Unofficial Copy E2

# By: Senators Kelley, Conway, Currie, Della, Dorman, Exum, Forehand, Frosh, Hughes, Jacobs, Lawlah, Mitchell, Ruben, Sfikas, Stone, Teitelbaum, and Van Hollen

Introduced and read first time: January 18, 2002 Assigned to: Judicial Proceedings

## A BILL ENTITLED

#### 1 AN ACT concerning

# Criminal Procedure - DNA Evidence - Preservation of Scientific Identification Evidence

4 FOR the purpose of requiring the State to preserve scientific identification evidence

- 5 without regard to the State's knowledge that the evidence contains DNA;
- 6 altering the period of time that the State must preserve certain evidence; and
- 7 generally relating to the preservation of scientific identification evidence.

8 BY repealing and reenacting, with amendments,

- 9 Article Criminal Procedure
- 10 Section 8-201(i)
- 11 Annotated Code of Maryland
- 12 (2001 Volume)

13

2 3

### Preamble

14 WHEREAS, The Court of Appeals has adopted a change to the Maryland Rules 15 effective January 1, 2002, allowing a motion for a new trial to be "filed at any time if

16 the motion is based on DNA identification testing or other generally accepted

17 scientific techniques the results of which, if proven, would show that the defendant is

18 innocent of the crime of which the defendant was convicted"; and

WHEREAS, Current law requires the State to preserve DNA evidencegenerally only for 3 years after sentence; and

21 WHEREAS, To allow the destruction of evidence while allowing the defendant 22 the right to a new trial would make the right virtually meaningless 3 years after the

23 sentence was imposed; now, therefore,

24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

25 MARYLAND, That the Laws of Maryland read as follows:

2				SENATE BILL 219
1	Article - Criminal Procedure			
2	8-201.			
3	(i)	(1)	The Stat	e shall preserve scientific identification evidence that:
4			(i)	[the State has reason to know] contains DNA material; and
5 6	(b) of this se	ction.	(ii)	is secured in connection with an offense described in subsection
7 8	(2) The State shall preserve scientific identification evidence described in paragraph (1) of this subsection for[:			
9			(i)	a period of 3 years after the imposition of sentence; or
12 13 14	<ul> <li>(ii) a period beyond 3 years that is required pursuant to an order</li> <li>issued within 3 years after the imposition of sentence by the Court of Appeals or</li> <li>Court of Special Appeals that is specific to a single offense and specific scientific</li> <li>identification evidence relating to that offense] THE TIME OF THE SENTENCE,</li> <li>INCLUDING ANY CONSECUTIVE SENTENCE IMPOSED IN CONNECTION WITH THE</li> <li>OFFENSE.</li> </ul>			
16 17		(3) the case		te shall make the scientific identification evidence available ms that are mutually agreed on between them.
			on in the	reement cannot be reached, the party requesting the testing circuit court that entered the judgment for an order the evidence will be made available for testing.

21 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 22 October 1, 2002.