1	State of Arkansas	As Engrossed: \$3/3/15 A D:11	
2	90th General Assembly	A Bill	
3	Regular Session, 2015		SENATE BILL 626
4			
5	By: Senators K. Ingram, J. Hutchinson, Burnett, J. Woods, B. Pierce		
6	By: Representatives <i>Bennett</i> , V	Vright, D. Ferguson, Broadaway, E. Armstrong	
7		For An Act To Do Entitled	
8	For An Act To Be Entitled AN ACT CONCERNING THE COLLECTION OF A DNA SAMPLE FROM		
9			
10	A PERSON ARRESTED FOR A FELONY OFFENSE; CONCERNING		
11	REMOVAL AND DESTRUCTION OF A DNA RECORD AND DNA SAMPLE; AND FOR OTHER PURPOSES.		
12	SAMPLE; AND	FOR OTHER PURPOSES.	
13 14			
15		Subtitle	
16	CONCE	RNING THE COLLECTION OF A DNA SAMPLE	1
17		A PERSON ARRESTED FOR A FELONY	•
18		SE; AND CONCERNING REMOVAL AND	
19		UCTION OF A DNA RECORD AND DNA	
20	SAMPLI		
21	OIMII II		
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23	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
24			
25	SECTION 1. Arkan	nsas Code § 12-12-1006(a), concernin	g the collection of
26	a DNA sample from a person arrested for a criminal offense, is amended to		
27	read as follows:		
28	(a)(l) Immediate	ely following an arrest for an offen	se, a law
29	enforcement official at	the receiving criminal detention f	acility shall take,
30	or cause to be taken, the fingerprints and a photograph of the arrested		
31	person if the offense i	is a felony or a Class A misdemeanor	•
32	(2) In add	dition to the requirements of subdiv	ision (a)(l) of
33	this section, a law enforcement official at the receiving criminal detention		
34	facility shall take, or	c cause to be taken, a DNA sample of	a person arrested
35	for+ any felony offense	<u> </u>	
36	(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;
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                       (D) Rape, § 5-14-103;
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                       (E) Sexual assault in the first degree, § 5-14-124; or
 5
                       (F) Sexual assault in the second degree, § 5-14-125.
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 7
           SECTION 2. Arkansas Code § 12-12-1019 is amended to read as follows:
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           12-12-1019. Removal and destruction of the DNA record and DNA sample.
9
           (a) Any person whose DNA record is included in the State DNA Data Base
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     and whose DNA sample is stored in the State DNA Data Bank as authorized by
11
     this subchapter may apply to the State Crime Laboratory for removal and
12
     destruction of the DNA record and DNA sample if the arrest that led to the
13
     inclusion of the DNA record and DNA sample:
14
                 (1) Resulted in a charge that has been resolved by:
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                       (A) An acquittal;
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                       (B) A dismissal;
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                       (C) A nolle prosequi;
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                       (D) A successful completion of a preprosecution diversion
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     program or a conditional discharge; or
                       (E) A conviction of a Class B misdemeanor or Class C
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21
     misdemeanor; or
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                       (F) A reversal of the conviction that led to the inclusion
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     of the DNA record and DNA sample; or
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                 (2) Has not resulted in a charge within one (1) year of the date
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     of the arrest.
26
           (b) Except as provided in subsection (c) of this section, the State
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     Crime Laboratory shall remove and destroy a person's DNA record and DNA
28
     sample by purging the DNA record and other identifiable information from the
29
     State DNA Data Base and the DNA sample stored in the State DNA Data Bank when
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     the person provides the State Crime Laboratory with:
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                 (1) A written request for removal and destruction of the DNA
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     record and DNA sample;
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                 (1)(2) A court order for removal and destruction of the DNA
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     record and DNA sample; and
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                 \frac{(2)}{(3)} Either of the following:
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                       (A) A certified copy of:
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1	(i) An order of acquittal;		
2	(ii) An order of dismissal;		
3	(iii) An order nolle prosequi;		
4	(iv) Documentation reflecting a successful		
5	completion of a preprosecution diversion program or a conditional discharge;		
6	or		
7	(v) A judgment of conviction of a Class B		
8	misdemeanor or Class C misdemeanor; or		
9	(vi) A court order that reverses the conviction that		
10	led to the inclusion of the DNA record and DNA sample; or		
11	(B) A court order stating that a charge arising out of the		
12	person's arrest has not been filed within one (1) year of the date of the		
13	arrest.		
14	(c) The State Crime Laboratory shall not remove or destroy a person's		
15	DNA record or DNA sample under subsection (b) of this section if the person		
16	had a prior felony or Class A misdemeanor conviction or a pending charge for		
17	which collection of a DNA sample is authorized under Arkansas law.		
18	(d) When the State Crime Laboratory removes and destroys a person's		
19	DNA record and DNA sample under subsection (b) of this section, the State		
20	Crime Laboratory shall request that the person's DNA record be purged from		
21	the National DNA Index System.		
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23	/s/K. Ingram		
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