D3 6lr0124

By: Chairman, Judiciary Committee (By Request - Departmental - State Police) ntroduced and read first time: January 25, 2006 Assigned to: Judiciary							
Committee Report: Favorable House action: Adopted Read second time: March 7, 2006							
			CHAPTER				
1	AN ACT co	ncerning	;				
2	Criminal Procedure - Evidence - Admissibility of DNA Profiles						
3 4 5							
6 7 8 9 10	Section 10-915 Annotated Code of Maryland						
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
13	}		Article - Courts and Judicial Proceedings				
14	10-915.						
15	(a)	(1)	In this section the following words have the meanings indicated.				
16 17		(2) contain g	"Deoxyribonucleic acid (DNA)" means the molecules in all cellular enetic information in a chemical structure of each individual.				
			"DNA profile" means an analysis of genetic loci that have been to NATIONAL QUALITY ASSURANCE standards [established]				

UNOFFICIAL COPY OF HOUSE BILL 274

1 2	(TWGDAM); or	(i)	The Technical Working Group on DNA Analysis Methods			
3 4	Bureau of Investigation	(ii) on.	The DNA Advisory Board] THE DIRECTOR of the Federal			
7	genetic loci has been by [TWGDAM or the	validated DNA A	the testing laboratory setting forth that the analysis of [by] ACCORDING TO standards [established] ISSUED dvisory Board] THE DIRECTOR OF THE FEDERAL ON is sufficient to admit a DNA profile under this section.			
		identity	roceeding, the evidence of a DNA profile is admissible to of any person, if the party seeking to introduce the			
12 13	(1) before any criminal p		in writing the other party or parties by mail at least 45 days g; and			
14 15	` ,		s, if applicable and requested in writing, the other party or any criminal proceeding with:			
	autoradiographs, dot		First generation film copy or suitable reproductions of t blots, silver stained gels, test strips, control strips, d in the course of the analysis;			
	analysis, including cl		Copies of laboratory notes generated in connection with the astody documents, sizing and hybridization information, orksheets;			
22		(iii)	Laboratory protocols and procedures utilized in the analysis			
23		(iv)	The identification of each genetic locus analyzed; and			
24 25	frequencies for the d	(v) atabases ı	A statement setting forth the genotype data and the profile utilized.			
	(d) If a party is unable to provide the information required under subsection (c) of this section at least 30 days prior to the criminal proceedings, the court may grant a continuance to permit such timely disclosures.					
31	this section does not	preclude	ssue of admissibility under this section, subsection (c) of discovery under the Maryland Rules relating to scientific relevance to a material issue regarding the			
33 34	SECTION 2. At effect October 1, 200		FURTHER ENACTED, That this Act shall take			