offense before August 1, 1997, and who is still serving a 21 22 term of confinement in connection therewith on August 1, 1997, shall not be 23 released in any manner prior to the expiration of his maximum term of 24 confinement unless and until a deoxyribonucleic acid (DNA) sample has been 25 drawn. 26 Supervision of deoxyribonucleic acid (DNA) samples. All (c) 27 deoxyribonucleic acid (DNA) samples taken pursuant to this section shall be 28 taken in accordance with regulations promulgated by the State Crime 29 Laboratory in consultation with the Department of Correction, the Department 30 of Community Correction, the Department of Human Services, and the Administrative Office of the Courts. 31 32 (d) Interstate transfer on parole or probation. 33 (1) When the state accepts a person from another state under any 34 interstate compact, or under any other reciprocal agreement with any county, 35 state or federal agency, or any other provision of law, whether or not the

36 person is confined or released, the acceptance is conditional on the person

1	providing a DNA sample if the person was convicted of an offense in any other
2	jurisdiction which would be considered a qualifying offense as defined in §
3	12-12-1103 if committed in this state, or if the person was convicted of an
4	equivalent offense in any other jurisdiction.
5	(2) The person shall provide the DNA sample in accordance with
6	the rules of the custodial institution or supervising agency.
7	(e) Applicability and additional sample.
8	(1) The requirements of this subchapter are mandatory and apply
9	regardless of whether a court advises a person that a DNA sample must be
10	provided to the State DNA databank and database as a condition of probation
11	<u>or parole.</u>
12	(2) A person who has been sentenced to death or life without the
13	possibility of parole, or to any life or indeterminate term of incarceration
14	is not exempt from the requirements of this subchapter.
15	(3) Any person subject to this subchapter, who has not provided
16	a DNA sample for any reason, including the person's release prior to the
17	effective date of this subsection, an oversight, or because of the person's
18	transfer from another jurisdiction, shall give a DNA sample for inclusion in
19	the State DNA database after being notified by the supervising agency.
20	(4) In the event that a person's DNA sample is not adequate for
21	any reason, the person shall provide another DNA sample for analysis.
22	
23	12-12-1110. Procedures of withdrawal, collection, and transmission of
24	DNA samples.
25	(a) Drawing of <u>Taking</u> deoxyribonucleic acid (DNA) samples.
26	(1)(A) Each deoxyribonucleic acid (DNA) sample required to be
27	drawn taken pursuant to § 12-12-1109 from persons who are incarcerated shall
28	be drawn at the place of incarceration or confinement as provided for in §
29	12–12–1109 taken by the agency supervising the convicted offender.
30	(B) Deoxyribonucleic acid (DNA) samples from persons who
31	are not committed or sentenced to a term of confinement shall be drawn at
32	another facility to be specified by the sentencing court.
33	(C) Only those individuals qualified to draw
34	deoxyribonucleic acid (DNA) samples in a medically approved manner shall draw
35	a deoxyribonucleic acid (DNA) sample to be submitted for analysis.
36	(2) In addition to the deoxyribonucleic acid (DNA) sample, a

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1 right thumbprint shall be taken from the person from whom the 2 deoxyribonucleic acid (DNA) sample is drawn for the exclusive purpose of 3 verifying the identity of the person. 4 (3) Contracting with third parties. The agency or institution 5 having custody or control or the agency providing supervision of persons 6 convicted or adjudicated delinquent for qualifying offenses, as appropriate, 7 is authorized to contract with third parties to provide for the collection of 8 the DNA samples. 9 (b) Delivery of deoxyribonucleic acid (DNA) samples. The 10 deoxyribonucleic acid (DNA) sample and the right thumbprint provided for in 11 subdivision (a)(2) of this section shall be delivered to the State Crime 12 Laboratory in accordance with guidelines established by the State Crime 13 Laboratory. 14 (c) Limitation on liability. 15 (1) Persons authorized to draw blood by this section shall not 16 be criminally liable for drawing a deoxyribonucleic acid (DNA) sample and 17 transmitting the deoxyribonucleic acid (DNA) sample pursuant to this subchapter if they perform these activities in good faith. 18 19 (2) Persons authorized to draw blood by this section shall not be civilly liable for such activities when the persons acted in a reasonable 20 21 manner and according to generally accepted medical and other professional 22 practices. 23 Reasonable use of force. (d) 24 (1) Authorized law enforcement and corrections personnel may 25 employ reasonable force in cases where an individual refuses to submit to 26 deoxyribonucleic acid (DNA) testing authorized under this subchapter. 27 (2) No such employee shall be criminally or civilly liable for 28 the use of reasonable force. 29 (e) Refusal to provide deoxyribonucleic acid (DNA) sample. 30 (1) Any person who refuses to provide a deoxyribonucleic acid (DNA) sample required by this subchapter will receive no further sentence 31 32 reduction from meritorious good time until such time as a sample is provided, 33 and the Department of Correction shall notify the Post Prison Transfer Board 34 regarding the refusal. 35 (2) Any person who is subject to this subchapter, and who, after receiving notification of the requirement to provide a DNA sample, knowingly 36

1 refuses to provide the DNA sample, shall be guilty of a Class D felony. 2 3 12-12-1111. Procedures for conduct, disposition, and use of DNA 4 analysis. 5 (a) Conduct. 6 (1) The State Crime Laboratory shall adopt rules governing the 7 procedures to be used in the submission, identification, analysis, storage, 8 and disposition of deoxyribonucleic acid (DNA) samples and typing results of 9 deoxyribonucleic acid (DNA) samples submitted under this subchapter. 10 (2) These procedures shall also include quality assurance 11 guidelines to ensure that deoxyribonucleic acid (DNA) identification records 12 meet standards for laboratories which submit deoxyribonucleic acid (DNA) 13 records to the State DNA Data Base. 14 (b) Disposition. The typing results of deoxyribonucleic acid (DNA) 15 samples shall be securely stored in the State DNA Data Base and records of 16 testing shall be retained on file with the State Crime Laboratory consistent 17 with the procedures established by the Federal Bureau of Investigation. (c) Use of tests. 18 19 (1) Except as otherwise provided in § 12-12-1112, the tests to be performed on each deoxyribonucleic acid (DNA) sample shall be used only 20 21 for law enforcement identification purposes or to assist in the recovery or 22 identification of human remains from disasters or for other humanitarian identification purposes, including identification of missing persons. 23 24 (2) The results of the analysis conducted pursuant to this 25 subchapter from a person adjudicated delinquent may be used for any law 26 enforcement agency identification purpose, including adult prosecution. 27 (3) Mistakes do not invalidate a database match. The detention, 28 arrest, or conviction of a person based on a database match or database 29 information is not invalidated if the sample was obtained or placed in the 30 database by mistake. 31 (d) Contracting. (1) The State Crime Laboratory is authorized to 32 contract with third parties for purposes of this subchapter. 33 (2) Any other party contracting to carry out the functions of 34 this subchapter shall be subject to the same restrictions and requirements of 35 this subchapter, insofar as applicable, as the State Crime Laboratory as well 36 as any additional restrictions imposed by the State Crime Laboratory.

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2	SECTION 5. Arkansas Code §§ 12-12-1114 and 12-12-1115 are amended to
3	read as follows:
4	12-12-1114. Confidentiality.
5	(a) All deoxyribonucleic acid (DNA) profiles and samples submitted to
6	the State Crime Laboratory pursuant to this subchapter shall be treated as
7	confidential except as otherwise provided in this subchapter.
8	(b) All DNA records and DNA samples submitted to the State Crime
9	Laboratory pursuant to this subchapter are exempt from the Freedom of
10	Information Act of 1967, §§ 25-19-101 et seq.
11	
12	12-12-1115. Prohibition against disclosure.
13	(a)(l) Any person who by virtue of employment, or official position,
14	or any person contracting to carry out any functions under this subchapter,
15	including any officers, employees, and agents of such contractor, who has
16	possession of, or access to, individually identifiable deoxyribonucleic acid
17	(DNA) information contained in the State DNA Data Base or State DNA Data Bank
18	shall not disclose it in any manner to any person or agency not entitled to
19	receive it knowing that such person is not entitled to receive it.
20	(2) No person shall obtain individually identifiable
21	deoxyribonucleic acid (DNA) information from the State DNA Data Base or the
22	State DNA Data Bank without authorization to do so.
23	(3) In order to maintain the computer system security of the
24	State Crime Laboratory, DNA database, and DNA databank program, the computer
25	software, and database structures used by the State Crime Laboratory to
26	implement this subchapter are confidential.
27	(b) Any person who knowingly violates this section is guilty of a
28	Class A misdemeanor.
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30	/s/ Verkamp
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