HOUSE BILL 301

E2(5lr0865)

ENROLLED BILL

— Judiciary/Judicial Proceedings —

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Introduced by Delegate Moon					
Read and Examined by Proofreaders:					
Proofreader					
Proofreader					
Sealed with the Great Seal and presented to the Governor, for his approval this					
day of at o'clock,M					
Speaker					
CHAPTER					
AN ACT concerning					
Criminal Procedure – Forensic Genetic Genealogical DNA Analysis and Search – Affidavit for Judicial Authorization					
FOR the purpose of altering <u>and clarifying</u> certain requirements for a sworn affidavit submitted for judicial authorization to initiate a forensic genetic genealogical DNA analysis search (FGGS); and generally relating to FGGS.					
BY repealing and reenacting, without amendments, Article – Criminal Procedure Section 17–101(e) and 17–102(a) Annotated Code of Maryland (2018 Replacement Volume and 2024 Supplement)					
BY repealing and reenacting, with amendments, Article – Criminal Procedure					

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1 2 3	Section 17–102(b) Annotated Code of Maryland (2018 Replacement Volume and 2024 Supplement)					
4 5	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
6	Article – Criminal Procedure					
7	17–101.					
8	(e) "Forensic genetic genealogical DNA analysis and search" or "FGGS" means:					
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14 15	(3) a genealogical search using public records and other lawful means to obtain information in accordance with this title.					
16	17–102.					
17 18 19	certifying before the court that the forensic sample and the criminal case satisfy the criteria					
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22 23	(b) (1) A sworn affidavit shall be submitted by a law enforcement agent with approval of a prosecutor from the relevant jurisdiction asserting that:					
24	(1) (1) THE IDENTITY OF THE PERPETRATOR IS UNKNOWN;					
25 26 27	[(1)] (2) (II) the crime is the commission of, or the attempt to commit, murder, rape, a felony sexual offense, or a criminal act involving circumstances presenting a substantial and ongoing threat to public safety or national security;					
28 29 30	[(2)] (3) (III) the forensic sample to be subjected to the FGGS is biological material reasonably believed by investigators to have been deposited by a putative perpetrator and that the forensic sample was collected from:					
31	(i) 1. a crime scene;					

$\frac{1}{2}$	event; or	(ii)	<u>2.</u>	a person, an item, or a location connected to the criminal		
3 4	victim; AND	(iii)	<u>3.</u>	the unidentified human remains of a suspected homicide		
5 6 7	[(3)] (4) (IV) an STR DNA profile has already been developed from the forensic sample, was entered into the statewide DNA database system and the national DNA database system, and failed to identify a known individual (4); and					
8 9 10	(4) (V) unless the crime being investigated presents an ongoing threat to public safety or national security concerns, reasonable investigative leads have been pursued and failed to identify the perpetrator.					
11 12	(2) NOTHING IN THIS SUBSECTION MAY BE CONSTRUED TO REQUIRE THAT ALL INVESTIGATIVE LEADS HAVE BEEN EXHAUSTED.					
13 14	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2025.					
	Approved:					
				Governor.		
	Speaker of the House of Delegates.					

President of the Senate.