THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2765 Session of 2006

INTRODUCED BY O'BRIEN, BAKER, BELFANTI, BLAUM, BOYD, BUNT, CALTAGIRONE, CAPPELLI, CRAHALLA, CREIGHTON, J. EVANS, GEIST, GILLESPIE, HENNESSEY, W. KELLER, KOTIK, LEDERER, LEH, MACKERETH, MAITLAND, MARSICO, MILLARD, PICKETT, PYLE, SHAPIRO, SONNEY, STABACK, E. Z. TAYLOR, J. TAYLOR, THOMAS AND TIGUE, JUNE 14, 2006

REFERRED TO COMMITTEE ON JUDICIARY, JUNE 14, 2006

AN ACT

1 2 3 4 5 6	Amending Title 44 (Law and Justice) of the Pennsylvania Consolidated Statutes, further providing for policy and for DNA sample; providing for collection from persons accepted from other jurisdictions; and further providing for procedures for withdrawal, collection and transmission of DNA samples and for expungement.
7	The General Assembly of the Commonwealth of Pennsylvania
8	hereby enacts as follows:
9	Section 1. Section 2302(2) of Title 44 of the Pennsylvania
10	Consolidated Statutes is amended to read:
11	§ 2302. Policy.
12	The General Assembly finds and declares that:
13	* * *
14	(2) Several states have enacted laws requiring persons
15	arrested, charged or convicted of certain crimes, especially
16	sex offenses, to provide genetic samples for DNA profiling.
17	* * *
18	Section 2. Section 2316 heading, (a) and (b)(3) are amended

and the section is amended by adding a subsection to read:
 2 § 2316. DNA sample required upon <u>arrest</u>, conviction,

delinquency adjudication and certain ARD cases.
(a) [General rule] <u>Conviction or adjudication</u>.--A person who
is convicted or adjudicated delinquent for a felony sex offense
or other specified offense or who is or remains incarcerated for
a felony sex offense or other specified offense on or after the
effective date of this chapter shall have a DNA sample drawn as
follows:

10 (1) A person who is sentenced or receives a delinquency 11 disposition to a term of confinement for an offense covered 12 by this subsection shall have a DNA sample drawn upon intake 13 to a prison, jail or juvenile detention facility or any other detention facility or institution. If the person is already 14 15 confined at the time of sentencing or adjudication, the 16 person shall have a DNA sample drawn immediately after the 17 sentencing or adjudication. If a DNA sample is not timely 18 drawn in accordance with this section, the DNA sample may be 19 drawn any time thereafter by the prison, jail, juvenile 20 detention facility, detention facility or institution.

(2) A person who is convicted or adjudicated delinquent for an offense covered by this subsection shall have a DNA sample drawn as a condition for any sentence or adjudication which disposition will not involve an intake into a prison, jail, juvenile detention facility or any other detention facility or institution.

27 (3) Under no circumstances shall a person who is 28 convicted or adjudicated delinquent for an offense covered by 29 this subsection be released in any manner after such 30 disposition unless and until a DNA sample has been withdrawn. 20060H2765B4224 - 2 - 1 (b) Condition of release, probation or parole.--

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* * *

(3) This chapter shall apply to incarcerated persons and 3 4 persons on probation or parole who were convicted or 5 adjudicated delinguent for other specified offenses prior to the effective date of this paragraph[.] whether or not the 6 7 offense for which the person is currently imprisoned or under 8 probation or parole supervision is a felony sex offense or 9 other specified offense. * * * 10 11 (c.1) Criminal charge or arrest. -- Any person who is charged 12 or arrested as an adult for a felony sex offense or other 13 specified offense shall have a DNA sample drawn as follows: (1) Any adult person arrested for a felony sex offense 14 or other specified felony shall provide a DNA sample and 15 16 fingerprints as required under this chapter immediately following arrest, during booking or intake or as soon as 17 18 administratively practical after arrest but no later than prior to release on bail or pending trial or any other 19 20 physical release from confinement or custody. 21 (2) If for any reason a person subject to this chapter did not have DNA samples and fingerprints taken under 22 23 paragraph (1) or otherwise bypasses the State or county 24 prison system, the court shall order the person to report 25 within five calendar days to prison, jail unit, juvenile facility or other facility to be specified by the court to 26 27 provide DNA samples and fingerprints in accordance with this 28 chapter. 29 * * * 30 Section 3. Title 44 is amended by adding a section to read:

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1	§ 2316.1. Collection from persons accepted from other	
2	jurisdictions.	
3	(a) Conditional acceptanceWhen a person is accepted into	
4	this Commonwealth for supervision from another jurisdiction	
5	through the Interstate Compact for Supervision of Adult	
6	Offenders or under any other reciprocal agreement with any	
7	Federal, state or county agency, or any other provision of law,	
8	whether or not the person is confined or released, the	
9	acceptance shall be conditioned on the offender providing DNA	
10	samples under this chapter if the offender has a record of any	
11	past or present conviction or adjudication that is substantially	
12	similar to a felony sex offense or other specified offense from	
13	any Federal, state or military court. Additional DNA samples	
14	shall not be required if a DNA sample is currently on file with	
15	CODIS or the DNA record.	
16	(b) Time period	
17	(1) If the person accepted under subsection (a) is not	
18	confined, the DNA sample and fingerprints required by this	
19	chapter shall be provided within five calendar days after the	
20	person reports to the supervising agent or within five	
21	calendar days of notice to the person, whichever occurs	
22	first. The person shall appear and the DNA samples shall be	
23	collected in accordance with the provisions of this chapter.	
24	(2) If the person accepted under subsection (a) is	
25	confined, the person shall provide the DNA sample and	
26	fingerprints required by this chapter as soon as practical	
27	after receipt in a facility in this Commonwealth.	
28	Section 4. Sections 2317(a)(1) and 2321(a) and (b) are	
29	amended to read:	
30	§ 2317. Procedures for withdrawal, collection and transmission	
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1

of DNA samples.

2

(a) Drawing of DNA samples.--

3 Each DNA sample required to be drawn pursuant to (1)4 [section] <u>sections</u> 2316 (relating to DNA sample required upon 5 arrest, conviction, delinguency adjudication and certain ARD cases) and 2316.1 (relating to collection from persons 6 7 accepted from other jurisdictions) from persons who are incarcerated or confined shall be drawn at the place of 8 9 incarceration or confinement as provided for in section 2316. 10 DNA samples from persons who are not ordered or sentenced to 11 a term of confinement shall be drawn at a prison, jail unit, 12 juvenile facility or other facility to be specified by the 13 court. Only those individuals qualified to draw DNA samples in a medically approved manner shall draw a DNA sample to be 14 15 submitted for DNA analysis. Such sample and the set of 16 fingerprints provided for in paragraph (2) shall be delivered 17 to the State Police within 48 hours of drawing the sample.

18

19 § 2321. Expungement.

20 (a) General rule.--

* * *

21 (1) A person whose DNA sample, record or profile has 22 been included in the State DNA Data Bank or the State DNA 23 Data Base pursuant to the former DNA Act, former 42 Pa.C.S. 24 Ch. 47 (relating to DNA data and testing) or this chapter may 25 request expungement [on the grounds that the conviction or 26 delinquency adjudication on which the authority for including 27 that person's DNA sample, record or profile was based has 28 been reversed and the case dismissed or that the DNA sample, 29 record or profile was included in the State DNA Data Bank or the State DNA Data Base by mistake.] if the person files the 30 - 5 -20060H2765B4224

1 request in writing with the State Police and any of the

2 <u>following apply</u>:

3 (i) The State Police receive, for each conviction of
4 the person of an offense the basis of which that analysis
5 was or could have been included in the State DNA Data
6 Bank or the State DNA Data Base, a certified copy of a
7 final court order establishing that the conviction has
8 been overturned.

9 (ii) The person has not been convinced of an offense the basis of which that analysis was or could have been 10 included in the State DNA Data Bank or the State DNA Data 11 12 Base and the State Police receive, for each charge 13 against the person the basis of which the analysis was or could have been included in the State DNA Data Bank or 14 the State DNA Data Base, a certified copy of a final 15 16 court order establishing that the charge has been dismissed or has resulted in an acquittal or that no 17 18 charge was filed within the applicable time period. (iii) The State Police receive clear and convincing 19 proof that the DNA sample, record or profile was included 20 21 in the State DNA Data Bank or the State DNA Data Base by 22 mistake.

23 (2) For purposes of this section, a court order is not
 24 "final" if time remains for an appeal or application for
 25 discretionary review with respect to the order.

(b) Duty of State Police.--The State Police shall purge all records and identifiable information in the State DNA Data Bank or State DNA Data Base pertaining to the person and destroy each sample, record and profile from the person upon[:

30 (1) receipt of a written request for expungement 20060H2765B4224 - 6 - pursuant to this section and a certified copy of the final
 court order reversing and dismissing the conviction; or

3 (2) clear and convincing proof that the sample record or
4 profile was included by mistake.] receipt of all the

5 <u>documents and other materials required in subsection (a).</u>

6 * * *

7 Section 5. This act shall take effect in 60 days.