



General Assembly

Amendment

January Session, 2003

LCO No. 7571

HB0502207571HDO

Offered by:

REP. LAWLOR, 99th Dist.

REP. GREEN, 1st Dist.

REP. BERGER, 73rd Dist.

REP. HAMM, 34th Dist.

REP. DIAMANTIS, 79th Dist.

REP. DYSON, 94th Dist.

REP. BEAMON, 72nd Dist.

To: Subst. House Bill No. 5022

File No. 613

Cal. No. 417

(As Amended by House Amendment Schedule "A")

**"AN ACT REQUIRING THE COLLECTION OF DNA SAMPLES
FROM PERSONS CONVICTED OF A CRIME."**

1 Strike subsections (a) to (d), inclusive, of section 1 in their entirety
2 and substitute the following in lieu thereof:

3 "(a) Any person who is convicted of a criminal offense against a
4 victim who is a minor, a nonviolent sexual offense or a sexually violent
5 offense, as those terms are defined in section 54-250, or [of a felony
6 found by the sentencing court to have been committed for a sexual
7 purpose as provided in section 54-254] a felony, and is sentenced to the
8 custody of the Commissioner of Correction shall, [at any time] prior to
9 release from custody [, have a sample of such person's blood taken]
10 and at such time as the commissioner may specify, submit to the
11 taking of a blood or other biological sample for DNA

12 (deoxyribonucleic acid) analysis to determine identification
13 characteristics specific to the person.

14 (b) Any person who is convicted of a criminal offense against a
15 victim who is a minor, a nonviolent sexual offense or a sexually violent
16 offense, as those terms are defined in section 54-250, or [of a felony
17 found by the sentencing court to have been committed for a sexual
18 purpose, as provided in section 54-254, who] a felony and is not
19 sentenced to a term of confinement shall, as a condition of such
20 sentence [, have a sample of such person's blood taken] and at such
21 time as the sentencing court may specify, submit to the taking of a
22 blood or other biological sample for DNA (deoxyribonucleic acid)
23 analysis to determine identification characteristics specific to the
24 person.

25 (c) Any person who is found not guilty by reason of mental disease
26 or defect pursuant to section 53a-13 of a criminal offense against a
27 victim who is a minor, a nonviolent sexual offense or a sexually violent
28 offense, as those terms are defined in section 54-250, or [of a felony
29 found by the sentencing court to have been committed for a sexual
30 purpose, as provided in section 54-254] a felony, shall, [at any time]
31 prior to discharge from custody in accordance with subsection (e) of
32 section 17a-582, section 17a-588 or subsection (g) of section 17a-593 [,
33 have a sample of such person's blood taken] and at such time as the
34 superintendent of the hospital for psychiatric disabilities in which such
35 person is confined or the Commissioner of Mental Retardation with
36 whom such person has been placed may specify, submit to the taking
37 of a blood or other biological sample for DNA (deoxyribonucleic acid)
38 analysis to determine identification characteristics specific to the
39 person.

40 (d) Any person who has been convicted of a criminal offense against
41 a victim who is a minor, a nonviolent sexual offense or a sexually
42 violent offense, as those terms are defined in section 54-250, or a
43 felony, and is serving a period of probation or parole, and who has not
44 submitted to the taking of a blood or other biological sample pursuant

45 to subsection (a), (b) or (c) of this section, shall, prior to discharge from
46 the custody of the Court Support Services Division or the Board of
47 Parole and at such time as said division or board may specify, submit
48 to the taking of a blood or other biological sample for DNA
49 (deoxyribonucleic acid) analysis to determine identification
50 characteristics specific to the person."