THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 560 Session of 2007

INTRODUCED BY DALLY, BASTIAN, BEYER, CALTAGIRONE, CAPPELLI, DENLINGER, HORNAMAN, W. KELLER, KULA, REICHLEY, SCAVELLO, SIPTROTH, SWANGER, WALKO AND YOUNGBLOOD, MARCH 6, 2007

REFERRED TO COMMITTEE ON JUDICIARY, MARCH 6, 2007

AN ACT

1 2 3	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, providing for nontestimonial identification.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Title 42 of the Pennsylvania Consolidated
7	Statutes is amended by adding a chapter to read:
8	CHAPTER 88
9	NONTESTIMONIAL IDENTIFICATION
10	<u>Sec.</u>
11	8801. Definitions.
12	8802. Authority to issue order.
13	8803. Time of application.
14	8804. Order of authorization to obtain nontestimonial
15	identification.
16	8805. Application for order.
17	8806. Grounds for entry of order.
18	8807. Issuance of order and effect.

1	8808. Sealing of applications, orders and supporting papers.
2	8809. Execution and return.
3	8810. Evidence relating to other offenses.
4	8811. Nontestimonial identification order at request of
5	<u>defendant.</u>
б	8812. Expungement.
7	<u>§ 8801. Definitions.</u>
8	As used in this chapter, the following words and phrases
9	shall have the meanings given to them in this section unless the
10	context clearly indicates otherwise.
11	"Court." Any judge of the court of common pleas in any
12	county having jurisdiction wherein reasonable grounds exist to
13	believe that a particular offense has occurred.
14	"Investigative or law enforcement officer." Any officer of
15	the United States, of another state or political subdivision
16	thereof or of the Commonwealth or political subdivision thereof,
17	who is empowered by law to conduct investigations of or to make
18	<u>arrests for any offense or an equivalent crime in another</u>
19	jurisdiction, and any attorney authorized by law to prosecute or
20	participate in the prosecution of such offense.
21	"Nontestimonial identification." Includes, but shall not be
22	limited to, identification by fingerprints, palm prints,
23	footprints, measurements, blood specimens, urine specimens,
24	saliva samples, hair samples, fingernail scrapings or other
25	reasonable physical or medical examination, handwriting
26	exemplars, voice samples, photographs, appearing in lineups and
27	trying on articles of clothing.
28	"Offense." Any crime designated under the laws of this
29	Commonwealth as punishable by imprisonment for more than one
30	year.

1	"Police officers." Defined as follows:
2	(1) A person who meets the requirements of 53 Pa.C.S. §
3	2167 (relating to police training).
4	(2) Police officers of first class cities who have
5	successfully completed training which is substantially
6	equivalent to the program under 53 Pa.C.S. § 2167.
7	(3) Pennsylvania State Police officers.
8	(4) Police officers employed by the Commonwealth who
9	have satisfactorily met the requirements of 53 Pa.C.S. §
10	<u>2167.</u>
11	<u>§ 8802. Authority to issue order.</u>
12	<u>A nontestimonial identification order authorized pursuant to</u>
13	this chapter may be entered by any court and the method of
14	obtaining such nontestimonial identification shall, consistent
15	with the purpose of the request, be the least intrusive method
16	available.
17	<u>§ 8803. Time of application.</u>
18	<u>A request for a nontestimonial identification order may be</u>
19	made prior to the arrest of a suspect, after arrest and prior to
20	trial or, when special circumstances of the case make it
21	appropriate, during trial.
22	<u>§ 8804. Order of authorization to obtain nontestimonial</u>
23	identification.
24	The Attorney General, or during the absence or incapacity of
25	the Attorney General a deputy attorney general designated in
26	writing by the Attorney General, or the district attorney or
27	during the absence or incapacity of the district attorney an
28	assistant district attorney designated in writing by the
29	district attorney of the county wherein an offense has occurred,
30	may make written application to any court for an order
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1	<u>authorizing any investigative or law enforcement officer or</u>
2	agency having responsibility for an investigation involving
3	criminal activity to detain the person named in the application
4	in order to obtain nontestimonial identification.
5	§ 8805. Application for order.
6	Each application for an order of authorization to obtain
7	nontestimonial identification shall be made in writing upon the
8	personal oath or affirmation of the Attorney General or a
9	district attorney of the county wherein the offense has occurred
10	and shall contain all of the following:
11	(1) A statement of the authority of the applicant to
12	make such application.
13	(2) A statement of the identity and qualifications of
14	the investigative or law enforcement officers or agency for
15	whom the authority to obtain nontestimonial identification is
16	sought.
17	(3) A sworn statement by the investigative or law
18	enforcement officer who has knowledge of relevant information
19	justifying the application, which shall include:
20	(i) The identity or description of the particular
21	person against whom the order authorizing nontestimonial
22	identification is sought.
23	(ii) Details setting forth probable cause to believe
24	that a particular offense has been committed.
25	(iii) A showing that there are reasonable grounds,
26	not amounting to probable cause to arrest, to suspect
27	that the person named or described in the affidavit
28	committed the particular offense.
29	(iv) The particular type of nontestimonial
30	identification sought to be obtained and a statement that

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1	the requested method of obtaining the particular type of
2	nontestimonial identification is the least intrusive
3	method available consistent with the purpose of the
4	request.
5	(4) A complete statement of the facts concerning all
6	previous applications, known to the applicant, made to any
7	court for authorization to obtain nontestimonial
8	identification involving the same offense, and the action
9	taken by the court on each such application.
10	(5) A proposed order of authorization for consideration
11	by the court.
12	(6) Such additional testimony or documentary evidence in
13	support of the application as the court may require.
14	§ 8806. Grounds for entry of order.
15	(a) Grounds for entry of orderUpon consideration of an
16	application, the court shall enter an ex parte order, as
17	requested or as modified, directing any police officer to detain
18	the person or persons named in the application for the purpose
19	of obtaining the court-ordered nontestimonial identification and
20	that the requested nontestimonial identification be obtained
21	anywhere within this Commonwealth from the persons identified or
22	described, only if the court determines on the basis of the
23	facts submitted by the applicant that all of the following
24	conditions exist:
25	(1) There is probable cause to believe that the
26	particular offense has been committed.
27	(2) There are reasonable grounds, not amounting to
28	probable cause to arrest, to suspect that the person named or
29	described in the application committed the particular
30	offense.

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1	(3) The results of the requested nontestimonial
2	identification will be of material aid in determining whether
3	the person named in the application committed the offense.
4	(4) In the case of an application for an order to obtain
5	nontestimonial identification from a person who was the
6	subject of a previous application or order issued pursuant to
7	this chapter, that the current application is based upon new
8	evidence or information different from and in addition to the
9	evidence or information offered to support the prior order,
10	regardless of whether such evidence was derived from prior
11	orders or from other sources.
12	(b) Corroborative evidenceAs part of the consideration of
13	an application in which there is no corroborative evidence
14	offered, the court may inquire in camera as to the identity of
15	any informants or any other additional information concerning
16	the basis upon which the investigative or law enforcement
17	officer or agency has applied for the order of authorization
18	which the court finds relevant in order to determine whether to
19	issue an order. Any corroborative evidence relied upon by the
20	court in making its determination shall be documented and
21	attached as an addendum to the application.
22	<u>§ 8807. Issuance of order and effect.</u>
23	(a) Authorizing ordersEach order authorizing that
24	nontestimonial identification be obtained shall state the
25	<u>following:</u>
26	(1) The identity of the investigative or law enforcement
27	officers or agency to whom the authority to obtain
28	nontestimonial identification is given and the name and
29	official identity of the person who made the application.
30	(2) The identity or description of the particular person

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1	whom the order authorizes to be taken into custody for the
2	purpose of obtaining nontestimonial identification.
3	(3) A particular description of the type of
4	nontestimonial identification and a statement of the
5	particular offense to which it relates.
б	(4) The period of time during which the order shall
7	remain in effect.
8	(5) A mandate to the officers or agency serving the
9	order to detain the person named or described in the order
10	for only such time as is necessary to obtain the
11	nontestimonial identification.
12	(b) Time limits
13	(1) No order entered under this section shall be
14	construed to authorize the detention of any individual for a
15	period of time in excess of that necessary under the
16	circumstances. The authority granted by an order issued
17	pursuant to this section to detain a person shall cease as
18	soon as practicable after the nontestimonial identification
19	<u>is obtained.</u>
20	(2) An order entered pursuant to this section shall
21	remain in effect for a period of 30 days and shall be
22	returned prior to its expiration. Extensions or renewals of
23	such an order may be granted for additional periods of not
24	more than 30 days each. No extension or renewal shall be
25	granted unless an application for it is made in accordance
26	with this chapter and the court makes the findings required
27	by section 8806 (relating to grounds for entry of order).
28	(3) An order entered pursuant to this section shall be
29	executed in the daytime unless the issuing judge shall
30	endorse thereupon that it may be served at any time, because

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1	it appears that the person ordered to submit to
2	nontestimonial identification may flee this Commonwealth if
3	the order is not served forthwith.
4	(c) Reasonable use of forceA police officer may employ
5	reasonable force in cases where the person named refuses to
6	voluntarily comply with an order issued pursuant to this
7	<u>chapter.</u>
8	(d) ResponsibilityThe order shall require the Attorney
9	General or the district attorney, or their designees, to be
10	responsible for the supervision of the nontestimonial
11	identification.
12	(e) AssistanceNontestimonial identification procedures
13	may be conducted by any investigative or law enforcement officer
14	or other person designated by the court. An order authorizing
15	that nontestimonial identification be obtained shall, upon
16	request of the applicant or in the discretion of the court,
17	direct that appropriate persons shall furnish any person
18	executing the order with all information and technical
19	assistance necessary to accomplish obtaining the nontestimonial
20	identification. The court shall order that blood tests be
21	conducted under medical supervision, and the court may require
22	medical supervision for any other test ordered pursuant to this
23	chapter when such supervision is deemed necessary by the court.
24	Any person ordered to assist or assisting any person in
25	obtaining nontestimonial identification pursuant to an order
26	issued under this chapter shall be immune from civil and
27	criminal liability for any assistance so rendered.
28	(f) DefenseA good faith reliance on the provisions of
29	this chapter shall be a complete defense to any civil or
30	criminal action brought under any statute against any law
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1	enforcement officer or agency obtaining nontestimonial
2	identification or conducting any procedure pursuant to this
3	chapter as well as any person who is required to provide
4	assistance in obtaining nontestimonial identification or
5	conducting any procedure pursuant to an order or upon request of
6	a supervising law enforcement officer.
7	§ 8808. Sealing of applications, orders and supporting papers.
8	Except as otherwise provided in this chapter, applications
9	made, orders entered and returns made pursuant to this chapter
10	and supporting information and documents shall be sealed by the
11	court and shall be held in custody as the court shall direct and
12	shall not be destroyed except on order of the court and in any
13	event shall be kept for ten years. Except as otherwise provided
14	in this chapter, they may be disclosed only upon a showing of
15	good cause before a court of competent jurisdiction except that
16	any investigative or law enforcement officer may disclose such
17	applications, orders and supporting information and documents to
18	investigative or law enforcement officers of this or another
19	state, any of its political subdivisions, or of the United
20	States to the extent that such disclosure is appropriate to the
21	proper performance of the official duties of the officer making
22	or receiving the disclosure. In addition to any remedies and
23	penalties provided in this chapter, any violation of the
24	provisions of this section may be punished as contempt of the
25	court.
26	<u>§ 8809. Execution and return.</u>
27	(a) Search not authorizedExcept for a protective search
28	for weapons or other dangerous instrumentality, no person who is
29	ordered to provide nontestimonial identification may be
30	searched, unless a separate search warrant has been issued.

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1	(b) CopyThe investigative or law enforcement officer
2	executing the order shall provide the person upon whom the order
3	is executed with a copy of the order unless otherwise directed
4	by the court.
5	(c) Return to the courtA return to the court issuing the
6	order shall be made by the applicant within ten days of the
7	expiration of the order showing:
8	(1) Whether the person named in the nontestimonial
9	identification order was detained and, if detention occurred,
10	the dates and times of any detention and release.
11	(2) The results of any completed nontestimonial
12	identification procedure.
13	(3) The status of any ongoing nontestimonial
14	identification procedures undertaken as a result of the
15	execution of the order and the date on which the applicant
16	anticipates receipt of the results of the procedures.
17	(4) Whether the person named in the nontestimonial
18	identification order has been charged or arrested for the
19	offense identified in the order or for any other offense as a
20	result of any procedure conducted pursuant to the order.
21	(5) Whether the person named in the nontestimonial
22	identification order has been excluded as a possible
23	perpetrator of the offense.
24	(d) Final return to the courtIf the return required under
25	subsection (c) indicates that the results of any nontestimonial
26	identification procedure undertaken as a result of the execution
27	of the order have not yet been received, a final return to the
28	court issuing the order shall be made by the applicant within
29	ten days of the receipt of the results of all nontestimonial
30	identification procedures undertaken as a result of the
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1 <u>execution of the order showing:</u>

2	(1) The results of all nontestimonial identification
3	procedures undertaken as a result of the execution of the
4	<u>order.</u>
5	(2) Whether the person named in the nontestimonial
6	identification order has been charged or arrested for the
7	offense identified in the order or for any other offense as a
8	result of any procedure conducted pursuant to the order.
9	(3) Whether the person named in the nontestimonial
10	identification order has been excluded as a possible
11	perpetrator of the offense.
12	(e) Copies to person namedThe person named in the
13	nontestimonial identification order shall be given a copy of any
14	return made pursuant to this section.
15	(f) Notice to person chargedAny person, other than the
16	person named in the nontestimonial identification order, who is
17	charged with an offense listed in the application shall be given
18	notice that a nontestimonial identification order was requested
19	under this chapter which shall contain the following:
20	(1) The judicial district in which the order was
21	requested.
22	(2) The type of nontestimonial identification requested.
23	(3) Whether the request was granted or denied.
24	(4) The name of the judge assigned to review the
25	application.
26	(5) If applicable, whether the products of the
27	nontestimonial identification procedures, and all copies
28	thereof, have been expunged.
29	(6) Notice that the person or his attorney may request
30	that the issuing court permit an in-camera review of all

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1 records pertaining to the request which are in the custody of 2 the court. <u>§ 8810. Evidence relating to other offenses.</u> 3 4 When an investigative or law enforcement officer lawfully 5 obtains information pursuant to an order issued under this chapter that relates to offenses other than those specified in 6 the application, the information and any evidence derived 7 therefrom, may be disclosed or used in any manner appropriate to 8 9 the proper performance of the official duties of the officer lawfully obtaining the information. 10 § 8811. Nontestimonial identification order at request of 11 12 defendant. 13 A person arrested for or charged with an offense may request a court to order a nontestimonial identification procedure. If 14 it appears that the results of specific nontestimonial 15 identification procedures will be of material aid in determining 16 whether the defendant committed the offense, the court shall 17 18 order the Commonwealth to conduct such identification procedure 19 under such terms and conditions as the court shall prescribe. § 8812. Expungement. 20 (a) General rule.--If at the time the final return is made 21 22 pursuant to section 8809 (relating to execution and return) 23 probable cause does not exist to believe that the person named in the order has committed the offense named in the affidavit or 24 25 any other offense, absent good cause shown, the issuing court 26 shall direct, as appropriate, that the products of the 27 nontestimonial identification procedures, and all copies 28 thereof, be expunded. (b) Other expungement.--If, upon the showing of good cause, 29 the issuing court does not order that the products of the 30

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1	nontestimonial identification procedures, and all copies
2	thereof, be expunged, the person named in the affidavit may, at
3	any time, request that a rule be issued upon the applicant to
4	show cause, if any exists, why the issuing court should not
5	direct that the products of the nontestimonial identification
б	procedures and all copies thereof, be expunged. Any person
7	charged with an offense listed in the application shall be
8	provided with a copy of any rule issued under this subsection
9	and shall be afforded an opportunity to be heard.
10	Section 2. This act shall take effect in 60 days.