A BILL FOR AN ACT

RELATING TO BIOLOGICAL EVIDENCE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Section 844D-31, Hawaii Revised Statutes, is
2	amended by amending subsection (b) to read as follows:
3	"(b) Testing pursuant to this section shall begin
4	immediately for all persons who have been convicted of murder in
5	any degree or any felony offense defined in chapter 846E[$ au$] and
6	all persons convicted of any felony offense who are confined in
7	a correctional facility or other detention facility, including
8	private correctional facilities, but shall not begin for other
9	persons until thirty days after statewide publication of notice
10	by the attorney general pursuant to section 1-28.5."
11	SECTION 2. Section 844D-62, Hawaii Revised Statutes, is
12	amended as follows:
13	1. By amending subsection (a) to read:
14	"(a) The department of the attorney general shall provide
15	all blood specimen collectors, buccal swab sample collectors,
16	mailing [tubes, envelopes, labels, and instructions for the
17	collection of the blood specimens, buccal swab samples, and
18	print impressions. The specimens, samples, and print

impressions shall thereafter be forwarded to the department [for 1 analysis of DNA and other forensic identification markers. 2 Additionally, the department of the attorney general shall 3 provide all print impression cards, mailing envelopes, and 4 instructions for the collection of print impressions. The print 5 impressions shall be forwarded to the department for maintenance 6 in a file for identification purposes]." 7 By amending subsection (d) to read: 8 2. [Print impressions of each hand shall be taken on 9 forms prescribed by the department of the attorney general. The **10** print impression forms shall be forwarded to and maintained by 11 the department of the attorney general. Print impressions taken 12 at the time of the collection of samples or specimens shall be 13 placed on the samples and specimens container and forms as 14 directed by the department. The samples, specimens, and forms 15 shall be forwarded to and maintained by the department." 16 SECTION 3. Section 844D-111, Hawaii Revised Statutes, is 17 amended by amending subsection (a) to read as follows: 18 "(a) A person commits the offense of refusal or failure to 19 provide specimen for forensic identification if the person is 20 required by this chapter to provide any blood specimens, buccal 21

swab samples, or print impressions and intentionally or

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knowingly refuses or fails to provide any of the required blood 1 specimens, buccal swab samples, or print impressions after the 2 person has received written notice from the department, the 3 department of public safety, any law enforcement personnel, or 4 5 officer of the court that the person is required to provide each 6 and every one of the blood specimens, buccal swab samples, and 7 print impressions required by this chapter." 8 SECTION 4. Section 844D-121, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "[+] \$844D-121[+] Petition for post-conviction DNA testing. Notwithstanding any other law or rule of court governing post-11 12 conviction relief to the contrary, a person who was convicted of 13 and sentenced for a crime, or acquitted of a crime on the ground 14 of physical or mental disease, disorder, or defect excluding responsibility, may file a motion, at any time, for DNA analysis 15 16 of any evidence that: 17 Is in the custody or control of a police department, (1)18 prosecuting attorney, laboratory, or court; 19 (2) Is related to the investigation or prosecution that

resulted in the judgment of conviction[; and] or of

acquittal of a crime on the ground of physical or

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1	mental disease, disorder, or defect excluding
2	responsibility; and
3	(3) May contain biological evidence."
4	SECTION 5. Statutory material to be repealed is bracketed
5	and stricken. New statutory material is underscored.
6	SECTION 6 This Act shall take effect on July 1, 2096.

S.B. MO. 2243

Report Title:

DNA Testing

Description:

Provides for the immediate DNA testing of all felons who are currently incarcerated. Allows for post conviction DNA testing for those who were not convicted but were acquitted of a crime on the ground of physical or mental disease, disorder, or defect. (SB2243 HD1)