## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 2429 Session of 2004

INTRODUCED BY TIGUE, O'BRIEN, BELFANTI, CLYMER, CORRIGAN, CREIGHTON, CURRY, DELUCA, DENLINGER, GEIST, GODSHALL, KELLER, LEH, MARKOSEK, MILLARD, MYERS, REICHLEY, SOLOBAY, THOMAS, WILT, GRUCELA, BASTIAN AND BLAUM, MARCH 15, 2004

AS REPORTED FROM COMMITTEE ON JUDICIARY, HOUSE OF REPRESENTATIVES, AS AMENDED, MARCH 24, 2004

## AN ACT

1 2 3 4 5	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, further providing for DNA sample required upon conviction, for delinquency adjudication, for certain ARD cases and for expungement; and providing for good faith in collection of DNA sample.
6	The General Assembly of the Commonwealth of Pennsylvania
7	hereby enacts as follows:
8	Section 1. Section 4716 of Title 42 of the Pennsylvania
9	Consolidated Statutes is amended by adding a subsection to read:
10	§ 4716. DNA sample required upon conviction, delinquency
11	adjudication and certain ARD cases.
12	* * *
13	(d.1) Mandatory submissionThe requirements of this
14	chapter are mandatory and apply regardless of whether a court
15	advises a person that a DNA sample must be provided to the State
16	DNA Data Base and State DNA Data Bank as a result of a
17	conviction or adjudication of delinquency. A person who has been
18	sentenced to death or life imprisonment without the possibility

1	<u>of parole, or to any life or indeterminate term of</u>
2	incarceration, is not exempt from the requirements of this
3	chapter. Any person subject to this chapter, who has not
4	provided a DNA sample for any reason, including because of an
5	oversight or error, shall provide a DNA sample for inclusion in
б	the State DNA Data Base and State DNA Data Bank after being
7	notified by duly authorized law enforcement or corrections
8	personnel. In the event that a person provides a DNA sample that
9	is not adequate for any reason, the person shall provide another
10	DNA sample for inclusion in the State DNA Data Base and State
11	DNA Data Bank after being notified by duly authorized law
12	enforcement or corrections personnel.
13	Section 2. Section 4721 of Title 42 is amended to read:
14	§ 4721. Expungement.
15	(a) General ruleA person whose DNA <u>sample,</u> record or
16	profile has been included in the [data bank] State DNA Data Bank
17	or State DNA Data Base pursuant to the former DNA Act or this
18	chapter may request expungement on the grounds that the
19	conviction or delinquency adjudication on which the authority
20	for including that person's DNA <u>sample,</u> record or profile was
21	based has been reversed and the case dismissed or that the DNA
22	sample, record or profile was included in the State DNA Data
23	Bank or State DNA Data Base by mistake.
24	(b) Duty of State PoliceThe State Police shall purge all
25	records and identifiable information in the [data base] <u>State</u>
26	DNA Data Base and State DNA Data Bank pertaining to the person
27	and destroy all samples from the person upon receipt of a
28	written request for expungement pursuant to this section and a
29	certified copy of the final court order reversing and dismissing

30 the conviction.

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1 (c) Limitation.--[An incarcerated or previously

2 incarcerated] <u>A</u> person may not seek expungement of a DNA <u>sample</u>, 3 record or profile on the grounds that that person was convicted 4 or adjudicated delinquent for a felony sex offense prior to the 5 effective date of the former DNA Act or prior to the effective 6 date of this chapter.

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7 (d) Effect of expungement.--The expungement of a DNA sample,
8 record or profile pursuant to this section shall have no effect
9 on any data bank or data base match occurring prior to the
10 expungement of the sample, profile or record RECORD OR PROFILE.
11 Section 3. Title 42 is amended by adding a section to read:

12 <u>§</u> 4723. Good faith.

13 (a) Use of samples.--A DNA sample obtained in good faith
14 pursuant to this subchapter shall be deemed to have been

15 obtained in accordance with the requirements of this subchapter

16 and its use in accordance with this chapter is hereby authorized

17 <u>until an expungement is obtained pursuant to section 4721</u>

18 (relating to expungement).

19 (b) Effect of mistake.--The detention, arrest, search or

20 conviction of a person based upon good faith reliance on any

21 data bank or data base match is not invalidated if it is

22 subsequently determined that the sample was obtained or placed

23 <u>in a data bank or data base by mistake.</u>

24 Section 4. This act shall take effect in 60 days.

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