GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 1383 Judiciary I Committee Substitute Adopted 7/7/10

	Short Title:	Safer Streets/DNA Initiatives.	(Public)
	Sponsors:		
	Referred to:		
		May 26, 2010	
1		A BILL TO BE ENTITLED	
2	AN ACT TO	O REQUIRE THAT A DNA SAMPLE BE TAKEN F	ROM ANY PERSON
3		ED FOR COMMITTING CERTAIN OFFENSES, AN	
4		ES THAT PROVIDE FOR A DNA SAMPLE UPON CON	
5	The General	Assembly of North Carolina enacts:	
6		ECTION 1. This act shall be known and may be cited as "	The DNA Database Act
7	of 2010."		
8	SI	ECTION 2. G.S. 15A-266.2 reads as rewritten:	
9	"§ 15A-266.2	. Definitions.	
10		n this Article, unless another meaning is specified or the o	context clearly requires
11		e following terms have the meanings specified:	
12	(1		
13		allows the storage and exchange of DNA records sub	•
14		and local forensic DNA laboratories. The term "CO	
15		Combined DNA Index System.System (NDIS) admin	istered and operated by
16	(1	the Federal Bureau of Investigation.	
17	(1		
18 19		evidence collected as part of a criminal investigation term includes a central evidence storage facility opera	
20	(2		
20	(2	and provides an individual's personal genetic blu	
22		genetic information that is the basis of human	-
23		identification.	neredity and rerefisie
24	(3		ion stored in the State
25	(1	DNA Database or CODIS for the purpose of genera	
26		or supporting statistical interpretation of DNA test re	5
27		is the result obtained from the DNA typing tests. ana	
28		is comprised of the characteristics of a DNA sample	•
29		establishing the identity of individuals. The results of	all DNA identification
30		tests analyses on an individual's DNA sample are al	so collectively referred
31		to as the DNA profile of an individual.	
32	(4	-	-
33		other biological sample containing cells provided by a	• •
34		to convicted of offenses covered by this Article or	
35		Laboratory State Bureau of Investigation pursuant to	
36		pursuant to a criminal investigation.investigation or st	orage or both.
37	(5) "FBI" means the Federal Bureau of Investigation.	

(5) "FBI" means the Federal Bureau of Investigation.



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1	(5a)	"NDIS" means the National DNA Index System that is the national DNA
2		database system of DNA profile records which that meet federal quality
3		assurance and privacy standards.
4	(6)	"SBI" means the State Bureau of Investigation. The SBI is responsible for
5		the policy management policy, management, and administration of the State
6		DNA identification record system to support law enforcement, and for
7		liaison with the FBI regarding the State's participation in
8		CODIS.enforcement and other criminal justice agencies.
9	(7)	"State DNA Database" means the SBI's DNA identification record system to
10		support law enforcement. It is administered by the SBI and provides DNA
11 12		records to the FBI for storage and maintenance in CODIS. The SBI's DNA
12		Database system is the collective capability provided by computer software and proceedures administered by the SPI to store and maintain DNA records
13 14		and procedures administered by the SBI to store and maintain DNA records related to forensic casework, to convicted offenders required to provide a
14		DNA sample under this Article, and to anonymous DNA records used for
16		research or quality control. to: forensic casework; convicted offenders and
17		arrestees required to provide a DNA sample under this Article; persons
18		required to register as sex offenders under G.S. 14-208.7; unidentified
19		persons or body parts; missing persons; relatives of missing persons; and
20		anonymous DNA profiles used for forensic validation, forensic protocol
21		development, or quality control purposes or establishment of a population
22		statistics database for use by criminal justice agencies.
23	(8)	"State DNA Databank" means the repository of DNA samples collected
24		under the provisions of this Article.
25	<u>(9)</u>	"Criminal Justice Agency" means an agency or institution of a federal, State,
26		or local government, other than the office of the public defender, that
27		performs as part of its principal function, activities relating to the
28		apprehension, investigation, prosecution, adjudication, incarceration,
29 30	(10)	supervision, or rehabilitation of criminal offenders.
30 31	<u>(10)</u>	<u>"Arrestee" means any person arrested for an offense in G.S. 15A-266.3A(d)</u> or (e).
32	(11)	"Conviction" includes a conviction by a jury or a court, a guilty plea, a plea
33	<u>(11)</u>	of nolo contendere, or a finding of not guilty by reason of insanity or mental
34		disease or defect."
35	SECT	TION 3. G.S. 15A-266.3 reads as rewritten:
36	"§ 15A-266.3.	
37	datab	ase and databank.
38	The DNA id	entification system as established by the SBI shall be compatible with the
39		fied by the FBI, including use of comparable test procedures, laboratory
40	I I I I I	ies, and computer software. There is established under the administration of
41		te DNA Database and State DNA Databank. The SBI shall provide DNA
42		BI for the searching of DNA records nationwide and storage and maintenance
43	•	State DNA Databank shall serve as the repository for DNA samples obtained
44	-	Article. The State DNA Database shall be compatible with the procedures
45 46		FBI, including use of comparable test procedures, laboratory and computer
40 47		ies and computer platform and software. The State DNA Database shall have ovided by computer software and procedures administered by the SBI to store
47 48		A records related to all of the following:
40 49	<u>and maintain Div</u> (1)	<u>Crime scene evidence and forensic casework.</u>
	$\frac{(1)}{(2)}$	Arrestees, offenders, and persons found not guilty by reason of insanity, who
51	<u>_/</u>	are required to provide a DNA sample under this Article.
		<u></u>

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(3)	Persons required to register as sex offenders under G.S. 14-2	208.7.
$\frac{(4)}{(4)}$	Unidentified persons or body parts.	
<u>(5)</u>	Missing persons.	
<u>(6)</u>	Relatives of missing persons.	
(7)	Anonymous DNA profiles used for forensic validation, f	Forensic protocol
<u>\</u>	development, or quality control purposes or establishment	
	statistics database, for use by criminal justice agencies."	<u>or a population</u>
SEC	CTION 4. Article 13 of Chapter 15A of the General Statutes	s is amended by
adding a new se	1	s is amended by
U	. DNA sample required for DNA analysis upon arrest for cer	rtain offenses
	ess a DNA sample has previously been obtained by lawful proce	
	the State DNA Database, and that record and sample has no	
	provision of law, a DNA sample for DNA analysis and testing	
	n who is arrested for committing an offense described in subsec	
this section.	a who is affested for communing an offense described in subsec	<u>uon (u) or (e) or</u>
	amasting law anforcement officer shall shteir on sever to be	abtained a DNA
	arresting law enforcement officer shall obtain, or cause to be of a sense of	
	n arrested person at the time of arrest, or when fingerprinted.	
-	ed without a warrant, then the DNA sample shall not be taken attor has been made pursuant to $GS_{15}(511(c)(1))$. The DNA	-
	ation has been made pursuant to G.S. $15A-511(c)(1)$. The DNA	-
	unless a court order authorizes that a DNA blood sample be ob-	
	is taken, it shall comply with the requirements of G.S. 15.	
	nforcement officer shall forward, or cause to be forwarded, the	DNA sample to
	laboratory for DNA analysis and testing.	marrida a DNA
	er taking a DNA sample from an arrested person required to	-
	t to this section, the person taking the DNA sample shall pro-	
	written notice of the procedures for seeking an expunction of t	
-	sections (f) and (g) of this section. The Department of Justice	shall provide the
	equired by this subsection.	DNIA (action and
	DNA record of identification characteristics resulting from the	
	le itself shall be stored and maintained by the SBI in the State	e DNA Daladank
pursuant to this		106 receiving or
	s section shall apply to a person arrested for violating G.S. 20- len vehicles, or any one of the following offenses in Chapter 1	
	ien venicies, of any one of the following offenses in Chapter 1	4 of the General
Statutes: (1)	C.S. 14.17 First and Second Decree Murder	
$\frac{(1)}{(2)}$	G.S. 14-17, First and Second Degree Murder.	
$\frac{(2)}{(2)}$	G.S. 14-18, Manslaughter.	
$\frac{(3)}{(4)}$	Any offense in Article 7A, Rape and Other Sex Offenses.	
<u>(4)</u>	Any offense punishable as a felony in Article 8, Assaults; a	ina G.S. 14-32.1,
/ - \	Assault on a Handicapped Person.	
<u>(5)</u>	Any offense in Article 10, Kidnapping and Abduction,	or Article 10A,
	Human Trafficking.	
<u>(6)</u>	Any offense in Article 14, Burglary.	
<u>(7)</u>	Any offense in Article 15, Arson.	
<u>(8)</u>	Any offense in Article 17, Robbery.	
<u>(9)</u>	Any offense which would require the person to register und	
	of Article 27A of Chapter 14 of the General Statutes, Se	ex Offender and
	Public Protection Registration Programs.	
<u>(10)</u>		
	s section shall also apply to a person arrested for attempting	
	mit, conspiracy to commit, or aiding and abetting another to co	mmit, any of the
violations inclu	ded in subsection (d) of this section.	

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(f) The S	State Bureau of Investigation shall remove a	person's DNA record, and destroy
any DNA biolog	gical samples that may have been retained,	from the State DNA Database and
DNA Databank	if both of the following are determined	pursuant to subsection (g) of this
section:		
<u>(1)</u>	As to the charge, or all charges, resulting	from the arrest upon which a DNA
	sample is required under this section, a	court or the district attorney has
	taken action resulting in any one of the fol	llowing:
	a. <u>The charge has been dismissed.</u>	
	b. The person has been acquitted of the	<u>he charge.</u>
	<u>c.</u> <u>No charge was filed within the stat</u>	tute of limitations, if any.
		ast three years has passed since the
	date of arrest, and no active prosec	cution is occurring.
<u>(2)</u>	The person's DNA record is not required	to be in the State DNA Database
	under some other provision of law, or is n	not required to be in the State DNA
	Database based upon an offense from a	different transaction or occurrence
	from the one which was the basis for the p	person's arrest.
	ect to the requirements of subsection (f) of	
	sel shall provide the prosecuting district at	
	the Administrative Office of the Courts, re	
-	nged from the DNA Database and that an	y biological samples in the DNA
Databank be des		
	of the request form from the defendant or t	
) determine whether one of the actions in s	
	occurred, and if so, (ii) sign the request forn	
-	rere dismissed by the court, provide the required	• • • •
	t the request form to the SBI no later than	• • •
	ict attorney determines that none of the action	
	n have occurred, then no later than 30 day	• • •
	t attorney shall mail to the defendant, at the the DNA magnet and some he does not eval	±
	at the DNA record and sample does not qual of the request form from the district attorned	• •
	rm, (i) determine whether the requirement of	
-	as been met, and if so, (ii) remove the per	
	ection (f) of this section. The SBI shall, with	
	e defendant, at the address specified in the	• • •
	punction of the DNA record and destruct	-
	endant that the DNA record and sample do	
to subsection (f)		not quality for expanetion parbaant
	ant may file a motion with the court to re-	view the denial of the defendant's
	ilure of either the district attorney or the SE	
period.		<u>F</u>
	dentification, warrant, probable cause to arr	est, or arrest based upon a database
	endant's DNA sample which occurs after the	
	punction of the defendant's DNA sample, s	
▲	of the defendant for any criminal offense.	
(i) If the	defendant is either found guilty of, or plea	ads guilty or nolo contendere to, a
	fense that is a lesser-included offense of	
sample was base	ed, the DNA record and sample shall be ex	punged, unless the lesser-included
-	fense is an offense included in subsection	
record and samp	ble shall not be expunged under this section	on if the defendant is either found
guilty of, or plea	ds guilty or nolo contendere to, a felony offe	ense.

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1	<u>(j)</u>	Notw	vithstanding subsection (f) of this section, the SBI is not requ	ired to destroy or
2	remove a	an item	of physical evidence obtained from a sample if evidence r	elating to another
3	person w	ould the	ereby be destroyed.	
4	<u>(k)</u>	The S	SBI shall adopt procedures to comply with this section."	
5		SEC	FION 5. G.S. 15A-266.4 reads as rewritten:	
6	"§ 15A-2	266.4.	Blood sample <u>DNA sample</u> required for DNA analysis up	on conviction or
7		findi	ng of not guilty by reason of insanity.	
8	(a)	Unles	ss a DNA sample has previously been obtained by lawful pro	cess and <u>a record</u>
9	stored in	the Sta	ate DNA database, Database, and that sample has record and	sample have not
10			oursuant to G.S. 15A-148, on or after December 1, 2003, a pe	rson any provision
11	<u>of law, a</u>	person:		
12		<u>(1)</u>	who-Who is convicted of any of the crimes listed in subs	section (b) of this
13			section or who is found not guilty of any of these crir	nes by reason of
14			insanity and committed to a mental health facility in	
5			G.S. 15A-1321G.S. 15A-1321, shall have provide a DN	
16			upon intake to jail, prison, or the mental health facility.	In addition, every
17			person convicted on or after December 1, 2003, of any of	
18			who is not sentenced to a term of confinement, shall provide	de a DNA sample
19			as a condition of the sentence.	
20		<u>(2)</u>	A person who Who has been convicted and incarcerated	
21			conviction of one or more of these crimes prior to Dece	
22			crimes listed in subsection (b) of this section, or who was f	
23			any of these crimes by reason of insanity and committed t	
24			facility in accordance with G.S. 15A-1321 before	
25			2003, G.S. 15A-1321, shall have provide a DNA sample dra	-
26			or release from the penal system or before release from	the mental health
27			facility.	
28	(b)		es covered by this Article include all of the following:	
29		(1)	All felonies.	
30		(2)	G.S. 14-32.1 – Assaults on handicapped persons.	
31		(3)	G.S. 14-277.3A or former Former G.S. 14-277.3 – Stalking.	
32		(4)	G.S. 14-27.5A Sexual battery.	
33		<u>(5)</u>	All offenses described in G.S. 15A-266.3A."	
34			FION 6. G.S. 15A-266.5 reads as rewritten:	
35	-		Tests to be performed on blood sample.DNA sample.	
36	(a)		ests to be performed on each blood DNA sample are:	
37		(1)	To analyze and type <u>only</u> the genetic markers that are used	for identification
38			purposes contained in or derived from the DNA.	
<u>89</u>		(2)	For law enforcement identification purposes.	
40		(3)	For research and administrative purposes, including:	
41			a. Development of a population database when per	rsonal identifying
42			information is removed.	
43			b. To support identification research and protocol	development of
44			forensic DNA analysis methods.	
45			c. For quality control purposes.	
16 17			d. To assist in the recovery or identification of hun	
47 49			mass disasters or for other humanitarian pur	poses, including
48			identification of missing persons.	
49 50	(b)		DNA record of identification characteristics resulting from	_
50			nd maintained by the SBI in the State DNA Database. The I	UNA sample itself
51	will be st	tored an	d maintained by the SBI in the State DNA Databank.	

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The SBI shall report annually to the Joint Legislative Commission on Governmental 1 (c) 2 Operations and to the Joint Legislative Corrections, Crime Control and Juvenile Justice 3 Oversight Committee, on or before February 1, with information for the previous calendar year, 4 which shall include: a summary of the operations and expenditures relating to the DNA Database and DNA Databank; the number of DNA records from arrestees entered; the number 5 of DNA records from arrestees that have been expunged; and the number of DNA arrestee 6 7 matches or hits that occurred with an unknown sample, and how many of those have led to an 8 arrest and conviction; and how many letters notifying defendants that a record and sample have 9 been expunged, along with the number of days it took to complete the expunction and 10 notification process, from the date of the receipt of the verification form from the State. The Department of Justice, in consultation with the Administrative Office of the 11 (d) Courts and the Conference of District Attorneys, shall study and develop a recommended 12 13 procedure to place responsibility on the State to expunge DNA samples and records taken 14 pursuant to G.S. 15A-266.3A, and shall report to the Joint Legislative Commission on Governmental Operations, the Joint Legislative Corrections, Crime Control and Juvenile 15 Justice Oversight Committee, and the Courts Commission, on or before February 1, 2011." 16 17 SECTION 7. G.S. 15A-266.6 reads as rewritten: 18 Procedures for withdrawal of blood sample for obtaining DNA "§ 15A-266.6. 19 analysis.sample for analysis; refusal to provide sample. 20 Each DNA sample required to be drawn provided pursuant to G.S. 15A-266.4 from (a) 21 persons who are incarcerated shall be drawn-obtained at the place of incarceration. DNA samples from persons who are not sentenced to a term of confinement shall be drawn obtained 22 23 immediately following sentencing. The sentencing court shall order any person not sentenced 24 to a term of confinement confinement, who has not previously provided a DNA sample 25 pursuant to any provision of law requiring a sample and whose DNA record and sample have 26 not been expunged pursuant to law, to report immediately following sentencing to the location 27 designated by the sheriff. If the sample cannot be taken immediately, the sheriff shall inform 28 the court of the date, time, and location at which the sample shall be taken, and the court shall 29 enter that date, time, and location into its order. A copy of the court order indicating the date, 30 time, and location the person is to appear to have a sample taken shall be given to the sheriff. If 31 a person not sentenced to a term of confinement fails to appear immediately following 32 sentencing or at the date, time, and location designated in the court order, the sheriff shall 33 inform the court of the failure to appear and the court may issue an order to show cause 34 pursuant to G.S. 5A-15 and may issue an order for arrest pursuant to G.S. 5A-16. The 35 defendant shall continue to be subject to the court's order to provide a DNA sample until such 36 time as his or her DNA sample is analyzed and a record is successfully entered into the State 37 DNA Database. 38 If, for any reason, the defendant provides a DNA blood sample instead of a cheek (b) 39 swab, Only only a correctional health nurse technician, physician, registered professional nurse, 40 licensed practical nurse, laboratory technician, phlebotomist, or other health care worker with 41 phlebotomy training shall draw any the DNA blood sample to be submitted for analysis. No 42 civil liability shall attach to any person authorized to draw blood by this section as a result of 43 drawing blood from any person if the blood was drawn according to recognized medical 44 procedures. No person shall be relieved from liability for negligence in the drawing of any 45 obtaining a DNA sample.sample by any method. The SBI shall provide to the sheriff the materials and supplies the materials, 46 (c) supplies, and postage prepaid envelopes necessary to draw-obtain a DNA sample from a person 47 48 not sentenced to a term of confinement.required to provide a DNA sample pursuant to this 49 Article and to forward the DNA sample to the appropriate laboratory for DNA analysis and testing. Any DNA sample drawn from a person not sentenced to a term of confinementobtained 50

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1	pursuant to this Article, other than a DNA sample obtained from a person	who is incarcerated,
2	shall be taken using the materials and supplies provided by the SBI.	
3	(d) Duly authorized law enforcement and corrections personnel may	y employ reasonable
4	force in cases where an individual refuses to provide a DNA sample require	
5	and no such employee shall be civilly or criminally liable for the use of such	
6	SECTION 8. G.S. 15A-266.7 reads as rewritten:	
7	"§ 15A-266.7. Procedures for conducting DNA analysis of blood DNA s	sample.
8	The SBI shall adopt rules governing the procedures to be used	
9	identification, analysis, and storage of DNA samples and typing result	
10	submitted under this Article. The DNA sample shall be securely stored in	
11	The typing results shall be securely stored in the State Database. These p	
12	include quality assurance guidelines to insure that DNA identification rec	
13	and audit standards for laboratories which submit DNA records to the Stat	
14	of testing shall be retained on file at the SBI.	e Database. Records
15	(a) The SBI shall:	
16	(1) Adopt procedures to be used in the collection, see	ourity submission
17	identification, analysis, and storage of DNA samples a	•
18	DNA samples submitted under this Article. These pr	
19	include quality assurance guidelines to insure that	
20	records meet audit standards for laboratories which sub	
20	the State DNA Database.	IIIII DNA IECOIUS IO
21		a Laboratoriaa and
22	(2) Adopt Quality Assurance Guidelines for DNA Testin DNA Databasing Laboratories that most or available	-
23 24	DNA Databasing Laboratories that meet or exceed the	
24 25	guidelines established for such laboratories by the CODI	<u>S unit of the redefai</u>
23 26	Bureau of Investigation.	staboult. The truning
20 27	(b) <u>DNA samples shall be securely stored in the State DNA Da</u> results shall be securely stored in the State DNA Database.	<u>atabalik. The typing</u>
27		
	(c) <u>Records of testing shall be retained on file at the SBI.</u> " SECTION 9. G.S. 15A-266.8 reads as rewritten:	
29		
30	"§ 15A-266.8. DNA database exchange.	
31	(a) It shall be the duty of the SBI to receive DNA samples, to sto	•
32	contract out the DNA typing analysis to a qualified DNA laboratory that is	-
33	as established by the SBI, classify, and file the DNA record of identification of the second se	
34	profiles of DNA samples submitted pursuant to G.S. 15A-266.7 this Artic	
35	information available as provided in this section. The SBI may contra	•1 0
36	analysis to a qualified DNA laboratory that meets guidelines as establish	
37	results of the DNA profile of individuals in the State Database shall be mad	
38	State, or federal law enforcement agencies, approved crime laboratories	
39	agencies, or the district attorney's office upon written or electronic request a	
40	an official investigation of a criminal offense. These records shall also	-
41	receipt of a valid court order directing the SBI to release these results to ap	
42	listed above, when the court order is signed by a superior court judge after	r a hearing. The SBI
43	shall maintain a file of such court orders.	
44	(b) The SBI shall adopt rules governing the methods of obtaining i	
45	State Database and CODIS and procedures for verification of the identity	and authority of the
46	requester.	
47	(c) The SBI shall create a separate population database compri	
18	samples obtained under this Article after all personal identification is rem	noved Nothing shall

47 (c) The SBI shall create a separate population database comprised of blood_DNA
48 samples obtained under this Article, after all personal identification is removed. Nothing shall
49 prohibit the SBI from sharing or disseminating population databases with other law
50 enforcement agencies, crime laboratories that serve them, or other third parties the SBI deems
51 necessary to assist the SBI with statistical analysis of the SBI's population databases. The

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1 2	population database may be made available to and searched by other agencies participating in the CODIS system."
3	SECTION 10. G.S. 15A-266.11 reads as rewritten:
4	"§ 15A-266.11. Unauthorized uses of DNA Databank; penalties.
5	(a) Any person who, by virtue of employment, or official position, who has possession
6	of, or access to, individually identifiable DNA information contained in the State DNA
7	Database or Databank and who willfully discloses it in any manner to any person or agency not
8	entitled to receive it is guilty of a Class 1 misdemeanor in accordance with G.S. 14-3. Class H
9	felony.
10	(b) Any person who, without authorization, willfully obtains individually identifiable
11	DNA information from the State DNA Database or Databank is guilty of a Class 1
12	misdemeanor in accordance with G.S. 14-3. Class H felony."
13	SECTION 11. G.S. 15A-266.12 reads as rewritten:
14	"§ 15A-266.12. Confidentiality of records.
15	(a) All DNA profiles and samples submitted to the SBI pursuant to this Article shall be
16	treated as confidential and shall not be disclosed to or shared with any person or agency except
17	as provided in G.S. 15A-266.8.
18	(b) Only DNA records and samples that directly relate to the identification of
19	individuals shall be collected and stored. These records and samples shall solely be used as a
20	part of the criminal justice system for the purpose of facilitating the personal identification of
21	the perpetrator of a criminal offense; provided that in appropriate circumstances such records
22	may be used to identify potential victims of mass disasters or missing persons.
23	(c) DNA records and DNA samples submitted to the SBI pursuant to this Article are not
24	a public record as defined by G.S. 132-1.
25	(d) In the case of a criminal proceeding, requests to access a person's DNA record shall
26	be in accordance with the rules for criminal discovery as defined in G.S. 15A-902. The SBI
27	shall not be required to provide the State DNA Database for criminal discovery purposes.
28	(e) DNA records and DNA samples submitted to the SBI may only be released for the
29	following authorized purposes:
30	(1) For law enforcement identification purposes, including the identification of
31	human remains, to federal, State, or local criminal justice agencies.
32	(2) For criminal defense and appeal purposes, to a defendant who shall have
33	access to samples and analyses performed in connection with the case in
34 35	which such defendant is charged or was convicted.
33 36	(3) If personally identifiable information is removed to local, State, or federal law enforcement agencies for forensic validation studies, forensic protocol
30 37	development or quality control purposes, and for establishment or
37	maintenance of a population statistics database.
38 39	(f) In order to maintain the computer system security of the SBI DNA database
40	program, the computer software and database structures used by the SBI to implement this
40 41	Article are confidential."
42	SECTION 12. Article 23 of Chapter 15A of the General Statutes is amended by
43	adding a new section to read:
44	"§ 15A-502A. DNA sample upon arrest.
45	<u>A DNA sample shall be obtained from any person arrested for an offense designated under</u>
46	G.S. 15A-266.3A, in accordance with the provisions contained in Article 13 of Chapter 15A of
47	the General Statutes."
48	SECTION 12.1. G.S. 15A-534(a) reads as rewritten:
49	"(a) In determining conditions of pretrial release a judicial official must impose at least
50	one of the following conditions:
51	(1) Release the defendant on his written promise to appear.

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1 2	(2) Release the defendant upon his execution of an unsecured appearance bond in an amount specified by the judicial official.
- 3 4	(3) Place the defendant in the custody of a designated person or organization agreeing to supervise him.
5 6	 (4) Require the execution of an appearance bond in a specified amount secured by a cash deposit of the full amount of the bond, by a mortgage pursuant to
7 8	 G.S. 58-74-5, or by at least one solvent surety. (5) House arrest with electronic monitoring.
8 9	If condition (5) is imposed, the defendant must execute a secured appearance bond under
10 11	subdivision (4) of this subsection. If condition (3) is imposed, however, the defendant may elect to execute an appearance bond under subdivision (4). If the defendant is required to
12	provide fingerprints pursuant to G.S. 15A-502(a1) or (a2), or a DNA sample pursuant to
13 14	G.S. 15A-266.3A or G.S. 15A-266.4, the judicial official shall make the collection of the fingerprints or DNA sample a condition of pretrial release. The judicial official may also place
15	restrictions on the travel, associations, conduct, or place of abode of the defendant as conditions
16 17	of pretrial release." SECTION 13. G.S. 7B-2201 reads as rewritten:
18	"§ 7B-2201. Fingerprinting and DNA sample from juvenile transferred to superior court.
19	(a) When jurisdiction over a juvenile is transferred to the superior court, the juvenile
20	shall be fingerprinted and the juvenile's fingerprints shall be sent to the State Bureau of
21	Investigation.
22	(b) When jurisdiction over a juvenile is transferred to the superior court, a DNA sample
23	shall be taken from the juvenile if any of the offenses for which the juvenile is transferred are
24	included in the provisions of G.S. 15A-266.3A."
25	SECTION 14. This act becomes effective January 1, 2011.