H.B. NO. 19

A BILL FOR AN ACT

RELATING TO DNA COLLECTION.

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

1 The legislature finds that although every state SECTION 1. 2 requires DNA collection for felony convictions, there is a 3 growing trend towards collecting DNA for felony arrests. The 4 legislature also finds that twelve states, including California, 5 Alaska, Arizona, and New Mexico, have already enacted laws that 6 require DNA collections from those arrested on felony charges, 7 and that over half of the states have begun the process of 8 considering such legislation.

9 The legislature further finds that Virginia is also one of 10 the states that have implemented legislation mandating DNA 11 collection upon a felony arrest. Since enactment in 2003, 12 Virginia has identified suspects in an additional 383 cold 13 cases. In 2003, they matched 63 arrestees to unsolved crimes. In 2004, that number was 68, in 2005, that number grew to 107, 14 15 in 2006, that number was 69, and through May of 2007, an 16 additional 32 arrestees were matched to unsolved crimes.

17 The legislature further finds that all of the arguments in 18 support of the enactment of Chapter 844D are the same arguments HB HMIA 71-2009.docx

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1 for enactment of legislation calling for collection of DNA upon 2 felony arrest - the ability to solve cold cases, saving lives by 3 providing early identification of serial offenders, absolving 4 the innocent and minimizing wrongful incarceration, and 5 minimizing racial bias. Accordingly, the purpose of this Act is 6 to mandate DNA collection for felony arrests. 7 SECTION 2. Section 844D-31, Hawaii Revised Statutes, is amended 8 by amending subsection (a) to read as follows: 9 "PART III. OFFENDERS SUBJECT TO COLLECTION OF SPECIMENS OR 10 SAMPLES, OR PRINT IMPRESSIONS 11 **§844D-31** Offenders subject to collection. (a) Anv 12 person, except for any juvenile, who is convicted of, or pleads 13 quilty or no contest to, any felony offense, even if the plea is 14 deferred, or is found not quilty by reason of insanity of any 15 felony offense, or is arrested for any felony offense, shall provide buccal swab samples and print impressions of each hand, 16 17 and, if required by the collecting agency's rules or internal 18 regulations, blood specimens, required for law enforcement 19 identification analysis." SECTION 3. Section 844D-34, Hawaii Revised Statutes, is 20 21 amended to read as follows:

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"[§8	44D-34] Collection from persons confined or in custody
after con	viction or adjudication. A person, except for any
juvenile,	shall provide buccal swab samples and print
impressio	ns and, if required by the collecting agency's rules or
internal	regulations, blood specimens, immediately at intake, or
during the	e prison reception center process, or as soon as
administr	atively practicable at the appropriate custodial or
receiving	institution or program if:
(1)	The person is imprisoned or confined or placed in a
	state correctional facility, a county correctional
	facility, the department of public safety, a
	residential treatment program, or any state, county,
	private, or other facility after a conviction of $\underline{\text{or}}$
	arrest on any felony offense;
(2)	The person has a record of any past or present
	conviction of a qualifying offense described in
	section 844D-31 or has a record of any past or present
	conviction or adjudication in any other court,
	including any state, federal, or military court, of
	any offense, that, if committed or attempted in this
	State, would have been punishable as an offense
	described in section 844D-31; and
	after con juvenile, impression internal during the administre receiving (1)

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1	(3)	The person's blood specimens or buccal swab samples,
2		and print impressions authorized by this chapter are
3		not in the possession of the department or have not
4		been recorded as part of the state DNA database and
5		data bank identification program."
6	SECT	ION 4. New statutory material is underscored.
7	SECT	ION 5. This Act shall take effect on January 1, 2010.
8		
9		0
		INTRODUCED BY: Janbara Manunoto

JAN 2 1 2009

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Report Title:

Crime

Description:

Requires DNA collection from those arrested on felony charges.

