## **HOUSE BILL No. 6005**

May 15, 2018, Introduced by Rep. Hauck and referred to the Committee on Oversight.

A bill to amend 1990 PA 250, entitled "DNA identification profiling system act,"

by amending section 6 (MCL 28.176), as amended by 2014 PA 457.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Sec. 6. (1) Except as otherwise provided in this section, the department shall permanently retain a DNA identification profile of an individual obtained from a sample in the manner prescribed by the department under this act if any of the following apply:
  - (a) The individual is arrested for committing or attempting to commit a felony offense or an offense that would be a felony offense if committed by an adult.
  - (b) The individual is convicted of or found responsible for a felony or attempted felony, or any of the following misdemeanors,

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- 1 or local ordinances that are substantially corresponding to the
- 2 following misdemeanors:
- (i) A violation of section 167(1)(c), (f), or (i) of the
- 4 Michigan penal code, 1931 PA 328, MCL 750.167, disorderly person by
- 5 window peeping, engaging in indecent or obscene conduct in public,
- 6 or loitering in a house of ill fame or prostitution.
- 7 (ii) A violation of section 335a(1) of the Michigan penal
- 8 code, 1931 PA 328, MCL 750.335a, indecent exposure.
- 9 (iii) A violation punishable under section 451(1) or (2) of
- 10 the Michigan penal code, 1931 PA 328, MCL 750.451, first and second
- 11 prostitution violations.
- 12 (iv) A violation of section 454 of the Michigan penal code,
- 13 1931 PA 328, MCL 750.454, leasing a house for purposes of
- 14 prostitution.
- 15 (2) The DNA IDENTIFICATION profiles of DNA samples received
- 16 under this act shall MUST only be disclosed as follows:
- 17 (a) To a criminal justice agency for law enforcement
- 18 identification purposes.
- 19 (b) In a judicial proceeding as authorized or required by a
- 20 court.
- 21 (c) To a defendant in a criminal case if the DNA
- 22 IDENTIFICATION profile is used in conjunction with a charge against
- 23 the defendant.
- 24 (d) For an academic, research, statistical analysis, or
- 25 protocol developmental purpose only if personal identifications are
- 26 removed.
- 27 (3) Notwithstanding subsection (1), if at the time the

- 1 individual is arrested, convicted of, or found responsible for the
- 2 violation the investigating law enforcement agency or the
- 3 department already has a sample from the individual that meets the
- 4 requirements of this act, the individual is not required to provide
- 5 another sample or pay the assessment required under subsection (5).
- 6 (4) The county sheriff or the investigating law enforcement
- 7 agency as ordered by the court shall provide for collecting the
- 8 samples required to be provided under subsection (1) in a medically
- 9 approved manner by qualified persons using supplies provided by the
- 10 department and shall forward those samples and any samples
- 11 described in subsection (1) that were already in the agency's
- 12 possession to the department after the individual from whom the
- 13 sample was taken has been arraigned in the district court. However,
- 14 the individual's DNA sample shall MUST not be forwarded to the
- 15 department if the individual is not charged with committing or
- 16 attempting to commit a felony offense or an offense that would be a
- 17 felony if committed by an adult. If the individual's DNA sample is
- 18 forwarded to the department despite the individual not having been
- 19 charged as described in this subsection, the law enforcement agency
- 20 shall notify the department to destroy that sample. The collecting
- 21 and forwarding of samples shall MUST be done in the manner required
- 22 under this act. A sample shall MUST be collected by the county
- 23 sheriff or the investigating law enforcement agency after arrest
- 24 but before sentencing or disposition as ordered by the court and
- 25 promptly transmitted to the department of state police after the
- 26 individual is charged with committing or attempting to commit a
- 27 felony offense or an offense that would be a felony if committed by

- 1 an adult. This subsection does not preclude a law enforcement
- 2 agency or state agency from obtaining a sample at or after
- 3 sentencing or disposition. At the time a DNA sample is taken from
- 4 an individual under this section, the individual shall be notified
- 5 in writing of all of the following:
- 6 (a) That, except as otherwise provided by law, the
- 7 individual's DNA sample or DNA IDENTIFICATION profile, or both,
- 8 shall be destroyed or expunged, as appropriate, if the charge for
- 9 which the sample was obtained has been dismissed or resulted in
- 10 acquittal, or no charge was filed within the limitations period.
- 11 (b) That the individual's DNA sample or DNA IDENTIFICATION
- 12 profile, or both, will not be destroyed or expunged, as
- 13 appropriate, if the department determines that the individual from
- 14 whom the sample is taken is otherwise obligated to submit a sample
- 15 or if it is evidence relating to another individual that would
- 16 otherwise be retained under this section.
- 17 (c) That the burden is on the arresting law enforcement agency
- 18 and the prosecution to request the destruction or expunction of a
- 19 DNA sample or DNA IDENTIFICATION profile as required under this
- 20 section, not on the individual.
- 21 (5) The court shall order each individual found responsible
- for or convicted of 1 or more crimes listed in subsection (1) to
- 23 pay an assessment of \$60.00. The assessment required under this
- 24 subsection is in addition to any fine, costs, or other assessments
- 25 imposed by the court.
- 26 (6) An assessment required under subsection (5) shall MUST be
- 27 ordered upon—ON the record and shall—MUST be listed separately in

- 1 the adjudication order, judgment of sentence, or order of
- 2 probation.
- 3 (7) After reviewing a verified petition by an individual
- 4 against whom an assessment is imposed under subsection (5), the
- 5 court may suspend payment of all or part of the assessment if it
- 6 determines the individual is unable to pay the assessment.
- 7 (8) The court that imposes the assessment prescribed under
- 8 subsection (5) may retain 10% of all assessments or portions of
- 9 assessments collected for costs incurred under this section and
- 10 shall transmit that money to its funding unit. On the last day of
- 11 each month, the clerk of the court shall transmit the assessments
- 12 or portions of assessments collected under this section as follows:
- 13 (a) Twenty-five percent to the county sheriff or other
- 14 investigating law enforcement agency that collected the DNA sample
- 15 as designated by the court to defray the costs of collecting DNA
- 16 samples.
- 17 (b) Sixty-five percent to the state treasurer for deposit in
- 18 the justice system fund created in section 181 of the revised
- 19 judicature act of 1961, 1961 PA 236, MCL 600.181.
- 20 (9) The director of the department shall report by December 31
- 21 of each year concerning the rate of DNA sample collection, DNA
- 22 identification profiling, retention and compilation of DNA
- 23 identification profiles, and the collection of assessments required
- 24 under subsection (5) to all of the following:
- 25 (a) The standing committees of the senate and house of
- 26 representatives concerned with DNA sample collection and retention.
- 27 (b) The house of representatives appropriations subcommittee

- 1 on state police and military affairs.
- 2 (c) The senate appropriations subcommittee on state police.
- 3 (9) (10) If a sample was collected under subsection (1) from
- 4 an individual who does not have more than 1 conviction, and that
- 5 conviction was reversed by an appellate court, the sentencing court
- 6 shall order the disposal of the sample collected and DNA
- 7 identification profile record for that conviction in the manner
- 8 provided in subsections (13) and (14). (12) AND (13).
- 9 (10) (11) Any other DNA identification profile obtained by the
- 10 department shall MUST not be permanently retained by the department
- 11 but shall MUST be retained only as long as it is needed for a
- 12 criminal investigation or criminal prosecution. Except as provided
- in subsection  $\frac{(12)}{(11)}$ , the state police forensic laboratory
- 14 shall dispose of a DNA sample collected under subsection (1) or a
- 15 DNA identification profile, or both, if any of the following
- 16 circumstances occur:
- 17 (a) The department receives a written request for disposal
- 18 from the investigating police agency or prosecutor indicating that
- 19 the sample or profile is no longer necessary for a criminal
- 20 investigation or criminal prosecution.
- 21 (b) The department receives a written request for disposal and
- 22 a certified copy of a final court order establishing that the
- 23 charge for which the sample was obtained has been dismissed or has
- 24 resulted in an acquittal or that no charge was filed within the
- 25 applicable limitations period.
- 26 (11)  $\frac{(12)}{(12)}$  Subsection  $\frac{(11)}{(10)}$  does not apply if either of the
- 27 following circumstances exists:

- 1 (a) The department determines that the individual from whom
- 2 the sample is taken has otherwise become obligated to submit a
- 3 sample.
- 4 (b) Subsection  $\frac{(16)}{(15)}$  applies.
- 5 (12) (13) The state police forensic laboratory shall dispose
- 6 of a sample and a DNA identification profile record in the
- 7 following manner:
- 8 (a) Not more than 60 days after the department receives notice
- 9 under subsection (11), (10), the laboratory shall dispose of the
- 10 sample in compliance with section 13811 of the public health code,
- 11 1978 PA 368, MCL 333.13811.
- 12 (b) The laboratory shall dispose of the sample and the DNA
- 13 identification profile record in the presence of a witness.
- 14 (13) (14) After disposal in accordance with subsection (13),
- 15 (12), the laboratory shall make and keep a written record of the
- 16 disposal, signed by the individual who witnessed the disposal.
- 17 (14) (15) An identification, warrant, detention, probable
- 18 cause to arrest, arrest, or conviction based upon a DNA match or
- 19 DNA information is not invalidated if it is later determined that 1
- 20 or more of the following errors occurred in good faith:
- 21 (a) A DNA sample was erroneously obtained.
- 22 (b) A DNA identification profile was erroneously retained.
- (c) A DNA sample was not disposed of or there was a delay in
- 24 disposing of the sample.
- 25 (d) A DNA identification profile was not disposed of or there
- 26 was a delay in disposing of the profile.
- 27 (15) (16) Notwithstanding any other provision of this act, the

- 1 department is not required to dispose of physical evidence or data
- 2 obtained from a sample if evidence relating to an individual other
- 3 than the individual from whom the sample was taken would be
- 4 destroyed and the evidence or data relating to the other individual
- 5 would otherwise be retained under this section.
- 6 (16) <del>(17)</del> The department shall send written notice to the
- 7 requesting law enforcement agency, court, or prosecutor when the
- 8 individual's DNA sample or DNA IDENTIFICATION profile has been
- 9 destroyed under this act.

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