## <sup>110TH CONGRESS</sup> 2D SESSION H.R. 5057

### AN ACT

To reauthorize the Debbie Smith DNA Backlog Grant Program, and for other purposes.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Debbie Smith Reau-3 thorization Act of 2008".

4 SEC. 2. REAUTHORIZATION OF THE DEBBIE SMITH DNA
5 BACKLOG GRANT PROGRAM.

6 (a) AMENDMENTS.—Section 2 of the DNA Analysis
7 Backlog Elimination Act of 2000 (42 U.S.C. 14135) is
8 amended—

9 (1) in subsection (a)—

10 (A) by redesignating paragraphs (3)
11 through (5) as paragraphs (4) through (6), re12 spectively;

13 (B) by inserting after paragraph (2) the14 following new paragraph:

"(3) To carry out, for inclusion in such Combined DNA Index System, DNA analyses of samples
from missing or unidentified persons, including samples from the remains, personal effects, or biological
relatives of such persons.";

20 (C) in paragraph (4) (as redesignated by
21 subparagraph (A)), by striking "paragraph (1)
22 or (2)" and inserting "paragraph (1), (2), or
23 (3)"; and

24 (D) in paragraph (5) (as so redesignated),
25 by striking "in paragraph (1)" and inserting
26 "in paragraphs (1) and (3)";

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1	(2) in subsection (b)—
2	(A) in paragraph (6), by striking "and"
3	after the semicolon;
4	(B) in paragraph (7), by striking the pe-
5	riod and inserting "; and"; and
6	(C) by adding at the end the following new
7	paragraph:
8	"(8) provide assurances that the State or unit
9	of local government has implemented, or will imple-
10	ment not later than 2 years after the date of such
11	application, a process under which the State or unit,
12	respectively, provides for the collection, for purposes
13	of inclusion in the Combined DNA Index System of
14	the Federal Bureau of Investigation, of DNA sam-
15	ples from all felons who are imprisoned in a prison
16	of such State or unit, respectively, (including all fel-
17	ons imprisoned in such prison or unit, respectively,
18	as of the date of the enactment of the Debbie Smith
19	Reauthorization Act of 2008).";
20	(3) in subsection (c)(3)—
21	(A) by striking subparagraphs (A) through
22	(D);
23	(B) by redesignating subparagraph (E) as
24	subparagraph (A); and

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1	(C) by inserting after subparagraph (A)
2	(as so redesignated) the following new subpara-
3	graph:
4	"(B) For each of the fiscal years 2010
5	through 2014, not less than 40 percent of the
6	grant amounts shall be awarded for purposes
7	under subsection (a)(2) of this section."; and
8	(4) by amending subsection (j) to read as fol-
9	lows:
10	"(j) Authorization of Appropriations.—There
11	is authorized to be appropriated to the Attorney General
12	for grants under subsection (a)—
13	"(1) \$151,000,000 for fiscal year 2009; and
14	"(2) \$200,000,000 for each of the fiscal years
15	2010 through 2014.".
16	(b) EFFECTIVE DATE.—The amendments made by
17	paragraph (2) of subsection (a) shall apply to grants made
18	on or after January 1, 2009.
19	SEC. 3. STUDY TO ASSESS THE DNA ANALYSIS BACKLOG.
20	(a) SENSE OF CONGRESS.—It is the sense of Con-
21	gress that—
22	(1) despite the funding provided for more than
23	5 fiscal years by the Federal Government to assist
24	in the reduction of the DNA analysis backlog, the

backlog continues to exist in many crime labora tories around the country;

3 (2) as a consequence of the continuance of the
4 DNA analysis backlog, many violent crimes that
5 could be solved remain unsolved, and individuals who
6 have been wrongfully convicted who could be deter7 mined to be innocent through DNA testing remain
8 in prison; and

9 (3) the causes of the DNA analysis backlog are 10 complex and require a thorough and detailed study. 11 (b) STUDY REQUIRED.—The National Academy of 12 Sciences shall, in consultation with no fewer than 3 foren-13 sic science practitioners from States and units of local government, conduct a study to determine the resources and 14 15 other requirements necessary to eliminate the DNA analysis backlog and to prevent such a backlog from reoccur-16 17 ring after it has been eliminated.

(c) REPORT.—Not later than one year after the date
of the enactment of this Act, the National Academy of
Sciences shall submit to the Attorney General and to Congress a report on the results of the study conducted under
subsection (b).

23 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
24 authorized to be appropriated to carry out this section
25 \$2,000,000 for fiscal year 2009.

3 (a) MATCHING FUNDS.—For each fiscal year begin4 ning after the date of the enactment of this Act, each eligi5 ble DNA funding State, with respect to a funding mecha6 nism described in subsection (b) implemented by such
7 State, shall be eligible for Federal matching funds to carry
8 out such mechanism in an amount determined to be ap9 propriate by the Attorney General.

10 DNA FUNDING (b) ELIGIBLE STATES DE-SCRIBED.—For purposes of this section, the term "eligible 11 DNA funding State" means a State that demonstrates to 12 13 the satisfaction of the Attorney General that the State has implemented (and applies) a permanent funding mecha-14 nism that generates funds, whether by fees or penalties, 15 16 that are allocated by the State only for purposes of the analysis of DNA samples for law enforcement purposes. 17 18 (c) AUTHORIZATION OF APPROPRIATIONS.—There is 19 authorized to be appropriated to carry out this section 20such sums as may be necessary for each of the fiscal years 21 2009 through 2013.

#### 22 SEC. 5. EVALUATION OF DNA INTEGRITY AND SECURITY.

23 (a) EVALUATION.—Not later than one year after the
24 date of the enactment of this Act, and annually thereafter,
25 the Attorney General shall evaluate the integrity and secu26 rity of DNA collection and storage practices and proce•HR 5057 EH

dures at a sample of crime laboratories in the United
 States to determine the extent to which DNA samples are
 tampered with or are otherwise contaminated in crime lab oratories. Such sample shall be a representative sample
 of crime laboratories in the United States.

6 (b) REPORT.—The Attorney General shall annually
7 report to Congress the findings of the evaluation con8 ducted under subsection (a).

9 (c) AUTHORIZATION OF APPROPRIATIONS.—There is 10 authorized to be appropriated to carry out this section 11 \$10,000,000 for each of the fiscal years 2009 through 12 2015.

## 13 SEC. 6. INCENTIVES FOR STATES TO COLLECT DNA SAM14 PLES FROM INDIVIDUALS ARRESTED FOR OR 15 CHARGED WITH MURDER AND SEX CRIMES.

16 (a) IN GENERAL.—In the case of a State that receives funds for a fiscal year under subpart 1 of part E 17 18 of title I of the Omnibus Crime Control and Safe Streets Act of 1968 and that has an implemented enhanced State 19 20 DNA collection process for such year, the amount of funds 21 that would otherwise be allocated for that fiscal year to 22 the State under such subpart shall be increased by 10 per-23 cent.

24 (b) ENHANCED STATE DNA COLLECTION PROCESS25 DEFINED.—For purposes of this section, the term "en-

hanced State DNA collection process" means, with respect
 to a State, a process under which the State provides for
 the collection, for purposes of inclusion in the Combined
 DNA Index System of the Federal Bureau of Investiga tion, of DNA samples from the following individuals who
 are at least 18 years of age:

7 (1) Such individuals who are arrested for or
8 charged with a criminal offense under State law that
9 consists of murder or voluntary manslaughter or any
10 attempt to commit murder or voluntary man11 slaughter.

(2) Such individuals who are arrested for or
charged with a criminal offense under State law that
has an element involving a sexual act or sexual contact with another and that is punishable by imprisonment for more than 1 year, or an attempt to commit such an offense.

18 (3) Such individuals who are arrested for or 19 charged with a criminal offense under State law that 20 consists of a specified offense against a minor (as 21 defined in section 111(7) of the Sex Offender Reg-22 istration and Notification Act (42)U.S.C. 16911(7))), or an attempt to commit such an of-23 24 fense.

The expungement requirements under section 210304(d)
 of the DNA Identification Act of 1994 (42 U.S.C.
 14132(d)) shall apply to any samples collected pursuant
 to this section for purposes of inclusion in the Combined
 DNA Index System.

6 (c) EFFECTIVE DATE.—The provisions of this section
7 shall apply to grants made on or after the date of the
8 enactment of this Act.

9 (d) AUTHORIZATION OF APPROPRIATIONS.—There is 10 authorized to be appropriated, in addition to funds made 11 available under section 508 of the Omnibus Crime Control 12 and Safe Streets Act of 1968 (42 U.S.C. 3758), such sums 13 as may be necessary to carry out this section for each of 14 the fiscal years 2009 through 2013.

15 SEC. 7. ADDITIONAL STUDY AND REPORT ON INVESTIGA16 TIONS AND PROSECUTIONS RELATED TO
17 CODIS "HITS".

18 (a) STUDY.—The Inspector General of the Depart-19 ment of Justice shall carry out a study on—

(1) the number of instances in which DNA
samples that are matched with samples included in
the Combined DNA Index System database of the
Federal Bureau of Investigation that are followed up
on by appropriate law enforcement entities;

1	(2) the number of such matches described in
2	paragraph (1) that are brought to the attention of
3	a prosecutor;
4	(3) the number of the investigations described
5	in paragraph (2) that result in a trial; and
6	(4) in the case of matches described in para-
7	graph (1) that were not followed up on by appro-
8	priate law enforcement entities, were not brought to
9	the attention of a prosecutor, or did not result in a
10	trial—
11	(A) the reasons why such matches were
12	not pursued accordingly; and
13	(B) the resulting impact on the criminal
14	justice system, including whether other crimes
15	were committed that could have been prevented
16	if such matches had been pursued accordingly.
17	(b) REPORT.—Not later than one year after the date
18	of the enactment of this Act, the Inspector General shall
19	submit to Congress a report on the study under subsection
20	(a).
21	SEC. 8. NATIONAL DNA INDEX SYSTEM ADVISORY BOARD.
22	(a) ESTABLISHMENT.—The Attorney General shall
23	establish the National DNA Index System Advisory Board
24	(in this section referred to as the "NDIS Advisory Board"
25	to develop and, if appropriate, periodically revise stand-

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1	ards and requirements for the use of and access to the
2	index described in section 210304(a) of the DNA Identi-
3	fication Act of 1994 (42 U.S.C. 14132(a)).
4	(b) Membership.—Not later than 30 days after the
5	date of the enactment of this Act, the Director of the Fed-
6	eral Bureau of Investigation shall appoint members to the
7	NDIS Advisory Board as follows:
8	(1) At least 4 directors of State or local foren-
9	sic laboratories.
10	(2) One representative from the Federal Bu-
11	reau of Investigation.
12	(3) One representative from the Scientific
13	Working Group on DNA Analysis Methods.
14	(4) One representative from the Office of Legal
15	Policy of the Department of Justice.
16	(5) One representative from the National Insti-
17	tute of Justice.
18	(6) One representative from the National Acad-
19	emies of Science.
20	(7) One State or local prosecutor.
21	(8) One criminal defense attorney.
22	(9) One representative from the National Insti-
23	tute of Standards and Technology.
24	(10) One member of the academic community
25	who specializes in DNA privacy issues.

(11) One crime victim or crime victim advocate.
 (12) One representative of a State police agen cy.

4 (13) One representative of a local police agency.
5 (c) APPLICATION OF FACA.—The Federal Advisory
6 Committee Act (5 U.S.C. App.), other than section 14 of
7 such Act, shall apply to the NDIS Advisory Board.

8 (d) NOTICE, COMMENT, AND PUBLICATION.—The
9 Attorney General shall provide for public notice and com10 ment for each standard developed under this section and
11 for publication of each such standard.

12 (e) PAY AND REIMBURSEMENT.—

(1) NO COMPENSATION FOR MEMBERS OF NDIS
ADVISORY BOARD.—Except as provided in paragraph
(2), a member of the NDIS Advisory Board may not
receive pay, allowances, or benefits by reason of
their service on the Board.

18 (2) TRAVEL EXPENSES.—Each member shall
19 receive travel expenses, including per diem in lieu of
20 subsistence under subchapter I of chapter 57 of title
21 5, United States Code.

22 (f) QUALITY ASSURANCE STANDARDS.—

(1) IN GENERAL.—Not later than 180 days
after the date of the enactment of this Act, the
NDIS Advisory Board shall develop (and provide

1 recommendations to the Director of the Federal Bu-2 reau of Investigation on) standards governing the use of and access to the index described in sub-3 4 section (a). The NDIS Advisory Board shall periodi-5 cally update such standards as appropriate. The 6 standards shall provide for the expedited uploading into such index by State and local forensic labora-7 8 tories of DNA analyses of samples obtained from 9 persons convicted of crimes, including such analyses 10 processed by private forensic laboratories.

11 CONSIDERATION OF ADDITIONAL (2)PRO-12 POSALS TO EXPEDITE PROCESSING AND UPLOADING 13 OF DNA SAMPLES.—Not later than one year after 14 the date of the enactment of this Act, the NDIS Ad-15 visory Board shall also provide recommendations to 16 the Director of the Federal Bureau of Investigation 17 on the following:

(A) The feasibility and desirability of entering into agreements with private forensic laboratories to enable direct access to the Combined DNA Index System of the Federal Bureau of Investigation for the purpose of
uploading DNA analyses of samples obtained
from persons convicted of crimes.

1	(B) The feasibility and desirability of pro-
2	viding for more limited technical review audits
3	of DNA analyses of samples prior to uploading
4	such data into the Combined DNA Index Sys-
5	tem.
6	(C) The feasibility and desirability of per-
7	mitting greater participation in the technical re-
8	view of DNA analyses of samples by contractor
9	personnel.
10	(D) The feasibility and desirability of al-
11	lowing immediate upload of DNA profiles ob-
12	tained from crime scene samples and rape kits.
13	(3) ISSUANCE OF POLICIES, PROCEDURES, AND
14	STANDARDS.—The Director of the Federal Bureau
15	of Investigation, with the approval of the Attorney
16	General, after taking into consideration the rec-
17	ommended policies, procedures, and standards rec-
18	ommended by the NDIS Advisory Board under this
19	section shall issue (and revise from time to time)
20	policies, procedures, and standards relating to the
21	administration of the National DNA Index System
22	including, standards for quality assurance, testing
23	the proficiency of forensic laboratories, and forensic
24	analysts, in conducting analyses of DNA.

1 (g) EXCLUSIVITY OF POLICIES, PROCEDURES, AND STANDARDS.—The policies, procedures, and standards 2 3 issued under subsection (f)(3) shall be the exclusive poli-4 cies, procedures, and standards issued with respect to 5 State, local, and private laboratories that participate in the National DNA Index System. Polices, procedures, lab-6 7 oratory audit requirements, standards, and any other 8 manner of regulation or control (other than any condition 9 imposed pursuant to a grant awarded through the Depart-10 ment of Justice) may not be inconsistent with, or expand upon provisions contained in such approved policies, proce-11 12 dures, or standards.

#### 13 SEC. 9. DNA TECHNOLOGY ENHANCEMENT GRANTS.

(a) IN GENERAL.—The Attorney General shall establish a grant program under which the Attorney General
may make grants to States and units of local government
to purchase forensic DNA technology or to improve such
technology.

(b) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated \$50,000,000 for each of the
fiscal years 2009 through 2013 to carry out subsection
(a).

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3 (a) DNA TRAINING AND EDUCATION FOR LAW EN-FORCEMENT, CORRECTIONAL PERSONNEL, AND COURT 4 5 OFFICERS.—Section 303(b) of the Justice For All Act of 2004 (42 U.S.C. 14136(b)) is amended by striking 6 "2009" and inserting "2014". 7

8 (b) SEXUAL ASSAULT FORENSIC EXAM PROGRAM GRANTS.—Section 304(c) of such Act (42 U.S.C. 9 14136a(c)) is amended by striking "2009" and inserting 10 "2014". 11

12 (c) DNA RESEARCH AND DEVELOPMENT.—Section 305(c) of such Act (42 U.S.C. 14136b(c)) is amended by 13 striking "2009" and inserting "2014". 14

15 (d) DNA IDENTIFICATION OF MISSING PERSONS.— Section 308(c) of such Act (42 U.S.C. 14136d(c)) is 16 amended by striking "2009" and inserting "2014". 17

> Passed the House of Representatives July 14, 2008. Attest:

> > Clerk.

110TH CONGRESS H. R. 5057

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