1	State of Arkansas As Engrossed: H1/24/97
2	81st General Assembly A Bill
3	Regular Session, 1997 HOUSE BILL 1064
4	By: Representatives Flanagin, Broadway, Capps, Choate, Cunningham, Curran, Davis, Dietz, Faris, Ferguson, Ferrell, Goodwin, Hogue, Johnson, Jones, Kidd,
5	Lynn, Madison, McGehee, McGinnis, Miller, Molinaro, Pollan, Rorie, Schexnayder, Simmons, Judy Smith, Terry Smith, Stalnaker, Teague, Thicksten, Trammel,
6	Wagner, Wilkinson, Wren, Wooldridge, Bennett, Horn, Ingram, Laverty, Roberts, and Wallis
7	
8	
9	For An Act To Be Entitled
10	"DNA DETECTION OF SEXUAL AND VIOLENT OFFENDERS ACT"
11	
12	Subtitle
13	"DNA DETECTION OF SEXUAL AND VIOLENT
14	OFFENDERS ACT"
15	
16	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
17	
18	SECTION 1. Short Title. This act shall be known and may be cited as
19	the "DNA Detection of Sexual and Violent Offenders Act."
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21	SECTION 2. Purpose. The General Assembly finds and declares that DNA
22	data banks are an important tool in criminal investigations, in the exclusion
23	of individuals who are the subject of criminal investigations or prosecutions,
24	and in deterring and detecting redicivist acts. Several states have enacted
25	laws requiring persons convicted of certain crimes, especially sexual
26	offenses, to provide genetic samples for DNA profiling. Moreover, it is the
27	policy of this State to assist federal, state, and local criminal justice and
28	law enforcement agencies in the identification and detection of individuals in
29	criminal investigations. It is therefore in the best interest of the State of
30	Arkansas to establish a DNA data base and a DNA data bank containing DNA
31	samples submitted by individuals convicted of sex offenses and violent
32	offenses.
33	
34	SECTION 3. Definitions. As used in this act:
35	(1) "Administration of criminal justice" means performing functions of
36	investigation, apprehension, detention, prosecution, adjudication,

- 1 correctional supervision, or rehabilitation of accused persons or criminal
- 2 offenders. The administration of criminal justice also includes criminal
- 3 identification activities and the collection, maintenance, and dissemination
- 4 of criminal justice information.
- 5 (2) "CODIS" means the FBI's national DNA identification index system
- 6 that allows the storage and exchange of DNA records submitted by State and
- 7 local forensic laboratories. The term is derived from Combined DNA Index
- 8 System.
- 9 (3) "Adjudication of guilt" and words of similar import mean a plea of
- 10 guilty, a plea of nolo contendere, a negotiated plea, a finding of guilt by a
- 11 judge, or a finding of guilt by a jury.
- 12 (4) "Criminal justice agency" means a government agency, or any subunit
- 13 thereof, which is authorized by law to perform the administration of criminal
- 14 justice, and which allocates more than one-half (1/2) its annual budget to the
- 15 administration of criminal justice.
- 16 (5) "DNA" means deoxyribonucleic acid. DNA is located in the cells and
- 17 provides an individual_s personal genetic blueprint. DNA encodes genetic
- 18 information that is the basis of human heredity and forensic identification.
- 19 (6) "DNA Record" means DNA identification information stored in the
- 20 State DNA Data Base or CODIS for the purpose of generating investigative leads
- 21 or supporting statistical interpretation of DNA test results. The DNA record
- $\underline{\text{is}}$ the result obtained from the DNA typing tests. The DNA record is comprised
- 23 of the characteristics of a DNA sample which are of value in establishing the
- 24 identity of individuals. The results of all DNA identification tests on an
- 25 individual's DNA sample are also collectively referred to as the DNA profile
- 26 of an individual.
- 27 (7) "DNA Sample" means a blood or tissue sample provided by any person
- 28 with respect to offenses covered by this act or submitted to the State Crime
- 29 Laboratory for analysis or storage or both.
- 30 (8) "FBI" means the Federal Bureau of Investigation.
- 31 (9) "Repeat offense" means a second or subsequent adjudication of guilt
- 32 in a separate criminal action for the commission of any misdemeanor or felony
- 33 offense involving violence as set forth in Arkansas law, the law of another
- 34 state, federal law, or military law.
- 35 (10) "Sex offense" means:

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1
               (A)
                    Rape - 5-14-103;
 2
               (B)
                     Carnal abuse in the first degree - 5-14-104;
 3
                (C)
                     Carnal abuse in the second degree - 5-14-105;
                     Carnal abuse in the third degree - 5-14-106;
 4
                (D)
               (E)
 5
                     Sexual misconduct - 5-14-107;
 6
               (F)
                     Sexual abuse in the first degree - 5-14-108;
 7
               (G)
                     Sexual abuse in the second degree - 5-14-109;
                     Sexual solicitation of a child - 5-14-110;
 8
                (H)
 9
                     Violation of minor in the first degree - 5-14-120;
                (I)
10
                (J)
                     Violation of a minor in the second degree - 5-14-121;
11
                (K)
                     Incest - 5-26-202;
12
                (上)
                     Engaging children in sexually explicit conduct for use in
13 visual or print medium - 5-27-303;
14
                     Transportation of minors for prohibited sexual conduct -
               (M)
15 5-27-305;
16
                (N)
                     Employing or consenting to use of child in sexual performance
17
   - 5-27-402;
18
                     Producing, directing, or promoting sexual performance -
                (O)
19 5-27-403;
2.0
                     Promoting prostitution in the first degree - 5-70-104;
               (P)
2.1
                (Q)
                    Stalking - 5-71-229;
22
                (R)
                     An attempt, solicitation, or conspiracy to commit any of
23
   these enumerated offenses; or
24
                    A violation of any former law of this state which is
25
   substantially equivalent to any of the offenses enumerated in this subsection
26
   (10).
27
         (11)
                "Violent offense" means:
28
                (A)
                    Murder - 5-10-101, 5-10-102, or 5-10-103;
29
                    Manslaughter - 5-10-104;
                (B)
30
                (C)
                    Robbery - 5-12-102;
                     Aggravated robbery - 5-12-103;
31
                (D)
32
                (E)
                     Battery in the first degree - 5-13-201;
33
                (F)
                    Battery in the second degree - 5-13-202;
34
                    Aggravated assault - 5-13-204;
                (G)
35
                (H)
                     Terroristic threatening in the first degree - 5-13-301;
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1	(I) Domestic battering - 5-26-303, 5-26-304, 5-26-305;
2	(J) Aggravated assault on family or household member - 5-26-306;
3	(K) Engaging in a continuing criminal gang, organization, or
4	enterprise - 5-74-104;
5	(L) Kidnapping - 5-11-102;
6	(M) False imprisonment in the first degree - 5-11-103;
7	(N) Permanent detention or restraint - 5-11-106;
8	(0) An attempt, solicitation, or conspiracy to commit any of
9	these enumerated offenses; or
1.0	(P) A violation of any former law of this state which is
11	substantially equivalent to any of the offenses enumerated in this subsection
12	<u>(11).</u>
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14	SECTION 4. Powers and Duties of State Crime Laboratory. In addition to
15	any other powers and duties conferred by this act, the State Crime Laboratory
16	shall:
17	(1) Be responsible for the policy management and administration of the
18	State DNA identification record system to support law enforcement agencies and
19	other criminal justice agencies;
20	(2) Promulgate rules and regulations to carry out the provisions of
21	this act; and
22	(3) Provide for liaison with the FBI and other criminal justice
23	agencies in regard to the State's participation in CODIS or in any DNA data
24	base designated by the State Crime Laboratory.
25	
26	SECTION 5. State DNA Data Base. There is established the State DNA
27	Data Base. It shall be administered by the State Crime Laboratory and provide
28	DNA records to the FBI for storage and maintenance in CODIS. The State DNA
29	Data Base shall have the capability provided by computer software and
30	procedures administered by the State Crime Laboratory to store and maintain
31	DNA records related to:
32	(1) forensic casework;
33	(2) offenders who are required to provide a DNA sample under this act;
34	(3) offenders who were required to provide a DNA sample under A.C.A.
3 5	12-12-1101 et seg : and

anonymous DNA records used for research or quality control. 1 2 3 State DNA Data Bank. There is established the State DNA SECTION 6. It shall serve as the repository of DNA samples collected under Data Bank. 5 this act. 6 7 SECTION 7. State Crime Laboratory recommendation of additional offenses. The State Crime Laboratory may recommend to the General Assembly that it enact legislation for the inclusion of additional offenses for which DNA samples shall be taken and otherwise subjected to the provisions of this 10 act. In determining whether to recommend additional offenses, the State Crime 11 Laboratory shall consider those offenses for which DNA testing will have a substantial impact on the detection and identification of sex offenders and 14 violent offenders. 15 16 SECTION 8. Procedural compatibility with FBI. The DNA identification system as established by the State Crime Laboratory shall be compatible with the procedures specified by the FBI, including use of comparable test 19 procedures, laboratory equipment, supplies, and computer software. 2.0 2.1 SECTION 9. DNA sample required upon adjudication of guilt. 22 Adjudication of guilt after effective date. A person who is adjudicated guilty or adjudicated delinquent for a sex offense, a violent offense, or a repeat offense on or after the effective date of this act shall 2.5 have a DNA sample drawn as follows: 26 (1) A person who is adjudicated guilty or adjudicated delinquent 27 for a sex offense, a violent offense, or a repeat offense and sentenced to a term of confinement for that sex offense, violent offense, or repeat offense shall have a DNA sample drawn upon intake to a prison, jail, juvenile detention facility, or any other detention facility or institution. If the 30 person is already confined at the time of sentencing, the person shall have a 31 32 DNA sample drawn immediately after the sentencing. 33 (2) A person who is adjudicated guilty or adjudicated delinquent 34 for a sex offense, a violent offense, or a repeat offense shall have a DNA 35 sample drawn as a condition of any sentence which disposition will not involve

1 an intake into a prison, jail, juvenile detention facility, or any other

- 2 detention facility or institution.
- 3 (3) A person who is acquitted on the grounds of mental disease or
- 4 defect of the commission of a sex offense, a violent offense, or a repeat
- 5 offense and committed to an institution or other facility shall have a DNA
- 6 sample drawn upon intake to that institution or other facility.
- 7 (4) Under no circumstance shall a person who is adjudicated
- 8 guilty or adjudicated delinquent for a sex offense, a violent offense, or a
- 9 repeat offense be released in any manner after such disposition unless and
- 10 until a DNA sample has been drawn.
- 11 (b) Adjudication of guilt before effective date. A person who has been
- 12 adjudicated guilty or adjudicated delinquent for a sex offense, a violent
- 13 offense, or a repeat offense before the effective date of this act and who is
- 14 still serving a term of confinement in connection therewith on the effective
- 15 date of this act shall not be released in any manner prior to the expiration
- 16 of his maximum term of confinement unless and until a DNA sample has been
- 17 drawn.
- 18 (c) Supervision of DNA samples. All DNA samples taken pursuant to this
- 19 section shall be taken in accordance with regulations promulgated by the State
- 20 Crime Laboratory in consultation with the Department of Correction, Department
- 21 of Community Punishment, the Department of Human Services, and the
- 22 Administrative Office of the Courts.

- 24 SECTION 10. Procedures of withdrawal, collection and transmission of
- 25 DNA samples.
- 26 (a) Drawing of DNA samples.
- 27 (1) Each DNA sample required to be drawn pursuant to Section 9 of
- 28 this act from persons who are incarcerated shall be drawn at the place of
- 29 incarceration or confinement as provided for in Section 9. DNA samples from
- 30 persons who are not committed or sentenced to a term of confinement shall be
- 31 drawn at another facility to be specified by the sentencing court. Only those
- 32 individuals qualified to draw DNA samples in a medically approved manner shall
- 33 draw a DNA sample to be submitted for analysis.
- 34 (2) In addition to the DNA sample, a right thumbprint shall be
- 35 taken from the person from whom the DNA sample is drawn for the exclusive

- 1 purpose of verifying the identity of the person.
- 2 (b) Delivery of DNA samples. The DNA sample and the right thumbprint
- 3 provided for in subsection (a)(2) shall be delivered to the State Crime
- 4 Laboratory in accordance with guidelines established by the State Crime
- 5 Laboratory.
- 6 (c) Limitation on liability.
- 7 (1) Persons authorized to draw blood by this section shall not be
- 8 criminally liable for drawing a DNA sample and transmitting the DNA sample
- 9 pursuant to this act if they perform these activities in good faith.
- 10 (2) Persons authorized to draw blood by this section shall not be
- 11 civilly liable for such activities when the person acted in a reasonable
- 12 manner and according to generally accepted medical and other professional
- 13 practices.
- 14 (d) Reasonable use of force. Authorized law enforcement and
- 15 corrections personnel may employ reasonable force in cases where an individual
- 16 refuses to submit to DNA testing authorized under this act. No such employee
- 17 shall be criminally or civilly liable for the use of reasonable force.
- 18 (e) Refusal to provide DNA sample. Any person who refuses to provide a
- 19 DNA sample required by this act will receive no further sentence reduction
- 20 from meritorious good time until such time as a sample is provided, and the
- 21 Department of Correction shall notify the Post Prison Transfer Board regarding
- 22 the refusal.

- 24 SECTION 11. Procedures for conduct, disposition, and use of DNA
- 25 analysis.
- 26 (a) Conduct. The State Crime Laboratory shall adopt rules governing
- 27 the procedures to be used in the submission, identification, analysis,
- 28 storage, and disposition of DNA samples and typing results of DNA samples
- 29 submitted under this act. These procedures shall also include quality
- 30 assurance guidelines to insure that DNA identification records meet standards
- 31 for laboratories which submit DNA records to the State DNA Data Base.
- 32 (b) Disposition. The typing results of DNA samples shall be securely
- 33 stored in the State DNA Data Base and records of testing shall be retained on
- 34 file with the State Crime Laboratory consistent with the procedures
- 35 established by the FBI.

1 (c) Use of tests. Except as otherwise provided in section 12, the

- 2 tests to be performed on each DNA sample shall be used only for law
- 3 enforcement identification purposes or to assist in the recovery or
- 4 identification of human remains from disasters or for other humanitarian
- 5 identification purposes, including identification of missing persons.
- 6 (d) Contracting.
- 7 (1) The State Crime Laboratory is authorized to contract with
- 8 third parties for purposes of this act.
- 9 (2) Any other party contracting to carry out the functions of
- 10 this act shall be subject to the same restrictions and requirements of this
- 11 act, insofar as applicable, as the State Crime Laboratory as well as any
- 12 additional restrictions imposed by the State Crime Laboratory.

- 14 SECTION 12.
- 15 (a) Receipt of DNA samples by State Crime Laboratory.
- 16 (1) The State Crime Laboratory shall receive DNA samples, store,
- 17 perform analysis or contract for DNA typing analysis with a qualified DNA
- 18 laboratory that meets the guidelines as established by the State Crime
- 19 Laboratory, classify, and file the DNA record of identification characteristic
- 20 profiles of DNA samples submitted under this act and make such information
- 21 available from the State Data Base as provided in this section.
- 22 (2) The State Crime Laboratory may contract out the storage of
- 23 DNA typing analysis and may contract out DNA typing analysis to a qualified
- 24 DNA laboratory that meets guidelines as established by the State Crime
- 25 Laboratory.
- 26 (b) The results of the DNA profile of individuals in the State Data
- 27 Base shall be made available:
- 28 (1) to criminal justice agencies or to approved crime
- 29 laboratories which serve these agencies; or
- 30 (2) upon written or electronic request and in furtherance of an
- 31 official investigation of a criminal offense.
- 32 (c) Methods of obtaining information. The State Crime Laboratory shall
- 33 adopt rules governing the methods of obtaining information from the State DNA
- 34 Data Base and CODIS and procedures for verification of the identity and
- 35 authority of the requester.

Population data base. The State Crime Laboratory may create a separate population data base comprised of DNA samples obtained under this act after all personal identification is removed. The State Crime Laboratory may share or disseminate the population data base with other criminal justice agencies or crime laboratories that serve to assist the State Crime Laboratory with statistical data bases. The population data base may be made available to and searched by other agencies participating in the CODIS system. 8 9 SECTION 13. Removal and destruction of the DNA record and DNA sample. 10 (a) Any person whose DNA record has been included in the State DNA Data Base and whose DNA sample is stored in the State DNA Data Bank may apply to 11 any circuit court for removal and destruction of the DNA record and DNA sample on the grounds that the adjudication of guilt that resulted in the inclusion 13 of the person's DNA record in the State Data Base or the inclusion of the person's DNA sample in the State Data Bank has been reversed and the case dismissed. A copy of the application for removal and destruction shall be served on the prosecutor for the county in which the adjudication of guilt was obtained not less than twenty (20) days prior to the date of the hearing on 19 the application. A certified copy of the order reversing and dismissing the adjudication of guilt shall be attached to an order removing and destroying 2.0 the DNA record and DNA sample insofar as its inclusion rests upon that 2.2 adjudication of guilt. 23 Upon receipt of an order of removal and destruction and unless otherwise provided, the State Crime Laboratory shall purge the DNA record and other identifiable information from the State Data Base and the DNA sample stored in the State Data Bank covered by the order. If the entry in the Data 2.6 27 Base reflects more than one adjudication of guilt, that entry shall not be removed and destroyed unless and until the person has obtained an order of removal and destruction for each adjudication of guilt on the grounds contained in subsection (a) of this section. If one of the bases for 30 inclusion in the DNA Data Base was other than adjudication of guilt, that 31 32 entry shall not be subject to removal and destruction. 33 34 Confidentiality. All DNA profiles and samples submitted to SECTION 14. 35 the State Crime Laboratory pursuant to this act shall be treated as

confidential except as otherwise provided in this act.

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- 3 SECTION 15. Prohibition against disclosure.
- 4 (a)(1) Any person who by virtue of employment, or official position, or
- 5 any person contracting to carry out any functions under this act, including
- 6 any officers, employees and agents of such contractor, who has possession of,
- 7 or access to, individually identifiable DNA information contained in the State
- 8 DNA Data Base or State DNA Data Bank shall not disclose it in any manner to
- 9 any person or agency not entitled to receive it knowing that such person is
- 10 not entitled to receive it.
- 11 (2) No person shall obtain individually identifiable DNA
- 12 information from the State DNA Data Base or the State DNA Data Bank without
- 13 authorization to do so.
- 14 (b) Any person who knowingly violates this section is guilty of a Class
- 15 A misdemeanor.

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- 17 SECTION 16. Prohibition against disclosure for pecuniary gain. Any
- 18 person who by virtue of employment, or official position, or any person
- 19 contracting to carry out any functions under this act, including any officers,
- 20 employees and agents of such contractor, who has possession of, or access to,
- 21 individually identifiable DNA information contained in the State DNA Data Base
- 22 or State DNA Data Bank and who for pecuniary gain for such person or for any
- 23 other person discloses it in any manner to any person or agency not authorized
- 24 to receive it commits a Class A misdemeanor.

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- 26 SECTION 17. <u>Injunctions</u>. The State Crime Laboratory or any other
- 27 aggrieved individual or agency may institute an action in a court of competent
- 28 jurisdiction against any person, agency, or organization to enjoin any
- 29 criminal justice agency, noncriminal justice agency, organization, or
- 30 individual from violating the provisions of this act or to compel such agency,
- 31 organization, or person to comply with the provisions of this act.

- 33 SECTION 18. Mandatory cost. Unless finding that undue hardship would
- 34 result, the sentencing court shall assess at the time of sentencing a
- 35 mandatory fine of not less than two hundred and fifty dollars (\$250) on any

1 person who is required to provide a DNA sample under this act.

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- 3 SECTION 19. DNA Detection Fund.
- 4 (a) There is hereby established on the books of the Treasurer of State,
- 5 Auditor of State, and Chief Fiscal Officer of the State a fund to be known as
- 6 the DNA Detection Fund.
- 7 (b) This fund shall consist of special revenues collected pursuant to
- 8 section 18 there to be used by the State Crime Laboratory for the
- 9 administration of this act.

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- 11 SECTION 20. Authority of law enforcement officers. Nothing in this act
- 12 shall limit or abrogate any existing authority of law enforcement officers to
- 13 take, maintain, store, and utilize DNA samples for law enforcement purposes.

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- 15 SECTION 21. All provisions of this act of a general and permanent
- 16 nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas
- 17 Code Revision Commission shall incorporate the same in the Code.

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- 19 SECTION 22. If any provision of this act or the application thereof to
- 20 any person or circumstance is held invalid, such invalidity shall not affect
- 21 other provisions or applications of the act which can be given effect without
- 22 the invalid provision or application, and to this end the provisions of this
- 23 act are declared to be severable.

- 25 SECTION 23. Arkansas Code Annotated § 12-12-1101, et seq., is hereby
- 26 repealed.
- 27 <u>12-12-1101. Definition.</u>
- 28 For purposes of this subchapter, the term "sex offense" shall have the
- 29 meaning prescribed by § 12-12-902.
- 30 <u>12-12-1102. Blood sample Sex offense defendant.</u>
- 31 After an entry of a plea of guilty of, or nolo contendere to, or on a
- 32 return of a verdict of guilty of, committing a sex offense, including
- 33 attempts, the courts shall order the defendant to provide a sample of blood
- 34 for the purpose of determining secretor status and blood type and for
- 35 deoxyribonucleic acid analysis.

1	12-12-1103. Blood sample - Sex offense inmate.
2	(a) Every person incarcerated in the Department of Correction on July
3	28, 1995, for a sex offense, including attempts, shall provide a sample of
4	blood for the purpose of determining secretor status and blood type and for
5	deoxyribonucleic acid analysis.
6	(b) Any inmate who refuses to provide the blood sample required by this
7	section will receive no further sentence reduction from meritorious good time
8	until such time as a sample is provided, and the department shall notify the
9	Post Prison Transfer Board regarding the refusal.
10	12-12-1104. Results of tests.
11	The results of such tests and analyses shall be recorded, preserved, and
12	disseminated in a manner established under § 12-12-312.
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14	SECTION 24. All other laws and parts of laws in conflict with this act
15	are hereby repealed.
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17	/s/Rep. Flanigan, et al
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