By: Representatives Guice, Mayo

To: Penitentiary; Appropriations

## HOUSE BILL NO. 457

- AN ACT TO AMEND SECTION 45-33-37, MISSISSIPPI CODE OF 1972,
  TO PROVIDE THAT DNA TESTING SHALL BE PERFORMED ON ALL CONVICTED
  FELONS; TO PROVIDE THAT SUCH INFORMATION SHALL BE MAINTAINED
  SEPARATE FROM SEX OFFENDER INFORMATION; TO PROVIDE FOR THE TAKING
  OF DNA SAMPLES; TO PROVIDE FOR THE USE OF SUCH INFORMATION IN
  CRIMINAL CASES; AND FOR RELATED PURPOSES.
- 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 8 SECTION 1. Section 45-33-37, Mississippi Code of 1972, is
- 9 amended as follows:
- 10 45-33-37. (1) The Mississippi Crime Laboratory shall
- 11 develop a plan for and establish a deoxyribonucleic acid (DNA)
- 12 identification system. In implementing the plan, the Mississippi
- 13 Crime Laboratory shall purchase the appropriate equipment. The
- 14 DNA identification system as established herein shall be
- 15 compatible with that utilized by the Federal Bureau of
- 16 Investigation.
- 17 (2) From and after January 1, 1996, every individual
- 18 convicted of a sex offense or in the custody of the Mississippi
- 19 Department of Corrections for a sex offense as defined in Section
- 20 45-33-23 shall have a blood sample drawn for purposes of DNA
- 21 identification analysis before release from or transfer to a state
- 22 correctional facility or county jail or other detention facility.
- 23 (3) From and after January 1, 1996, any person having a duty
- 24 to register under Section 45-33-25 for whom a DNA analysis is not
- 25 already on file shall have a blood sample drawn for purposes of
- 26 DNA identification analysis within five (5) working days after
- 27 registration.
- 28 (4) From and after July 1, 2001, any person convicted of a
- 29 felony and incarcerated in a state correctional facility shall at

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the time of entering the prison system have a sample of his or her
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    blood, an oral swab or a sample obtained from a noninvasive
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    procedure taken for DNA (deoxyribonucleic acid) analysis to
    determine identification characteristics specific to the person.
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    The provisions and requirements of this section shall also apply
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    to any person who has been convicted of a felony prior to July 1,
    2001, and who currently is incarcerated in a state correctional
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    facility in this state for such offense but only when such a
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    person is to be released from the state correctional facility.
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    The provisions and requirements of this section shall also apply
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    to any person who has been convicted of a felony in this state on
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    or after July 1, 2001, and who is incarcerated in a private
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    correctional facility in this state for such offense pursuant to a
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    contract with the Department of Corrections upon entering the
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    facility, and for any person convicted of a felony prior to July
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    1, 2001; and who is incarcerated in a private correctional
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    facility in this state pursuant to contract with the Department of
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    Corrections, upon release. The information gathered under this
    subsections shall be maintained in a separate data base from sex
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    offenders and such other felony offenders shall not be subject to
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    the same requirements for sex offenders under this chapter. For
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    the purposes of this subsection, the term "state correctional
    facility" means a penal institution under the jurisdiction of the
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    Department of Corrections, including inmate work camps and inmate
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    boot camps; provided, however, that such term shall not include a
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    probation detention center, probation diversion center or
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    probation boot camp under the jurisdiction of the Department of
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    Corrections.
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         SECTION 2.
                    (1) Each sample required pursuant to subsection
    (4) of Section 45-33-37 from persons who are to be released from a
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state correctional facility or private correctional facility shall

be withdrawn within the twelve (12) months preceding such person's

release at a place designated by the Department of Corrections.

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- 63 The required samples form persons who are not sentenced to a term
- of confinement shall be withdrawn as a condition of probation.
- 65 (2) Samples collected by oral swab or by a noninvasive
- 66 procedure may be collected by any individual who has been trained
- 67 in the procedure.
- 68 SECTION 3. Upon a showing by the defendant in a criminal
- 69 case that access to the DNA data bank is material to the
- 70 investigation, preparation or presentation of a defense at trial
- 71 or in a motion for a new trial, a court having proper jurisdiction
- 72 over such criminal case shall direct the Mississippi Crime
- 73 Laboratory to compare a DNA profile which has been generated by
- 74 the defendant through an independent test against the data bank,
- 75 provided that such DNA profile has been generated in accordance
- 76 with standards for forensic DNA analysis adopted pursuant to 42
- 77 USC Section 14131, as amended.
- 78 SECTION 4. This act shall take effect and be in force from
- 79 and after July 1, 2001.