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(PRE-FILED)

5lr0096 CF SB 202

By: Chair, Judiciary Committee (By Request – Departmental – State Police) Requested: September 28, 2024 Introduced and read first time: January 8, 2025 Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

Public Safety - Statewide DNA Database System, DNA Collection, and Penalties Alterations

4 FOR the purpose of requiring a certain DNA sample to be collected in a certain manner $\mathbf{5}$ from an individual who is required to register as a sex offender; requiring a DNA 6 sample to be collected by a certain individual or at a certain location under certain 7 circumstances; requiring a custodial agency or correctional facility to ensure a DNA 8 sample is collected in a certain manner; prohibiting a DNA sample from being tested 9 and placed in a certain statewide DNA database system until certain conditions are 10 met; prohibiting an individual from refusing to provide a DNA sample as required 11 for collection in the database system; requiring certain DNA samples or DNA records 12to be destroyed and expunged under certain circumstances; and generally relating 13 to the statewide DNA database system and the collection of DNA samples.

- 14 BY repealing and reenacting, without amendments,
- 15 Article Public Safety
- 16 Section 2–501
- 17 Annotated Code of Maryland
- 18 (2022 Replacement Volume and 2024 Supplement)
- 19 BY repealing and reenacting, with amendments,
- 20 Article Public Safety
- 21 Section 2–504 and 2–511
- 22 Annotated Code of Maryland
- 23 (2022 Replacement Volume and 2024 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That the Laws of Maryland read as follows:
- 26

Article – Public Safety

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



 $\mathbf{2}$

1	2-501.
2	(a) In this subtitle the following words have the meanings indicated.
$\frac{3}{4}$	(b) "Burglary" includes the crimes enumerated in §§ 6–202, 6–203, and 6–204 of the Criminal Law Article.
5 6 7	(c) (1) "CODIS" means the Federal Bureau of Investigation's "Combined DNA Index System" that allows the storage and exchange of DNA records submitted by federal, state, and local forensic DNA laboratories.
$\frac{8}{9}$	(2) "CODIS" includes the national DNA index administered and operated by the Federal Bureau of Investigation.
10	(d) "Crime Laboratory" means the Forensic Sciences Division of the Department.
$\begin{array}{c} 11 \\ 12 \end{array}$	(e) (1) Except as provided in paragraph (2) of this subsection, "crime of violence" has the meaning stated in § 14–101 of the Criminal Law Article.
13	(2) "Crime of violence" does not include mayhem.
$\begin{array}{c} 14 \\ 15 \end{array}$	(f) "Director" means the Director of the Crime Laboratory or the Director's designee.
16	(g) "DNA" means deoxyribonucleic acid.
17 18	(h) (1) "DNA record" means DNA information stored in CODIS or the statewide DNA database system.
19 20	(2) "DNA record" includes the information commonly referred to as a DNA profile.
21	(i) "DNA sample" means a body fluid or tissue sample that is:
$\frac{22}{23}$	(1) provided by an individual who is convicted of a felony or a violation of § 6–205 or § 6–206 of the Criminal Law Article;
24	(2) provided by an individual who is charged with:
$\frac{25}{26}$	(i) a crime of violence or an attempt to commit a crime of violence; or
27	(ii) burglary or an attempt to commit burglary; or
$\begin{array}{c} 28\\ 29 \end{array}$	(3) submitted to the statewide DNA database system for testing as part of a criminal investigation.

1 (j) "Statewide DNA database system" means the DNA record system 2 administered by the Department for identification purposes.

3 (k) "Statewide DNA repository" means the State repository of DNA samples 4 collected under this subtitle.

 $5 \quad 2-504.$

6 (a) (1) In accordance with regulations adopted under this subtitle, an 7 individual who is convicted of a felony or a violation of § 6–205 or § 6–206 of the Criminal 8 Law Article shall:

9 (i) have a DNA sample collected either at the time of sentence or on 10 intake to a correctional facility, if the individual is sentenced to a term of imprisonment; or

(ii) provide a DNA sample as a condition of sentence or probation, ifthe individual is not sentenced to a term of imprisonment.

13 (2) An individual who was convicted of a felony or a violation of § 6–205 or 14 § 6–206 of the Criminal Law Article on or before October 1, 2003 and who remains confined 15 in a correctional facility on or after October 1, 1999, shall submit a DNA sample to the 16 Department.

17 (3) (i) In accordance with regulations adopted under this subtitle, a 18 DNA sample shall be collected from an individual who is charged with:

191.a crime of violence or an attempt to commit a crime of20violence; or

21 2. burglary or an attempt to commit burglary.

(ii) At the time of collection of the DNA sample under this paragraph, the individual from whom a sample is collected shall be given notice that the DNA record may be expunged and the DNA sample destroyed in accordance with § 2–511 of this subtitle.

(iii) DNA evidence collected from a crime scene or collected as evidence of sexual assault at a hospital that a law enforcement investigator considers relevant to the identification or exoneration of a suspect shall be tested as soon as reasonably possible following collection of the sample.

30 (4) AN INDIVIDUAL REQUIRED TO REGISTER AS A SEX OFFENDER
 31 UNDER § 11–704 OF THE CRIMINAL PROCEDURE ARTICLE SHALL HAVE A DNA
 32 SAMPLE COLLECTED BY THE SUPERVISING AUTHORITY WHERE THE INDIVIDUAL IS
 33 INITIALLY REQUIRED TO REGISTER.

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1 (b) In accordance with regulations adopted under this subtitle, each DNA sample 2 required to be collected under this section shall be collected:

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(1) **BY AN INDIVIDUAL WHO IS:**

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(I) DESIGNATED BY THE DIRECTOR; AND

5 (II) TRAINED IN THE COLLECTION PROCEDURES THAT THE 6 CRIME LABORATORY USES; AND

7 (2) (I) at the time the individual is charged, [at a facility specified by 8 the Secretary] BY AN EMPLOYEE OF A BOOKING FACILITY OR THE ARRESTING 9 AGENCY;

10 (II) AFTER A CONVICTION OF A QUALIFYING CRIME UNDER 11 SUBSECTION (A)(1) OF THIS SECTION:

12 [(2)] **1.** BY AN EMPLOYEE OF A CORRECTIONAL FACILITY AT 13 THE TIME OF INTAKE at the correctional facility where the individual is confined, if the 14 individual is confined in a correctional facility on or after October 1, 2003, or is sentenced 15 to a term of imprisonment on or after October 1, 2003;

16 [(3)] **2.** at a facility specified by the Director, if the individual is 17 on probation or is not sentenced to a term of imprisonment; or

18 [(4)] **3.** at a suitable location in a circuit court following the 19 imposition of sentence; **OR**

20 (III) AT THE TIME OF REGISTRATION AS A SEX OFFENDER UNDER 21 § 11–704 OF THE CRIMINAL PROCEDURE ARTICLE, BY THE SUPERVISING 22 AUTHORITY WHERE THE INDIVIDUAL IS INITIALLY REQUIRED TO REGISTER, IF 23 APPLICABLE.

- 24 [(c) A DNA sample shall be collected by an individual who is:
- 25

(1)

- designated by the Director; and
- 26 (2) trained in the collection procedures that the Crime Laboratory uses.]

(C) BEFORE RELEASING AN INDIVIDUAL FROM CUSTODY, THE CUSTODIAL AGENCY OR CORRECTIONAL FACILITY SHALL ENSURE THAT THE INDIVIDUAL'S DNA SAMPLE HAS BEEN COLLECTED IN ACCORDANCE WITH THIS SECTION.

30 (d) (1) A DNA sample collected from an individual charged with a crime under 31 subsection (a)(3) of this section may not be tested or placed in the statewide DNA database

1	system [prior to the first scheduled arraignment date]:
2	(I) UNTIL:
$\frac{3}{4}$	1. A DETERMINATION IS MADE THAT PROBABLE CAUSE EXISTS FOR A QUALIFYING CRIME IN ACCORDANCE WITH THE MARYLAND RULES;
$5 \\ 6$	2. THE INDIVIDUAL HAS BEEN ARRESTED FOR A QUALIFYING CHARGE IN ACCORDANCE WITH AN ARREST WARRANT;
7 8 9	3. AN INFORMATION IS FILED BY A STATE'S ATTORNEY FOR A QUALIFYING CRIME IN ACCORDANCE WITH § 4–102 OF THE CRIMINAL PROCEDURE ARTICLE; OR
10 11	4. AN INDICTMENT IS RETURNED BY A GRAND JURY CHARGING THE INDIVIDUAL WITH A QUALIFYING CRIME; OR
$\begin{array}{c} 12\\ 13 \end{array}$	(II) unless requested or consented to by the individual as provided in paragraph (3) of this subsection.
$\begin{array}{c} 14 \\ 15 \end{array}$	(2) If all qualifying criminal charges are determined to be unsupported by probable cause:
16	(i) the DNA sample shall be immediately destroyed; and
17 18	(ii) notice shall be sent to the defendant and counsel of record for the defendant that the sample was destroyed.
19 20 21	(3) An individual may request or consent to have the individual's DNA sample processed prior to [arraignment] A PROBABLE CAUSE DETERMINATION for the sole purpose of having the sample checked against a sample that:
22	(i) has been processed from the crime scene or the hospital; and
23	(ii) is related to the charges against the individual.
$\begin{array}{c} 24 \\ 25 \end{array}$	(e) A second DNA sample shall be taken if needed to obtain sufficient DNA for the statewide DNA database system or if ordered by the court for good cause shown.
$\begin{array}{c} 26 \\ 27 \end{array}$	(f) Failure of an individual who is not sentenced to a term of imprisonment to provide a DNA sample within 90 days after notice by the Director is a violation of probation.
28 29	(G) (1) AN INDIVIDUAL MAY NOT REFUSE TO PROVIDE A DNA SAMPLE IN ACCORDANCE WITH THIS SECTION.

1 (2) AN INDIVIDUAL WHO VIOLATES PARAGRAPH (1) OF THIS 2 SUBSECTION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A 3 FINE NOT EXCEEDING \$10,000.

4 (H) (1) AN EMPLOYEE WHO ATTEMPTS TO COLLECT A DNA SAMPLE IN 5 ACCORDANCE WITH THIS SECTION, BUT IS UNABLE TO COLLECT THE SAMPLE 6 BECAUSE THE INDIVIDUAL WHO IS REQUIRED TO SUBMIT THE SAMPLE REFUSES TO 7 DO SO, SHALL BE DEEMED TO HAVE DISCHARGED THE EMPLOYEE'S DUTY UNDER 8 THIS SECTION.

9 (2) A REFUSAL TO SUBMIT A DNA SAMPLE AS REQUIRED UNDER THIS 10 SECTION SHALL BE REFERRED TO THE STATE'S ATTORNEY'S OFFICE FOR 11 PROSECUTION UNDER SUBSECTION (G) OF THIS SECTION.

12 2-511.

(a) (1) Except as provided in paragraph [(2)] (3) of this subsection, [any] AN
INDIVIDUAL'S DNA samples and records [generated as part of a criminal investigation or
prosecution] THAT ARE COLLECTED IN ACCORDANCE WITH § 2–504(A)(3) OF THIS
SUBTITLE shall be destroyed [or] AND expunged automatically from the [State]
STATEWIDE DNA database SYSTEM if:

18 (i) a criminal action begun against the individual relating to the 19 crime does not result in a conviction of the individual;

20 (ii) the conviction is finally reversed or vacated and no new trial is 21 permitted; or

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(iii) the individual is granted an unconditional pardon.

23 (2) EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, A 24 DNA SAMPLE COLLECTED, BUT NOT TESTED, FROM AN INDIVIDUAL CHARGED WITH 25 A CRIME UNDER § 2–504(A)(3) OF THIS SUBTITLE SHALL BE DESTROYED AND 26 EXPUNGED IF:

- 27 (I) AT LEAST 2 YEARS HAVE PASSED FROM THE DATE OF 28 COLLECTION OF THE DNA SAMPLE; AND
- 29(II) THE DNA SAMPLE FAILED TO MEET THE REQUIREMENTS30FOR TESTING.

31 [(2)] (3) A DNA sample or DNA record may not be destroyed or expunged 32 automatically from the [State] **STATEWIDE** DNA database **SYSTEM** if:

1	(I) the criminal action is put on the stet docket [or];
2	(II) the individual receives probation before judgment; OR
$\frac{3}{4}$	(III) THE TRIAL FOR A QUALIFYING CHARGE UNDER § 2–504(A)(3) OF THIS SUBTITLE REMAINS PENDING FOR ANY REASON.
5 6 7	(b) If the DNA sample or DNA record was obtained or generated only in connection with a case in which eligibility for expungement has been established, the DNA sample shall be destroyed and the DNA record shall be expunged.
$8\\9\\10$	(c) Any DNA record expunged in accordance with this section shall be expunged from every database into which it has been entered, including local, State, and federal databases.
$\begin{array}{c} 11 \\ 12 \end{array}$	(d) An expungement or destruction of sample under this section shall occur within 60 days of an event listed in subsection (a) of this section.
$13 \\ 14 \\ 15 \\ 16$	(e) [A letter] WRITTEN NOTICE documenting expungement of the DNA record and destruction of the DNA sample shall, IN ACCORDANCE WITH REGULATIONS ADOPTED BY THE DIRECTOR, be sent by the Director to the defendant and the defendant's attorney at the address specified by the court in the order of expungement.
$17 \\ 18 \\ 19$	(f) A record or sample that qualifies for expungement or destruction under this section and is matched concurrent with or subsequent to the date of qualification for expungement:
$\begin{array}{c} 20\\ 21 \end{array}$	(1) may not be utilized for a determination of probable cause regardless of whether it is expunged or destroyed timely; and
22	(2) is not admissible in any proceeding for any purpose.
$\begin{array}{c} 23\\ 24 \end{array}$	(g) The Director shall adopt [procedures] REGULATIONS to comply with this section.
25	SECTION 2. AND BE IT FURTHER ENACTED, That:
26	(a) (1) In this section the following words have the meanings indicated.
$\begin{array}{c} 27\\ 28 \end{array}$	(2) "DNA sample" has the meaning stated in § 2–501 of the Public Safety Article.
29 30	(3) "Statewide DNA database system" has the meaning stated in § 2–501 of the Public Safety Article.
31	(b) For any DNA sample collected in accordance with § 2–504(a)(3) of the Public

1 Safety Article before the effective date of this Act, the Forensic Sciences Division in the 2 Department of State Police shall, on or before October 1, 2028, destroy and expunge the 3 record of any DNA sample that has not been tested or placed in the statewide DNA 4 database system on or before November 1, 2027, because the DNA sample failed to meet 5 the requirements of Title 2, Subtitle 5 of the Public Safety Article, as that subtitle existed 6 before the effective date of this Act.

7 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 8 October 1, 2025.

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