Session of 2013

HOUSE BILL No. 2120

By Committee on Corrections and Juvenile Justice

1-29

1 AN ACT concerning crimes, criminal procedure and punishment; relating 2 to collection and maintenance of DNA evidence; amending K.S.A. 3 2012 Supp. 21-2511 and repealing the existing section. 4 5 *Be it enacted by the Legislature of the State of Kansas:* Section 1. K.S.A. 2012 Supp. 21-2511 is hereby amended to read as 6 7 follows: 21-2511. (a) On and after May 2, 1991, any person-convicted as 8 an required to register as an offender pursuant to K.S.A. 22-4901, and 9 amendments thereto, any adult arrested or charged or-adjudicated as a juvenile-offender because of placed in custody for or charged with the 10 commission of any felony; a violation of the following offenses, regardless 11 12 of the sentence imposed, shall be required to submit biological samples 13 authorized by and given to the Kansas bureau of investigation in 14 accordance with the provisions of this act: 15 (1) Any felony; (2) subsection (a)(1) of K.S.A. 21-3505, prior to its repeal, or 16 17 subsection (a)(1) or (a)(2) of K.S.A. 2012 Supp 21-5504, and amendments 18 thereto: 19 (3) a violation of K.S.A. 21-3508, prior to its repeal, or K.S.A. 2012 20 Supp. 21-5513, and amendments thereto, when committed in the presence 21 of a person 16 or more years of age; 22 (4) a violation of K.S.A. 21-4310, prior to its repeal, or K.S.A. 2012 23 Supp. 21-6412, and amendments thereto; 24 (5) a violation of K.S.A. 21-3424, prior to its repeal, or K.S.A. 2012 25 Supp. 21-5411, and amendments thereto, when the victim is less than 18 26 vears of age; 27 (6) a violation of K.S.A. 21-3507, prior to its repeal, or K.S.A. 2012 28 Supp. 21-5511, and amendments thereto, when one of the parties involved 29 is less than 18 years of age; (7) a violation of subsection (b)(1) of K.S.A. 21-3513, prior to its 30 repeal, or subsection (b)(1)(A) of K.S.A. 2012 Supp. 21-6420, and 31 32 amendments thereto, when one of the parties involved is less than 18 years 33 of age; 34 (8) a violation of K.S.A. 21-3515, prior to its repeal, or K.S.A. 2012 35 Supp. 21-6421, and amendments thereto, when one of the parties involved is less than 18 years of age; or 36

1 (9) a violation of K.S.A. 21-3517, prior to its repeal, or subsection 2 (a) of K.S.A. 2012 Supp. 21-5505, and amendments thereto; or

3 (10) including an attempt, conspiracy or criminal solicitation, as defined in K.S.A. 21-3301, 21-3302 or 21-3303, prior to their repeal, or 4 K.S.A. 2012 Supp. 21-5301, 21-5302 or 21-5303, and amendments thereto, 5 6 of any such offenses provided in this subsection. regardless of the sentence 7 imposed, shall be required to submit specimens of blood or an oral or other 8 biological sample authorized by the Kansas bureau of investigation to the 9 Kansas bureau of investigation in accordance with the provisions of this 10 act, if such person is:

(1) Convicted as an adult or adjudicated as a juvenile offender because of the commission of a crime specified in subsection (a) on or
 after the effective date of this act;

14 (2) ordered institutionalized as a result of being convicted as an adult
 15 or adjudicated as a juvenile offender because of the commission of a crime
 16 specified in subsection (a) on or after the effective date of this aet; or

(3) convicted as an adult or adjudicated as a juvenile offenderbecause of the commission of a crime specified in this subsection before
the effective date of this act and is presently confined as a result of such
conviction or adjudication in any state correctional facility or county jail or
is presently serving a sentence under K.S.A. 21-4603, 21-4603d, 22-3717or K.S.A. 2012 Supp. 38-2361, and amendments thereto.

(b) Notwithstanding any other provision of law, the Kansas bureau of
investigation is authorized to obtain fingerprints and other identifiers for
all persons, whether juveniles or adults, covered by required to submit a
sample under the provisions of this act.

(c) Any person required by paragraphs (a)(1) and (a)(2) to provide
 such specimen or sample shall be ordered by the court to have such
 specimen or sample collected within 10 days after sentencing or
 adjudication:

31 (1) If placed directly on probation, that person must provide such-32 specimen or sample, at a collection site designated by the Kansas bureau 33 of investigation. Collection of specimens shall be conducted by qualified 34 volunteers, contractual personnel or employees designated by the Kansas 35 bureau of investigation. Failure to cooperate with the collection of the-36 specimens and any deliberate act by that person intended to impede, delay 37 or stop the collection of the specimens shall be punishable as contempt of 38 court and constitute grounds to revoke probation;

39 (2) if sentenced to the secretary of corrections, such specimen or
 40 sample will be obtained as soon as practical upon arrival at the
 41 correctional facility; or

42 (3) if a juvenile offender is placed in the custody of the commissioner 43 of juvenile justice, in a youth residential facility or in a juvenilecorrectional facility, such specimen or sample will be obtained as soon as
 practical upon arrival.

Persons required to submit a sample pursuant to subsection (a) shall
be required to submit such sample at the same time such person is
fingerprinted pursuant to the booking procedure.

6 (d) Any person-required by paragraph (a)(3) convicted as an adult or 7 adjudicated as a juvenile offender and who was incarcerated on May 2, 8 1991, for a crime committed prior to May 2, 1991, shall be required to provide such specimen or submit a sample shall be required to provide 9 such samples prior to final discharge or conditional release at a collection 10 site designated by the Kansas bureau of investigation. Collection of 11 specimens shall be conducted by qualified volunteers, contractual 12 personnel or employees designated by the Kansas bureau of investigation. 13

(c) (1) On and after January 1, 2007 through June 30, 2008, any adult arrested or charged or juvenile placed in custody for or charged with the commission or attempted commission of any person felony or drugseverity level 1 or 2 felony shall be required to submit such specimen or sample at the same time such person is fingerprinted pursuant to the booking procedure.

20 (2) On and after July 1, 2008, except as provided further, any adult 21 arrested or charged or juvenile placed in custody for or charged with the 22 commission or attempted commission of any felony; a violation of 23 subsection (a)(1) of K.S.A. 21-3505; a violation of K.S.A. 21-3508; aviolation of K.S.A. 21-4310; a violation of K.S.A. 21-3424, and 24 25 amendments thereto, when the victim is less than 18 years of age; aviolation of K.S.A. 21-3507, and amendments thereto, when one of the-26 27 parties involved is less than 18 years of age; a violation of subsection (b) 28 (1) of K.S.A. 21-3513, and amendments thereto, when one of the parties 29 involved is less than 18 years of age; a violation of K.S.A. 21-3515, and amendments thereto, when one of the parties involved is less than 18 years 30 31 of age; or a violation of K.S.A. 21-3517, and amendments thereto; shall be 32 required to submit such specimen or sample at the same time such person 33 is fingerprinted pursuant to the booking procedure.

34 (3) (e) The court may order a person to submit a sample upon a 35 conviction or adjudication for any crime.

36 (f) Prior to taking such samples, the arresting, charging or custodial 37 law enforcement or juvenile justice agency shall search the Kansas 38 criminal history files through the Kansas criminal justice information 39 system to determine if such person's sample is currently on file with the Kansas bureau of investigation. In the event that it cannot reasonably be 40 established that a DNA sample for such person is on file at the Kansas 41 bureau of investigation, the arresting, charging or custodial law 42 43 enforcement or juvenile justice agency shall cause a sample to be

collected. If such person's sample is on file with the Kansas bureau of
 investigation, the law enforcement *or juvenile justice* agency-is *shall* not
 be required to take the sample.

4 (4)(g) (1) If a court later determines that there was not probable cause 5 for the arrest, charge or placement in custody or the charges are otherwise 6 dismissed, and the case is not appealed, the Kansas bureau of 7 investigation, upon petition by such person, shall expunge both the DNA 8 sample and the profile record of such person.

9 (5)(2) If a conviction against a person, who is required to submit such 10 specimen or sample, is expunged or a verdict of acquittal with regard to 11 such person is returned, the Kansas bureau of investigation shall, upon 12 petition by such person, expunge both the DNA sample and the profile 13 record of such person.

(f) All persons required to register as offenders pursuant to K.S.A.
 22-4901 et seq., and amendments thereto, shall be required to submit specimens of blood or an oral or other biological sample authorized by the
 Kansas bureau of investigation to the Kansas bureau of investigation in
 accordance with the provisions of this act.

19 (g)(h) The Kansas bureau of investigation shall provide all-specimen 20 vials, mailing tubes, labels kits, supplies and instructions necessary for the 21 collection of blood, oral or other biological samples. The collection of 22 samples shall be performed in a medically approved manner. No person 23 authorized by this section to withdraw blood, and no person assisting in 24 the collection of these samples pursuant to the provisions of this section 25 shall be liable in any civil or criminal action when the act is performed in a reasonable manner according to generally accepted medical practices. The 26 27 withdrawal of blood for purposes of this act may be performed only by: (1) 28 A person licensed to practice medicine and surgery or a person acting-29 under the supervision of any such licensed person; (2) a registered nurse or a licensed practical nurse; or (3) any qualified medical technician 30 including, but not limited to, an emergency medical technician-31 32 intermediate, mobile intensive care technician, advanced emergency-33 medical technician or a paramedic, as those terms are defined in K.S.A. 34 65-6112, and amendments thereto, or a phlebotomist. The Such samples 35 shall-thereafter be forwarded to the Kansas bureau of investigation- and 36 the bureau shall analyze-the such samples to the extent allowed by funding 37 available for this purpose.

38 (h)(i) (1) The DNA (deoxyribonucleic acid) records and DNA-39 samples shall be maintained by the Kansas bureau of investigation. The 40 Kansas bureau of investigation shall establish, implement and maintain a 41 statewide automated DNA databank and DNA database capable of, but not 42 limited to, searching, matching and storing DNA records. The DNA 43 database as established by this act shall be compatible with the procedures

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1 specified by the federal bureau of investigation's combined DNA index

2 system (CODIS). The Kansas bureau of investigation shall participate in
3 the CODIS *federal bureau of investigation's combined DNA index system*4 program by sharing data and utilizing compatible test procedures,
5 laboratory equipment, supplies and computer software.

6 (i)(2) The DNA records obtained pursuant to this act shall be 7 confidential and shall be released only to authorized criminal justice 8 agencies. The Such DNA records shall be used only for law enforcement 9 identification purposes or to assist in the recovery or identification of 10 human remains from disasters or for other humanitarian identification 11 purposes, including, *but not limited to*, identification of missing persons.

(j) (1)(3) The Kansas bureau of investigation shall be the state central
 repository for all DNA records and DNA samples obtained pursuant to this
 act. No DNA records shall be accepted for admission or comparison
 unless obtained in substantial compliance with the provisions of this
 section by an accredited forensic laboratory meeting the national DNA
 index guidelines established by the federal bureau of investigation.

18 *(j) (1)* The Kansas bureau of investigation shall promulgate rules and 19 regulations for:

20 (A) The form and manner of the collection and maintenance of DNA 21 samples;

(B) a procedure which allows the defendant defendants to petition to
 expunge and destroy the DNA samples and profile record in the event of a
 dismissal of charges, expungement or acquittal at trial; and

(C) *any* other procedures for the operation of this act.

(2) These Such rules and regulations also shall require compliance
 with national quality assurance standards to ensure that-the such DNA
 records satisfy standards of acceptance of such records into the national
 DNA identification index.

(3) The provisions of the Kansas administrative procedure act shall
 apply to all actions taken-under the *pursuant to such* rules and regulations
 so promulgated.

(k) The Kansas bureau of investigation is authorized to contract with third parties for the purposes of implementing this section. Any other party contracting to carry out the functions of this section shall be subject to the same restrictions and requirements of this section, insofar as applicable, as the bureau, as well as any additional restrictions *or requirements* imposed by the bureau.

(1) In the event that a person's DNA sample is lost, *was not properly obtained pursuant to the provisions of this act* or is not adequate for any
reason, the person shall provide another sample for analysis.

42 (m) The failure of any court or law enforcement or juvenile justice 43 agency to strictly comply with this act shall not constitute grounds for 11

1 challenging the validity of the collection and use of the sample as provided

2 in this act or for the exclusion of evidence based upon, or derived from any sample so taken. 3

4 (m)(n) Any person who is subject to the requirements of this section, and who, after receiving notification of the requirement to provide a DNA 5 6 specimen, knowingly refuses to provide such DNA specimen, shall be 7 guilty of a class A nonperson misdemeanor. 8

(o) As used in this section:

9 (1) "This act" means this section and K.S.A. 21-2512, and amendments thereto; 10

(2) "DNA" means deoxyribonucleic acid; and

12 (3) "profile record" means the identifying information of the laboratory performing the examination, case numbers, laboratory 13 personnel and the specimen identification number related to a DNA 14 15 profile.

16 Sec. 2. K.S.A. 2012 Supp. 21-2511 is hereby repealed.

17 Sec 3 This act shall take effect and be in force from and after its 18 publication in the statute book.