112TH CONGRESS 1ST SESSION H.R.988

To authorize the Attorney General to award grants for States to implement minimum and enhanced DNA collection processes.

IN THE HOUSE OF REPRESENTATIVES

March 9, 2011

Mr. SCHIFF (for himself, Mr. REICHERT, Mr. TIPTON, and Mr. SHERMAN) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To authorize the Attorney General to award grants for States to implement minimum and enhanced DNA collection processes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Katie Sepich Enhanced

5 DNA Collection Act of 2011".

6 SEC. 2. DEFINITIONS.

- 7 For purposes of this Act:
- 8 (1) MINIMUM DNA COLLECTION PROCESS.—The
 9 term "minimum DNA collection process" means,

1	with respect to a State, a process under which the
2	Combined DNA Index System (CODIS) of the Fed-
3	eral Bureau of Investigation is searched at least 1
4	time against samples from the following individuals
5	who are at least 18 years of age:
6	(A) Individuals who are arrested for or
7	charged with a criminal offense under State law
8	that consists of murder or voluntary man-
9	slaughter.
10	(B) Individuals who are arrested for or
11	charged with a criminal offense under State law
12	that has an element involving a sexual act or
13	sexual contact with another and that is punish-
14	able by imprisonment for more than 5 years.
15	(C) Individuals who are arrested for or
16	charged with a criminal offense under State law
17	that has an element of kidnapping or abduction
18	and that is punishable by imprisonment for
19	more than 5 years.
20	(2) ENHANCED DNA COLLECTION PROCESS.—
21	The term "enhanced DNA collection process"
22	means, with respect to a State, a process under
23	which the State provides for the collection, for pur-
24	poses of inclusion in the Combined DNA Index Sys-
25	tem (CODIS) of the Federal Bureau of Investiga-

1	tion, of DNA samples from the following individuals
2	who are at least 18 years of age:
3	(A) Individuals who are arrested for or
4	charged with a criminal offense under State law
5	that consists of murder or voluntary man-
6	slaughter.
7	(B) Individuals who are arrested for or
8	charged with a criminal offense under State law
9	that has an element involving a sexual act or
10	sexual contact with another and that is punish-
11	able by imprisonment for more than 1 year.
12	(C) Individuals who are arrested for or
13	charged with a criminal offense under State law
14	that has an element of kidnapping or abduction
15	and that is punishable by imprisonment for
16	more than 1 year.
17	(D) Individuals who are arrested for or
18	charged with a criminal offense under State law
19	that consists of burglary punishable by impris-
20	onment for more than 1 year.
21	(E) Individuals who are arrested for or
22	charged with a criminal offense under State law
23	that consists of aggravated assault punishable
24	by imprisonment for more than 1 year.

(3) STATE.—The term "State" means any
 State of the United States, the District of Columbia,
 the Commonwealth of Puerto Rico, the Virgin Is lands, American Samoa, Guam, and the Common wealth of the Northern Mariana Islands.

6 SEC. 3. INCENTIVE PAYMENTS FOR STATES TO IMPLEMENT 7 MINIMUM AND ENHANCED DNA COLLECTION 8 PROCESSES.

9 (a) GRANTS AUTHORIZED.—The Attorney General
10 shall carry out a grant program under which the Attorney
11 General may make grants to States for the purpose of as12 sisting States with the costs associated with the implemen13 tation of minimum or enhanced DNA collection processes.
14 (b) APPLICATIONS.—

15 (1) IN GENERAL.—To be eligible to receive a 16 grant under this section, in addition to any other re-17 quirements specified by the Attorney General, a 18 State shall submit to the Attorney General an appli-19 cation that demonstrates that it has instituted poli-20 cies, protocols, or regulations requiring the imple-21 mentation of either a minimum or enhanced DNA 22 collection process.

(2) OTHER REQUIREMENTS.—The Attorney
General may require a State desiring a grant under
this section to document, for review by the Attorney

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1	General, the first-year expenses associated with a
2	State's implementation or planned implementation of
3	a minimum or enhanced DNA collection process.
4	(c) GRANT ALLOCATION.—The amount available to
5	a State under this section shall be equivalent to the first-
6	year costs to that State of implementing a minimum or
7	enhanced DNA collection process. The Attorney General
8	retains discretion to determine the amount of each such
9	grant awarded to an eligible State.
10	SEC. 4. BONUS PAYMENTS FOR STATES WHICH HAVE IM-
11	PLEMENTED AN ENHANCED DNA COLLEC-
11 12	PLEMENTED AN ENHANCED DNA COLLEC- TION PROCESS.
12	TION PROCESS.
12 13	TION PROCESS. In the case of a State that has implemented an en-
12 13 14	TION PROCESS. In the case of a State that has implemented an enhanced DNA collection process and uses such process for
12 13 14 15	TION PROCESS. In the case of a State that has implemented an en- hanced DNA collection process and uses such process for a fiscal year, the State shall be eligible to receive a bonus
12 13 14 15 16	TION PROCESS. In the case of a State that has implemented an en- hanced DNA collection process and uses such process for a fiscal year, the State shall be eligible to receive a bonus payment equivalent to the amount available to such State
12 13 14 15 16 17	TION PROCESS. In the case of a State that has implemented an enhanced DNA collection process and uses such process for a fiscal year, the State shall be eligible to receive a bonus payment equivalent to the amount available to such State under section 3.

As a condition of receiving an incentive grant or 21 bonus payment under sections 3 or 4, a State shall have 22 a procedure in place to—

(1) provide written notification of expungementprovisions and instructions for requesting expunge-

1	ment to all persons who submit a DNA sample for
2	inclusion in the index;
3	(2) provide the eligibility criteria for expunge-
4	ment and instructions for requesting expungement
5	on an appropriate public Web site; and
6	(3) make a determination on all expungement
7	requests not later than 90 days after receipt and
8	provide a written response of the determination to
9	the requesting party.
10	SEC. 6. EXPUNGEMENT OF PROFILES.
11	The expungement requirements under section
12	210304(d) of the DNA Identification Act of 1994 (42)
13	U.S.C. 14132(d)) shall apply to any samples collected pur-
14	suant to this Act for purposes of inclusion in the Com-
15	bined DNA Index System (CODIS) of the Federal Bureau
16	of Investigation.
17	SEC. 7. REPORTS.
18	The Attorney General shall submit to the Committee
19	of the Judiciary of the House of Representatives and the
20	Committee of the Judiciary of the Senate an annual report
21	(which shall be made publicly available) that—
22	(1) lists the States, for the year involved—

23 (A) which have (and those States which
24 have not) implemented a minimum DNA collec25 tion process and use such process; and

(B) which have (and those States which 1 2 have not) implemented an enhanced DNA col-3 lection process and use such process; and 4 (2) includes statistics, with respect to the year 5 involved, regarding the benefits to law enforcement 6 resulting from the implementation of minimum and 7 enhanced DNA collection processes, including the 8 number of matches made due to the inclusion of ar-9 restee profiles under such a process.

10 SEC. 8. AUTHORIZATION OF APPROPRIATIONS.

11 There are authorized to be appropriated such sums12 as may be necessary to carry out this Act for each of the13 fiscal years 2012 through 2016.

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