

STATE OF NEW YORK

2693

2025-2026 Regular Sessions

IN SENATE

January 22, 2025

Introduced by Sens. HOYLMAN-SIGAL, BROUK, KRUEGER, WEBB -- 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 five new paragraphs (c), (d), (e), (f) and (g) to read
3 as follows:

4 (c) For the purposes of paragraphs (d), (e), (f), and (g) of this
5 subdivision:

6 (i) "DNA profile" shall mean a DNA sample, record, product, or profile
7 voluntarily submitted or collected from a victim of a sexual offense via
8 a sexual offense evidence kit, a sexual assault nurse examination kit,
9 provided for the purposes of exclusion, or developed from a known DNA
10 reference sample, and shall not be construed to pertain to designated
11 offender DNA; and

12 (ii) "DNA identification index" does not include storage or treatment
13 of evidence as laid out in section eight hundred thirty-eight-a of this
14 chapter or section twenty-eight hundred five-i of the public health law.

15 (d) A DNA profile shall not be used for comparison purposes in any
16 unrelated criminal investigation. Such DNA shall not be collected, cata-
17 loged, indexed, stored, or uploaded to any state or local DNA Identifi-
18 cation Index maintained or operated by a public agency.

19 (e) (i) DNA profiles shall only be used for purposes directly related
20 to the incident being investigated.

21 (ii) No law enforcement agency or agent thereof may compare any DNA
22 profiles described in this paragraph or paragraph (d), (f), or (g) of
23 this subdivision with DNA samples or records that do not relate to the
24 incident being investigated.

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

LBD06142-01-5

1 (f) DNA profiles shall have their searchable database profile
2 expunged from all public and private databases if the person has no past
3 or present offense or pending charge which qualifies such person for
4 inclusion within the state's DNA identification index.

5 (g) Any part of a DNA profile that remains after the requested testing
6 or analysis has been performed shall be securely stored and may only be
7 used in accordance with the restrictions on use and disclosure of the
8 sample provided in this section and section eight hundred thirty-eight-a
9 of the executive law or section twenty-eight hundred five-i of the
10 public health law.

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) Known reference DNA samples or profiles submitted, developed, or
14 collected from a victim of a sexual offense via a sexual offense
15 evidence kit shall not be used as part of reasonable cause for arrest.
16 Such evidence is prohibited from use in an unrelated investigation. For
17 criminal prosecutions and proceedings, any evidence or product that
18 results or flows from the use of a known reference DNA samples or
19 profiles submitted, developed, or collected from a victim of a sexual
20 offense via a sexual offense evidence kit that violates any provision of
21 this section shall be inadmissible.

22 (h) No victim's DNA sample, record, product, profile or evidence
23 collected or resulting from the collection of DNA of a victim in a
24 sexual offense evidence kit shall be transmitted to any local or state
25 DNA identification index or database. DNA identification index or data-
26 base does not include storage or treatment of evidence as laid out this
27 section or section twenty-eight hundred five-i of the public health law.

28 (i) Any conviction against a victim obtained, either directly or indi-
29 rectly, through the use of a victim's DNA collected in a sexual offense
30 evidence kit shall be eligible for relief in accordance with section
31 440.10 of the criminal procedure law.

32 (j) In any action brought by any person to enforce this section,
33 the court may issue an injunction to restrain, prevent, or enforce
34 any violation of this section. The court may mandate changes in the
35 policies and procedures of police department rules and guidelines when
36 such measures are required to remedy a violation under this section.

37 § 3. Subdivision 2 of section 2805-i of the public health law is
38 amended by adding five new paragraphs (k), (l), (m), (n) and (o) to read
39 as follows:

40 (k) For the purposes of paragraphs (l), (m), (n) and (o) of this
41 subdivision, "DNA profile" shall mean a DNA sample, record, product, or
42 profile voluntarily submitted or collected from a victim of a sexual
43 offense via a sexual offense evidence kit, a sexual assault nurse exam-
44 ination kit, provided for the purposes of exclusion, or developed from a
45 known DNA reference sample. Nothing in paragraphs (l), (m), (n) and (o)
46 of this subdivision shall be construed to pertain to designated offender
47 DNA.

48 (l) DNA profiles shall not be used as part of reasonable cause for
49 arrest. Such evidence shall be prohibited from use in an unrelated
50 investigation. For criminal prosecutions and proceedings, any evidence
51 or product that results or flows from the use of a DNA profile that
52 violates any provision of this section shall be inadmissible.

53 (m) DNA profiles shall not be collected, cataloged, indexed, stored,
54 transmitted or uploaded to any state or local DNA identification index
55 maintained or operated by a public agency. DNA identification index does

1 not include storage or treatment of evidence as laid out in this section
2 or section eight hundred thirty-eight-a of the executive law.

3 (n) Any conviction obtained, either directly or indirectly, through
4 the use of a DNA profile shall be eligible for relief in accordance
5 with section 440.10 of the criminal procedure law.

6 (o) In any action brought by any person to enforce this section,
7 the court may issue an injunction to restrain, prevent, or enforce
8 any violation of this section. The court may mandate changes in the
9 policies and procedures of police department rules and guidelines when
10 such measures are required to remedy a violation under this section.

11 § 4. This act shall take effect immediately.