EXHIBIT D.5

1	INTERIM STUDY PROPOSAL 2017-077
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3	REQUESTING THAT THE SENATE COMMITTEE ON JUDICIARY STUDY AVAILABLE
4	POST-CONVICTION RELIEF ON THE GROUNDS OF EVIDENCE ONLY AVAILABLE
5	THROUGH NEW SCIENTIFIC METHODS, FORENSICS, OR TECHNOLOGY.
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7	WHEREAS, it is well known that advances and breakthroughs in scientific
8	methods of testing, forensics, and technology have led to innocent persons
9	across the county being exonerated for crimes they did not commit; and
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11	WHEREAS, Acts 2001, No. 1780, was passed in order to enhance the
12	ability of the judiciary to analyze DNA, biological, and other scientific
13	evidence through the use of new scientific methods of testing, forensics, and
14	technology, and to provide a post-conviction remedy for an innocent person
15	who may be exonerated of a crime by that evidence; and
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17	WHEREAS, the provisions of Acts 2001, No. 1780, should be revisited and
18	refined to address the procedures and remedies available to a person who may
19	be exonerated of a crime based on the testing of DNA, biological, or other
20	scientific evidence through the use of new scientific methods, forensics, or
21	technology; and
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23	WHEREAS, there is a need to create a clear legal mechanism for a
24	potentially innocent person, who would otherwise be barred or face extreme
25	delays under existing post-conviction relief, to be permitted to present to a
26	court DNA, biological, or other scientific evidence resulting from testing
27	using new scientific methods, forensics, or technology in order to exonerate
28	himself or herself of a crime; and
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30	WHEREAS, new DNA, biological, or other scientific evidence that could
31	exonerate a person of a crime may also potentially lead law enforcement to
32	the actual offender who may then be brought to justice; and
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34	WHEREAS, a clear legal mechanism for the introduction of DNA,
35	biological, or other scientific evidence resulting from testing using new
36	scientific methods, forensics, or technology is an opportunity to correct the

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     harm imposed on the wrongfully convicted and the public, thereby maintaining
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     the integrity and public trust in the criminal justice system,
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     NOW THEREFORE,
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           BE IT PROPOSED BY THE SENATE COMMITTEE ON JUDICIARY OF THE NINETY-FIRST
 6
     GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
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           THAT the Senate Committee on Judiciary study available post-conviction
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     relief available to a person convicted of an offense that is based on DNA,
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     biological, or other scientific evidence resulting from testing using new
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     scientific methods, forensics, or technology.
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     Respectfully submitted,
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     Senator Jeremy Hutchinson
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     District 33
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     Senator Joyce Elliott
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     District 31
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     By: BPG/BPG
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