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: H3/16/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009	JOH	USE BILL	1473
4				
5	By: Representatives D. Creekm	ore, Maxwell, Adcock, Garner, English, McLean, J. Dic	kinson, Bar	rnett,
6	T. Baker, J. Brown, George, R. Green, House, Hoyt, Ingram, Kidd, Nix, Pyle, Ragland, G. Smith,			
7	Summers, B. Wilkins, Lea, Clen	nmer		
8	By: Senators Broadway, Miller			
9				
10				
11		For An Act To Be Entitled		
12	AN ACT TO	BE KNOWN AS JULI'S LAW; TO PROVIDE FOR		
13	THE COLLE	CTION OF A DNA SAMPLE FOLLOWING AN		
14	ARREST OR	A CRIMINAL CHARGE FOR CERTAIN OFFENSES;		
15	TO ESTABLE	ISH PROCEDURES FOR THE COLLECTION,		
16	MAINTENAN	CE, AND DISSEMINATION OF DNA SAMPLES		
17	SUBMITTED	FOLLOWING AN ARREST OR A CRIMINAL		
18	CHARGE; Al	ND FOR OTHER PURPOSES.		
19				
20		Subtitle		
21	TO PRO	VIDE FOR THE COLLECTION OF A DNA		
22	SAMPLE	FOLLOWING AN ARREST OR A CRIMINAL		
23	CHARGE	FOR CERTAIN OFFENSES AND TO		
24	ESTABL	ISH PROCEDURES FOR THE COLLECTION,		
25	MAINTE	NANCE, AND DISSEMINATION OF DNA		
26	SAMPLES	S.		
27				
28				
29	BE IT ENACTED BY THE GEN	NERAL ASSEMBLY OF THE STATE OF ARKANSAS:		
30				
31	SECTION 1. NOT TO	D BE CODIFIED. This act shall be known as	nd may be	<u> </u>
32	cited as "Juli's Law".			
33				
34	SECTION 2. Arkans	sas Code § 12-12-1001 is amended to read a	as follow	rs:
35	12-12-1001. Definitions.			
36	As used in this su	ıbchapter:		

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36

1 (1)(A) "Administration of criminal justice" means performing 2 functions of investigation, apprehension, detention, prosecution, adjudication, correctional supervision, or rehabilitation of accused persons 3 4 or criminal offenders. 5 (B) "Administration of criminal justice" also includes 6 criminal identification activities and the collection, maintenance, and 7 dissemination of criminal justice information; 8 (2) "Arrest tracking number" means a unique number assigned to 9 an arrestee at the time of each arrest that is used to link that arrest to 10 the final disposition of that charge; 11 (3) "Central repository" means the Arkansas Crime Information 12 Center, which is authorized to collect, maintain, and disseminate criminal history information.; 13 14 (4) "CODIS" means the Federal Bureau of Investigation 15 Laboratory's Combined DNA Index System that allows the storage and exchange 16 of DNA records submitted by federal forensic laboratories, state forensic 17 laboratories, and local forensic laboratories; (4)(5) "Conviction information" means criminal history 18 19 information disclosing that a person has pleaded guilty or nolo contendere to, or was found guilty of, a criminal offense in a court of law, together 20 21 with sentencing information; 22 (5)(6)(A) "Criminal history information" means a record compiled 23 by a central repository or the Identification Bureau of the Department of 24 Arkansas State Police on an individual consisting of names and identification 25 data, notations of arrests, detentions, indictments, informations, or other 26 formal criminal charges. This record also includes any dispositions of the 27 charges, as well as notations on correctional supervision and release. 28 (B) "Criminal history information" does not include fingerprint records on individuals not involved in the criminal justice 29 30 system, or driver history records; (6)(7) "Criminal history information system" means the 31 32 equipment, procedures, agreements, and organizations thereof, for the 33 compilation, processing, preservation, and dissemination of criminal history 34 information;

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any subunit of a government agency, which agency that is authorized by law to

(7)(8) "Criminal justice agency" means a government agency, or

1 perform the administration of criminal justice, and which justice and that 2 allocates more than one-half (1/2) its annual budget to the administration of 3 criminal justice; 4 (8)(9) "Criminal justice official" means an employee of a 5 criminal justice agency performing the administration of criminal justice; 6 (9)(10)(A) "Disposition" means information describing the 7 outcome of any criminal charges, including notations that law enforcement 8 officials have elected not to refer the matter to a prosecutor, that a 9 prosecutor has elected not to commence criminal proceedings, or that 10 proceedings have been indefinitely postponed. 11 (B) "Disposition" also includes acquittals, 12 dismissals, probations, charges pending due to mental disease or defect, guilty pleas, nolle prosequi, nolo contendere pleas, findings of guilt, 13 youthful offender determinations, first offender programs, pardons, commuted 14 15 sentences, mistrials in which the defendant is discharged, executive 16 clemencies, paroles, releases from correctional supervision, or deaths; 17 (10)(11) "Dissemination" means disclosing criminal history information or the absence of criminal history information to any person or 18 19 organization outside the agency possessing the information; 20 (12) "DNA" means deoxyribonucleic acid that is located in the cells of an individual, provides an individual's personal genetic blueprint, 21 22 and encodes genetic information that is the basis of human heredity and 23 forensic identification; 24 (13)(A) "DNA record" means DNA identification information stored 25 in the State DNA Data Base or CODIS for the purpose of generating 26 investigative leads or supporting statistical interpretation of DNA test 27 results. 28 (B) The DNA record is the result obtained from the DNA 29 typing tests. 30 (C) The DNA record is composed of the characteristics of a DNA sample that are of value in establishing the identity of individuals. 31 32 (D) The results of all DNA identification tests on an 33 individual's DNA sample also are collectively referred to as the DNA profile 34 of an individual; 35 (14) "DNA sample" means a blood, saliva, or tissue sample provided by any individual as required by this subchapter or submitted to the 36

1	State Crime Laboratory for analysis or storage, or both;	
2	(11)(15) "Expunge" means to restrict access to specific criminal	
3	justice purposes as other laws permit "Expunged record" means a record that	
4	was expunged under § 16-90-901 et seq.;	
5	$\frac{(12)}{(16)}$ "Identification Bureau" means the Identification Bureau	
6	of the Department of Arkansas State Police, which may maintain fingerprint	
7	card files and other identification information on individuals;	
8	$\frac{(13)}{(17)}$ (A) "Juvenile aftercare and custody information" means	
9	information maintained by the Division of Youth Services of the Department of	
10	Human Services regarding the status of a juvenile committed to or otherwise	
11	placed in the custody of the division from the date of commitment until the	
12	juvenile is released from aftercare or custody, whichever is later.	
13	(B) "Juvenile aftercare and custody information" may	
14	include the name, address, and phone number of a contact person or \underline{an} entity	
15	responsible for the juvenile;	
16	$\frac{(14)}{(18)}$ "Nonconviction information" means arrest information	
17	without disposition if an interval of one (1) year has elapsed from the date	
18	of arrest and no active prosecution of the charge is pending, as well as all	
19	acquittals and all dismissals; and	
20	$\frac{(15)}{(19)}$ "Pending information" means criminal history	
21	information in some stage of active prosecution or processing.	
22		
23	SECTION 3. Arkansas Code § 12-12-1002 is amended to read as follows:	
24	12-12-1002. Penalties.	
25	(a) Any Upon conviction, any criminal justice agency or official	
26	subject to fingerprinting or reporting requirements under this subchapter	
27	that knowingly fails to comply with such reporting requirements shall be	
28	deemed is guilty of a Class B misdemeanor.	
29	(b)(1) Every Upon conviction, any person who shall knowingly release	
30	or disclose releases or discloses to any unauthorized person any information	
31	collected and maintained under this subchapter, and any person who knowingly	
32	obtains such information collected and maintained under this subchapter for	
33	purposes not authorized by this subchapter, shall be deemed is guilty of a	
34	Class D felony.	
35	(2) A person convicted for violating subdivision (b)(1) of this	
36	section is subject to an additional fine of not more than five hundred	

thousand dollars (\$500,000).

3 SECTION 4. Arkansas Code § 12-12-1003 is amended to read as follows: 4 12-12-1003. Scope.

- (a) This subchapter governs the:
- (1) Collection, maintenance, and dissemination of criminal history information on identifiable individuals charged with or pleading guilty or nolo contendere to, or being found guilty of, criminal offenses under the laws of the State of Arkansas; and
- 10 (2) Dissemination of juvenile aftercare and custody information.
- 11 (b)(1) The Except as provided in subdivision (b)(2) of this section,
 12 the Arkansas Crime Information Center shall have general authority to may
 13 issue regulations rules and implement the provisions of this subchapter.
 - (2) The State Crime Laboratory may promulgate rules to implement the provisions of this subchapter relating to the collection, maintenance, dissemination, removal, or destruction of DNA samples or DNA records.
 - (c) The reporting requirements of this subchapter apply to prosecuting attorneys, judges, and law enforcement, court, probation, correction, and parole officials, within the limits defined in §§ 12-12-1006 and 12-12-1007.
 - (d) This subchapter does not apply to records of traffic offenses, including misdemeanor offenses of driving while intoxicated, maintained by the Department of Finance and Administration.
 - (e) Criminal history information collected and maintained by the center is not considered public record information within the intent and meaning of the Freedom of Information Act of 1967, § 25-19-101 et seq.

- SECTION 5. Arkansas Code § 12-12-1004 is amended to read as follows: 12-12-1004. Completeness and accuracy.
 - (a) The Arkansas Crime Information Center <u>and the State Crime</u>

 <u>Laboratory</u> shall implement procedures that will, to the maximum extent feasible, ensure the completeness and accuracy of all criminal history information in this state.
 - (b) It shall be the duty of all All criminal justice agencies and criminal justice officials to shall maintain complete and accurate records, as may be appropriate to their area of operation, and to shall report information from such the records as required in §§ 12-12-1006 and 12-12-

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     1007.
 2
           (c) It shall be the duty of the center to The center shall maintain
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     all information reported under this subchapter in a complete and permanent
 4
     manner, to ensure that no records are not altered, unlawfully purged, or
 5
     otherwise lost.
 6
           (d) The State Crime Laboratory shall maintain all DNA samples or DNA
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     records obtained under this subchapter in a complete and permanent manner to
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     ensure that DNA samples or DNA records are not altered, unlawfully purged, or
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     lost.
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           SECTION 6. Arkansas Code § 12-12-1006 is amended to read as follows:
           12-12-1006. Fingerprinting, DNA sample collection, and photographing.
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13
           (a)(1) Immediately following an arrest for an offense, the arresting
     official a law enforcement official at the receiving criminal detention
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15
     facility shall take, or cause to be taken, the fingerprints and a photograph
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     of the arrested person if the offense is a felony or a Class A misdemeanor.
17
                 (2) In addition to the requirements of subdivision (a)(1) of
     this section, a law enforcement official at the receiving criminal detention
18
     facility shall take, or cause to be taken, a DNA sample of a person arrested
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     for:
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                  (A) Capital murder, § 5-10-101;
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                  (B) Murder in the first degree, § 5-10-102;
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                  (C) Kidnapping, § 5-11-102;
                  (D) Sexual assault in the first degree, § 5-14-124; or
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25
                  (E) Sexual assault in the second degree, § 5-14-125.
26
            (b)(1) When the first appearance of a defendant in court is caused by
27
     a citation or summons for an offense, the arresting official a law
28
     enforcement official at the receiving criminal detention facility shall take,
29
     or cause to be taken, the fingerprints and a photograph of the arrested
30
     person when the offense is a felony or a Class A misdemeanor.
31
                 (2) In addition to the requirements of subdivision (b)(1) of
32
     this section, if the first appearance of a defendant in court is caused by a
33
     citation or summons for a felony offense enumerated in subdivision (a)(2) of
34
     this section, the court immediately shall order and a law enforcement officer
35
     shall take or cause to be taken a DNA sample of the arrested person.
36
           (c)(1) When felony or Class A misdemeanor charges are brought against
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- 1 a person already in the custody of a law enforcement agency or correctional
- 2 agency, and the charges are separate from the charges for which the person
- 3 was previously arrested or confined, the <u>law enforcement agency or the</u>
- 4 correctional agency shall again take the fingerprints and photograph of the
- 5 person in connection with the new charges.
- 6 (2) In addition to the requirements of subdivision (c)(1) of
- 7 this section, when a felony charge enumerated in subdivision (a)(2) of this
- 8 section is brought against a person already in the custody of a law
- 9 enforcement agency or a correctional agency and the felony charge is separate
- 10 from the charge or charges for which the person was previously arrested or
- 11 confined, the law enforcement agency or the correctional agency shall take or
- 12 <u>cause to be taken a DNA sample of the person in connection with the new</u>
- 13 <u>felony charge unless the law enforcement agency or the correctional agency</u>
- 14 can verify that the person's DNA record is stored in the State DNA Data Base
- or CODIS.
- 16 (d)(1) When a defendant pleads guilty or nolo contendere to, or is
- 17 found guilty of, any felony or Class A misdemeanor charge, the court shall
- 18 order that the defendant be immediately fingerprinted and photographed by the
- 19 appropriate law enforcement official.
- 20 (2) In addition to the requirements of subdivision (d)(1) of
- 21 this section, if a defendant pleads guilty or nolo contendere to or is found
- 22 guilty of a felony charge enumerated in subdivision (a)(2) of this section,
- 23 the court shall order that the defendant provide a DNA sample to the
- 24 appropriate law enforcement official unless the appropriate law enforcement
- 25 <u>official can verify that the defendant's DNA record is stored in the State</u>
- 26 DNA Data Base or CODIS.
- 27 (e)(1) Fingerprints or photographs taken after arrest or court
- 28 appearance pursuant to under subsections (a) and (b) of this section, or
- 29 taken from persons already in custody pursuant to under subsection (c) of
- 30 this section, shall be forwarded to the Identification Bureau of the
- 31 Department of Arkansas State Police within forty-eight (48) hours after the
- 32 arrest or court appearance.
- 33 (2) Fingerprints or photographs taken pursuant to under
- 34 subsection (d) of this section shall be forwarded to the bureau
- 35 Identification Bureau by the fingerprinting official within five (5) working
- 36 days after the plea or finding of guilt.

1 (f) Fingerprint cards or fingerprint images may be retained by the 2 bureau Identification Bureau, and criminal history information may be retained by the central repository for any criminal offense.

- (g)(1) A DNA sample provided under this section shall be delivered to the State Crime Laboratory by a law enforcement officer at the law enforcement agency that took the sample in accordance with rules promulgated by the State Crime Laboratory.
- 8 (2) A DNA sample taken under this section shall be retained in 9 the State DNA Data Bank established under § 12-12-1106.
- (h) A DNA sample provided under this section shall be taken in accordance with rules promulgated by the State Crime Laboratory in consultation with the Department of Arkansas State Police and the Department of Health.
- 14 <u>(i)</u> Any individual who is arrested for a criminal offense and who
 15 refuses Refusal to be fingerprinted or photographed or refusal to provide a
 16 DNA sample as required under by this subchapter shall be guilty of is a Class
 17 B misdemeanor.
- (j)(1) A person authorized by this section to take a DNA sample is not criminally liable for taking a DNA sample under this subchapter if he or she takes the DNA sample in good faith and uses reasonable force.
 - (2) A person authorized by this section to take a DNA sample is not civilly liable for taking a DNA sample if the person acted in good faith, in a reasonable manner, using reasonable force, and according to generally accepted medical and other professional practices.
 - (k)(1) An authorized law enforcement agency or an authorized correctional agency may employ reasonable force if an individual refuses to submit to a taking of a DNA sample authorized under this subchapter.
 - (2) An employee of an authorized law enforcement agency or an authorized correctional agency is not criminally or civilly liable for the use of reasonable force described in subdivision (k)(1) of this section.
- (1) A person less than eighteen (18) years of age is exempt from all provisions of this section regarding the collection of a DNA sample unless that person is charged by the prosecuting attorney as an adult in circuit court or pleads guilty or nolo contendere to or is found guilty of a felony offense in circuit court.

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- SECTION 7. Arkansas Code § 12-12-1008, pertaining to the dissemination of criminal history information for criminal justice purposes, is amended to add an additional subsection to read as follows:
 - (e) A DNA sample or DNA record obtained under this subchapter shall be disseminated only to criminal justice agencies and criminal justice officials for the administration of criminal justice.

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- SECTION 8. Arkansas Code § 12-12-1009, pertaining to the dissemination of conviction information for noncriminal justice purposes, is amended to add an additional subsection to read as follows:
- (f) A DNA sample or DNA record obtained under this subchapter is not available under this subchapter for noncriminal justice purposes.

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- SECTION 9. Arkansas Code § 12-12-1013 is amended to read as follows: 15 12-12-1013. Right of review and challenge.
- 16 (a)(1) A person, upon positive verification of his or her identity,
 17 may review criminal history information pertaining to the person compiled and
 18 maintained by the Identification Bureau of the Department of Arkansas State
 19 Police or the central repository and may challenge the completeness or
 20 accuracy of the information.
- (2)(A) The criminal history information may be reviewed only by
 the subject, person or the subject's person's attorney or other designee
 authorized in writing by the subject.
 - (B) A copy of criminal history information maintained in the Arkansas Crime Information Center on the <u>subject</u> <u>person</u> may be made available to the <u>subject</u>, <u>person</u> or the <u>subject</u>'s <u>person</u>'s attorney or other designee authorized in writing by the <u>subject</u> person.
 - (C) Requests A request for a copy of any criminal history information maintained in the National Crime Information Center shall be addressed to the Federal Bureau of Investigation.
- 31 (b) If the <u>subject person</u>, after appropriate review, believes that the 32 <u>records are criminal history information is</u> incorrect or incomplete in any 33 way, he or she may request an examination and correction of the records 34 <u>criminal history information</u> by the agency responsible for the records 35 criminal history information.
 - (c)(l) Should it be If it is determined as a result of the challenge

- 1 that the criminal history information is inaccurate, incomplete, or
- 2 improperly maintained, that information the criminal history information
- 3 shall be appropriately corrected.
- 4 (2) Immediately thereafter after correction under subdivision
- 5 (c)(1) of this section, the agency responsible for the records criminal
- 6 <u>history information</u> shall notify every agency or person known to have
- 7 received this information the criminal history information within the
- 8 previous one-year period and provide them with corrected criminal history
- 9 information.
- 10 (3) A person whose record criminal history information has been
- 11 corrected $\frac{1}{2}$ co
- 12 individuals known to have received the previously incorrect criminal history
- 13 information.
- (d)(1)(A) Criminal history information which was recorded prior to
- 15 <u>before</u> August 13, 1993, is subject to the right of review and challenge in
- 16 accordance with this section.
- 17 (B) However, the duty of an agency in searching for
- criminal history information under subdivision (d)(1)(A) of this section is
- 19 to make a reasonable search for such criminal history information.
- 20 (2) There is no duty An agency does not have a duty under
- 21 subdivision (d)(1)(A) of this section to provide access to that segment of
- 22 criminal history information that cannot be located after a reasonable
- 23 search.
- 24 (e) The right of a person to review his or her criminal history record
- 25 <u>information</u> shall not be used by a prospective employer or others another
- 26 <u>person</u> as a means to circumvent procedures or fees for accessing records for
- 27 noncriminal justice purposes.

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- 29 SECTION 10. Arkansas Code Title 12, Chapter 12, Subchapter 10 is
- 30 amended to add additional sections to read as follows:
- 31 <u>12-12-1016.</u> Powers and duties of State Crime Laboratory.
- In addition to any other power or duty conferred by this subchapter,
- 33 the State Crime Laboratory shall expand the:
- 34 (1) State DNA Data Base established under § 12-12-1105 to store
- 35 and maintain DNA records generated under this subchapter; and
- 36 (2) State DNA Data Bank established under § 12-12-1106 to retain

1	DNA samples provided under this subchapter.		
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3	12-12-1017. Procedures for conduct, disposition, and use of DNA		
4	analysis.		
5	(a)(1) The State Crime Laboratory shall promulgate rules governing the		
6	procedures to be used in the submission, identification, analysis, storage,		
7	and disposition of DNA samples and typing results of DNA samples submitted		
8	under this subchapter.		
9	(2) The procedures described in subdivision (a)(1) of this		
10	section shall include quality assurance guidelines to ensure that DNA		
11	identification records meet standards for laboratories that submit DNA		
12	records to the State DNA Data Base.		
13	(b) The typing results of DNA samples shall be securely stored in the		
14	State DNA Data Base, and records of testing shall be retained on file with		
15	the State Crime Laboratory.		
16	(c)(1) Except as provided in § 12-12-1018, the tests to be performed		
17	on each DNA sample shall be used only for law enforcement identification		
18	purposes including the identification of missing persons and to assist in the		
19	recovery or identification of human remains from disasters.		
20	(2) The results of the DNA analysis conducted under this		
21	subchapter from a person adjudicated delinquent may be used for any law		
22	enforcement agency identification purpose, including adult prosecution.		
23	(3) The detention, arrest, or conviction of a person based on a		
24	State DNA Data Base match or State DNA Data Base information is not		
25	invalidated if the DNA sample was obtained or placed in the State DNA Data		
26	Base by mistake.		
27	(d)(1) The State Crime Laboratory may contract with a third party for		
28	purposes of carrying out any function of this subchapter.		
29	(2) Any third party contracting to carry out a function of this		
30	subchapter is subject to any restriction and requirement of this subchapter		
31	that applies to the State Crime Laboratory as well as any additional		
32	restriction imposed by the State Crime Laboratory.		
33			
34	12-12-1018. Receipt and analysis of DNA samples Availability of		
35	information.		
36	(a) The State Crime Laboratory shall:		

1	(1) Receive, store, and perform analysis on DNA samples or	
2	contract for DNA typing analysis with a qualified DNA laboratory that meets	
3	guidelines as established by the State Crime Laboratory;	
4	(2) Classify and file the DNA record of identification	
5	characteristic profiles of DNA samples submitted under this subchapter; and	
6	(3) Make information available from the State DNA Data Base as	
7	provided in this section.	
8	(b) The results of the DNA profile of individuals in the State DNA	
9	Data Base shall be made available:	
10	(1) To a criminal justice agency or to an approved crime	
11	laboratory that serves a criminal justice agency; or	
12	(2) To a criminal justice official upon written or electronic	
13	request from the criminal justice official and in furtherance of an official	
14	investigation of a criminal offense.	
15	(c) The State Crime Laboratory shall promulgate rules governing the	
16	methods of obtaining information from the State DNA Data Base and CODIS and	
17	procedures for verification of the identity and authority of the requester.	
18	(d) The State Crime Laboratory may create a separate population	
19	database composed of DNA samples obtained under this subchapter after all	
20	personal identification is removed.	
21		
22	12-12-1019. Removal and destruction of the DNA record and DNA sample.	
23	(a) Any person whose DNA record is included in the State DNA Data Base	
24	and whose DNA sample is stored in the State DNA Data Bank as authorized by	
25	this subchapter may apply to the State Crime Laboratory for removal and	
26	destruction of the DNA record and DNA sample if the arrest that led to the	
27	inclusion of the DNA record and DNA sample:	
28	(1) Resulted in a charge that has been resolved by:	
29	(A) An acquittal;	
30	(B) A dismissal;	
31	(C) A nolle prosequi;	
32	(D) A successful completion of a pre-prosecution diversion	
33	program or a conditional discharge; or	
34	(E) A conviction of a Class B misdemeanor or Class C	
35	misdemeanor; or	
36	(2) Has not resulted in a charge within one (1) year of the date	

1	of the arrest.	
2	(b) Except as provided in subsection (c) of this section, the State	
3	Crime Laboratory shall remove and destroy a person's DNA record and DNA	
4	sample by purging the DNA record and other identifiable information from the	
5	State DNA Data Base and the DNA sample stored in the State DNA Data Bank when	
6	the person provides the State Crime Laboratory with:	
7	(1) A court order for removal and destruction of the DNA record	
8	and DNA sample; and	
9	(2) Either of the following:	
10	(A) A certified copy of:	
11	(i) An order of acquittal;	
12	(ii) An order of dismissal;	
13	(iii) An order nolle prosequi;	
14	(iv) Documentation reflecting a successful	
15	completion of a pre-prosecution diversion program or a conditional discharge;	
16	<u>or</u>	
17	(v) A judgment of conviction of a Class B	
18	misdemeanor or Class C misdemeanor; or	
19	(B) A court order stating that a charge arising out of the	
20	person's arrest has not been filed within one (1) year of the date of the	
21	arrest.	
22	(c) The State Crime Laboratory shall not remove or destroy a person's	
23	DNA record or DNA sample under subsection (b) of this section if the person	
24	had a prior felony or Class A misdemeanor conviction or a pending charge for	
25	which collection of a DNA sample is authorized under Arkansas law.	
26	(d) When the State Crime Laboratory removes and destroys a person's	
27	DNA record and DNA sample under subsection (b) of this section, the State	
28	Crime Laboratory shall request that the person's DNA record be purged from	
29	the National DNA Index System.	
30		
31	SECTION 11. Arkansas Code § 12-12-1105 is amended to read as follows:	
32	12-12-1105. State DNA Data Base.	
33	(a)(1) There is established the State DNA Data Base.	
34	(2) It shall be administered by the The State Crime Laboratory	
35	shall administer the data base and provide deoxyribonucleic acid (DNA) DNA	
36	records to the Federal Bureau of Investigation for storage and maintenance in	

1 CODIS.

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- 2 (b) The data base shall have the capability provided by computer
 3 software and procedures administered by the laboratory to store and maintain
 4 deoxyribonucleic acid (DNA) DNA records related to:
 - (1) Crime scene evidence and forensic case-work;
- 6 (2) Convicted offenders and juveniles adjudicated delinquent who
 7 are required to provide a deoxyribonucleic acid (DNA) DNA sample under this
 8 subchapter;
- 9 (3) Offenders who were required to provide a deoxyribonucleie
 10 acid (DNA) DNA sample under former § 12-12-1101 et seq.;
- 11 (4) Anonymous deoxyribonucleic acid (DNA) DNA records used for 12 forensic validation, quality control, or establishment of a population 13 statistics database;
 - (5) Unidentified persons or body parts; and
- 15 (6) Relatives Missing persons and biological relatives of 16 missing persons; and
- 17 <u>(7) Persons arrested for a felony offense who are required to</u> 18 provide a DNA sample under § 12-12-1006.

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- SECTION 12. Arkansas Code § 12-12-1115(b), concerning the penalty for prohibited disclosure of DNA information, is amended to read as follows:
- 22 (b) Any person who knowingly violates this section is guilty of a 23 Class A misdemeanor Class D felony.

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25 SECTION 13. Arkansas Code § 12-12-1116 is amended to read as follows: 26 12-12-1116. Prohibition against disclosure for pecuniary gain.

Any person who by virtue of employment, official position, or any person contracting to carry out any functions under this subchapter, including any officers, employees, and agents of such contractor, who has possession of or access to individually identifiable deoxyribonucleic acid (DNA) information contained in the State DNA Data Base or State DNA Data Bank and who for pecuniary gain for such person or for any other person discloses it in any manner to any person or agency not authorized to receive it commits a Class A misdemeanor.

- Upon conviction, a person is guilty of a Class D felony if the person:
- 36 (1) Possesses or accesses individually identifiable DNA information

1	contained in the State DNA Data Base or State DNA Data Bank;
2	(2) Carries out functions of this subchapter as an employee, official,
3	or contractor, including an officer, employee, or agent of a contractor; and
4	(3) For pecuniary gain of the person or another person knowingly
5	discloses individually identifiable DNA information contained in the State
6	DNA Data Base or State DNA Data Bank in any manner to a person or agency not
7	authorized to receive the individually identifiable DNA information contained
8	in the State DNA Data Base or State DNA Data Bank.
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10	/s/ D. Creekmore
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