8408

## IN SENATE

February 24, 2022

Introduced by Sen. HOYLMAN -- read twice and ordered printed, and when printed to be committed to the Committee on Internet and Technology

AN ACT to amend the executive law and the public health law, in relation to the use of DNA collected from sexual offense evidence kits

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. Subdivision 3 of section 995-c of the executive law is
2	amended by adding two new paragraphs (c) and (d) to read as follows:
3	(c) No DNA sample, record, product, or evidence collected or result-
4	ing from the collection of DNA of a victim collected in a sexual offense
5	evidence kit shall be included in the state DNA identification index.
б	(d) Any DNA record of a victim, collected from a sexual offense
7	evidence kit and stored in a DNA identification index maintained by the
8	state or any county, city, town, village, or municipality, or enti-
9	ty thereof, must be expunged within ninety days of the effective date
10	<u>of this paragraph.</u>
11	§ 2. Subdivision 1 of section 838-a of the executive law is amended by
12	adding four new paragraphs (g), (h), (i) and (j) to read as follows:
13	(g) No DNA sample, record, product, or evidence collected or result-
14	ing from the collection of DNA of a victim collected in a sexual offense
15	evidence kit may be used as part of reasonable cause for arrest, and
16	any product or evidence that results from the use of DNA of a victim
17	collected from a sexual offense evidence kit is prohibited from use in
18	an investigation. For criminal prosecutions and proceedings, any
19	evidence or product that results or flows from the use of DNA of the
20	victim collected from a sexual offense evidence kit is inadmissible.
21	(h) No DNA sample, record, product or evidence collected or result-
22	ing from the collection of DNA of a victim in a sexual offense evidence
23	kit shall be transmitted to any local or state DNA database.
24	(i) Any conviction obtained, either directly or indirectly, through
25	the use of DNA of a victim collected in a sexual offense evidence kit
26	shall be eligible for relief in accordance with section 440.10 of the
27	<u>criminal procedure law.</u>

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	(j) In any action brought by any person to enforce this section,
2	the court may issue an injunction to restrain, prevent, or enforce
3	any violation of this section. The court may mandate changes in the
4	policies and procedures of police department rules and guidelines when
5	such measures are required to remedy a violation under this section.
б	§ 3. Subdivision 2 of section 2805-i of the public health law is
7	amended by adding four new paragraphs (1), (m), (n) and (o) to read as
8	follows:
9	(1) No DNA sample, record, product, or evidence collected or result-
10	ing from the collection of DNA of a victim collected in a sexual offense
11	evidence kit may be used as part of reasonable cause for arrest, and
12	any product or evidence that results from the use of DNA of a victim
13	collected from a sexual offense evidence kit is prohibited from use in
14	an investigation. For criminal prosecutions and proceedings, any
15	evidence or product that results or flows from the use of DNA of the
16	victim collected from a sexual offense evidence kit is inadmissible.
17	(m) No DNA sample, record, product or evidence collected or result-
18	ing from the collection of DNA of a victim in a sexual offense evidence
19	kit shall be transmitted to any local or state DNA database.
20	(n) Any conviction obtained, either directly or indirectly, through
21	the use of DNA of a victim collected in a sexual offense evidence kit
22	shall be eligible for relief in accordance with section 440.10 of the
23	<u>criminal procedure law.</u>
24	(o) In any action brought by any person to enforce this section,
25	the court may iggue an injunction to restrain prevent or enforce

25 the court may issue an injunction to restrain, prevent, or enforce 26 any violation of this section. The court may mandate changes in the 27 policies and procedures of police department rules and guidelines when

28 such measures are required to remedy a violation under this section.

29 § 4. This act shall take effect immediately.