FIRST REGULAR SESSION [P E R F E C T E D]

SENATE BILL NO. 204

99TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR SIFTON.

Pre-filed December 15, 2016, and ordered printed.

Read 2nd time January 12, 2017, and referred to the Committee on the Judiciary and Civil and Criminal Jurisprudence.

Reported from the Committee February 16, 2017, with recommendation that the bill do pass.

Taken up for Perfection April 11, 2017. Bill declared Perfected and Ordered Printed.

0356S.01P

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal section 650.055, RSMo, and to enact in lieu thereof one new section relating to the collection of biological samples from individuals arrested for felony offenses, with an existing penalty provision.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 650.055, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 650.055, to read as follows:

650.055. 1. Every individual who:

- 2 (1) Is found guilty of a felony or any offense under chapter 566; or
- 3 (2) Is seventeen years of age or older and arrested for [burglary in the
- 4 first degree under section 569.160, or burglary in the second degree under section
- 5 569.170, or a felony offense [under chapter 565, 566, 567, 568, or 573]; or
- 6 (3) Has been determined to be a sexually violent predator pursuant to
- 7 sections 632.480 to 632.513; or
- 8 (4) Is an individual required to register as a sexual offender under
- 9 sections 589.400 to 589.425;
- 10 shall have a fingerprint and blood or scientifically accepted biological sample
- 11 collected for purposes of DNA profiling analysis.
- 12 2. Any individual subject to DNA collection and profiling analysis under
- 13 this section shall provide a DNA sample:
- 14 (1) Upon booking at a county jail or detention facility; or
- 15 (2) Upon entering or before release from the department of corrections

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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reception and diagnostic centers; or 16

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- 17 (3) Upon entering or before release from a county jail or detention facility, state correctional facility, or any other detention facility or institution, whether 18 operated by a private, local, or state agency, or any mental health facility if 19 20 committed as a sexually violent predator pursuant to sections 632.480 to 632.513; 21or
- 22 (4) When the state accepts a person from another state under any interstate compact, or under any other reciprocal agreement with any county, 2324 state, or federal agency, or any other provision of law, whether or not the person 25 is confined or released, the acceptance is conditional on the person providing a 26 DNA sample if the person was found guilty of a felony offense in any other 27 jurisdiction; or
- 28 (5) If such individual is under the jurisdiction of the department of 29 corrections. Such jurisdiction includes persons currently incarcerated, persons 30 on probation, as defined in section 217.650, and on parole, as also defined in section 217.650; or
- 32 (6) At the time of registering as a sex offender under sections 589.400 to 589.425. 33
- 3. The Missouri state highway patrol and department of corrections shall 34 be responsible for ensuring adherence to the law. Any person required to provide 35 36 a DNA sample pursuant to this section shall be required to provide such sample, without the right of refusal, at a collection site designated by the Missouri state 37 38 highway patrol and the department of corrections. Authorized personnel 39 collecting or assisting in the collection of samples shall not be liable in any civil 40 or criminal action when the act is performed in a reasonable manner. Such force may be used as necessary to the effectual carrying out and application of such 41 processes and operations. The enforcement of these provisions by the authorities 42in charge of state correctional institutions and others having custody or 43 jurisdiction over individuals included in subsection 1 of this section which shall not be set aside or reversed is hereby made mandatory. The board of probation 45 or parole shall recommend that an individual on probation or parole who refuses 46 to provide a DNA sample have his or her probation or parole revoked. In the 47 48 event that a person's DNA sample is not adequate for any reason, the person 49 shall provide another sample for analysis.
- 50 4. The procedure and rules for the collection, analysis, storage, 51 expungement, use of DNA database records and privacy concerns shall not

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52 conflict with procedures and rules applicable to the Missouri DNA profiling 53 system and the Federal Bureau of Investigation's DNA databank system.

- 5. Unauthorized use or dissemination of individually identifiable DNA 54 information in a database for purposes other than criminal justice or law 55 enforcement is a class A misdemeanor. 56
- 6. Implementation of sections 650.050 to 650.100 shall be subject to future appropriations to keep Missouri's DNA system compatible with the Federal 58 Bureau of Investigation's DNA databank system. 59
- 7. All DNA records and biological materials retained in the DNA profiling 60 system are considered closed records pursuant to chapter 610. All records 62 containing any information held or maintained by any person or by any agency, 63 department, or political subdivision of the state concerning an individual's DNA 64 profile shall be strictly confidential and shall not be disclosed, except to:
- (1) Peace officers, as defined in section 590.010, and other employees of 65 66 law enforcement agencies who need to obtain such records to perform their public 67 duties;
- 68 (2) The attorney general or any assistant attorneys general acting on his or her behalf, as defined in chapter 27; 69
- 70 (3) Prosecuting attorneys or circuit attorneys as defined in chapter 56, and their employees who need to obtain such records to perform their public 7172 duties;
- 73 (4) The individual whose DNA sample has been collected, or his or her 74attorney; or
- 75 (5) Associate circuit judges, circuit judges, judges of the courts of appeals, 76 supreme court judges, and their employees who need to obtain such records to perform their public duties. 77
- 78 8. Any person who obtains records pursuant to the provisions of this section shall use such records only for investigative and prosecutorial purposes, 79 including but not limited to use at any criminal trial, hearing, or proceeding; or for law enforcement identification purposes, including identification of human 81 remains. Such records shall be considered strictly confidential and shall only be 82 83 released as authorized by this section.
- 84 9. An individual may request expungement of his or her DNA sample and 85 DNA profile through the court issuing the reversal or dismissal. A certified copy of the court order establishing that such conviction has been reversed or guilty 86 87 plea has been set aside shall be sent to the Missouri state highway patrol crime

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88 laboratory. Upon receipt of the court order, the laboratory will determine that the requesting individual has no other qualifying offense as a result of any 89 separate plea or conviction and no other qualifying arrest prior to expungement. 90

- (1) A person whose DNA record or DNA profile has been included in the state DNA database in accordance with this section and sections 650.050, 650.052, and 650.100 may request expungement on the grounds that the conviction has been reversed, or the guilty plea on which the authority for including that person's DNA record or DNA profile was based has been set aside.
- (2) Upon receipt of a written request for expungement, a certified copy of the final court order reversing the conviction or setting aside the plea and any other information necessary to ascertain the validity of the request, the Missouri state highway patrol crime laboratory shall expunge all DNA records and 100 identifiable information in the state DNA database pertaining to the person and destroy the DNA sample of the person, unless the Missouri state highway patrol 101 determines that the person is otherwise obligated to submit a DNA 102 sample. Within thirty days after the receipt of the court order, the Missouri state highway patrol shall notify the individual that it has expunged his or her DNA sample and DNA profile, or the basis for its determination that the person is otherwise obligated to submit a DNA sample.
 - (3) The Missouri state highway patrol is not required to destroy any item of physical evidence obtained from a DNA sample if evidence relating to another person would thereby be destroyed.
 - (4) Any identification, warrant, arrest, or evidentiary use of a DNA match derived from the database shall not be excluded or suppressed from evidence, nor shall any conviction be invalidated or reversed or plea set aside due to the failure to expunge or a delay in expunging DNA records.
 - 10. When a DNA sample is taken from an individual pursuant to subdivision (2) of subsection 1 of this section and the prosecutor declines prosecution and notifies the arresting agency of that decision, the arresting agency shall notify the Missouri state highway patrol crime laboratory within ninety days of receiving such notification. Within thirty days of being notified by the arresting agency that the prosecutor has declined prosecution, the Missouri state highway patrol crime laboratory shall determine whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken and retained. If the individual has no other qualifying offenses or arrests, the crime laboratory shall expunge all DNA records in the database taken at the

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arrest for which the prosecution was declined pertaining to the person and destroy the DNA sample of such person.

- 126 11. When a DNA sample is taken of an arrestee for any offense listed 127 under subsection 1 of this section and charges are filed:
- 128 (1) If the charges are later withdrawn, the prosecutor shall notify the 129 state highway patrol crime laboratory that such charges have been withdrawn;
- 130 (2) If the case is dismissed, the court shall notify the state highway patrol crime laboratory of such dismissal;
 - (3) If the court finds at the preliminary hearing that there is no probable cause that the defendant committed the offense, the court shall notify the state highway patrol crime laboratory of such finding;
 - (4) If the defendant is found not guilty, the court shall notify the state highway patrol crime laboratory of such verdict. If the state highway patrol crime laboratory receives notice under this subsection, such crime laboratory shall determine, within thirty days, whether the individual has any other qualifying offenses or arrests that would require a DNA sample to be taken. If the individual has no other qualifying arrests or offenses, the crime laboratory shall expunge all DNA records in the database pertaining to such person and destroy the person's DNA sample.

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