

HCS HB 152 -- DNA PROFILING (Ruestman)

COMMITTEE OF ORIGIN: Committee on Judiciary

This substitute expands the DNA profiling system by requiring any person 17 years of age or older who is arrested for first degree burglary, second degree burglary, or a felony under Chapter 565, 566, or 568, RSMo, to provide a biological sample upon booking at a county jail or detention facility for the purpose of DNA profiling analysis. Within 90 days of warrant refusal, the arresting agency must notify the State Highway Patrol crime laboratory which must expunge all the DNA records and destroy the sample unless the patrol determines that the person is otherwise obligated to submit a sample.

FISCAL NOTE: Estimated Cost on General Revenue Fund of \$676,640 in FY 2010, \$476,111 in FY 2011, \$478,018 in FY 2012. No impact on Other State Funds in FY 2010, FY 2011, and FY 2012.