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ASSEMBLY BILL NO. 105—ASSEMBLYWOMAN GANSERT

PREFILED DECEMBER 31, 2008

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Referred to Committee on Judiciary

**SUMMARY**—Makes various changes concerning genetic marker testing of certain criminal defendants. (BDR 14-51)

**FISCAL NOTE:** Effect on Local Government: No.  
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [omitted material] is material to be omitted.

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AN ACT relating to criminal procedure; providing that a defendant convicted of certain offenses must submit a specimen for genetic marker testing without a court ordering him to do so; authorizing a board of county commissioners to accept gifts, grants and donations for the county's fund for genetic marker testing; revising the purposes for which a forensic laboratory that receives money from a fund for genetic marker testing may use the money; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

Upon conviction of certain crimes, existing law provides for the issuance of a court order requiring: (1) certain personal identifying information of the defendant to be submitted to the Central Repository for Nevada Records of Criminal History; and (2) a biological specimen of the defendant to be obtained for genetic marker testing. (NRS 176.0913) **Section 1** of this bill: (1) eliminates the need for a court order for these requirements; and (2) provides that the biological specimen is not required if the defendant previously submitted a biological specimen for a prior conviction.

Existing law provides that a defendant who submits a biological specimen for genetic testing must pay a fee for that testing, which is then deposited with the county treasurer for deposit in that county's fund for genetic marker testing. Money remaining in the fund, after the county treasurer pays the actual costs of obtaining a biological specimen, must be distributed to forensic laboratories engaging in genetic marker testing for use for certain purposes. (NRS 176.0915) **Section 2** of this bill authorizes a board of county commissioners to accept gifts, grants and donations for the county's fund for genetic marker testing and expands the purposes for which a forensic laboratory which receives money from the county's fund may use that money.



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THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN  
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1       **Section 1.** NRS 176.0913 is hereby amended to read as  
2 follows:

3       176.0913 1. If a defendant is convicted of an offense listed in  
4 subsection 4 :~~[, the court, at sentencing, shall order that.]~~

5       (a) The name, social security number, date of birth and any other  
6 information identifying the defendant **must** be submitted to the  
7 Central Repository for Nevada Records of Criminal History; and

8       (b) A biological specimen **must** be obtained from the defendant  
9 pursuant to the provisions of this section and ~~[that]~~ the specimen  
10 **must** be used for an analysis to determine the genetic markers of the  
11 specimen.

12      2. If the defendant is committed to the custody of the  
13 Department of Corrections, the Department of Corrections shall  
14 arrange for the biological specimen to be obtained from the  
15 defendant. The Department of Corrections shall provide  
16 the specimen to the forensic laboratory that has been designated by  
17 the county in which the defendant was convicted to conduct or  
18 oversee genetic marker testing for the county pursuant to  
19 NRS 176.0917.

20      3. If the defendant is not committed to the custody of the  
21 Department of Corrections, the Division shall arrange for the  
22 biological specimen to be obtained from the defendant. The  
23 Division shall provide the specimen to the forensic laboratory that  
24 has been designated by the county in which the defendant was  
25 convicted to conduct or oversee genetic marker testing for the  
26 county pursuant to NRS 176.0917. Any cost that is incurred to  
27 obtain a biological specimen from a defendant pursuant to this  
28 subsection is a charge against the county in which the defendant was  
29 convicted and must be paid as provided in NRS 176.0915.

30      4. Except as otherwise provided in subsection 5, the provisions  
31 of subsection 1 apply to a defendant who is convicted of:

- 32       (a) A felony;
- 33       (b) A crime against a child as defined in NRS 179D.0357;
- 34       (c) A sexual offense as defined in NRS 179D.097;
- 35       (d) Abuse or neglect of an older person or a vulnerable person  
36 pursuant to NRS 200.5099;
- 37       (e) A second or subsequent offense for stalking pursuant to  
38 NRS 200.575;
- 39       (f) An attempt or conspiracy to commit an offense listed in  
40 paragraphs (a) to (e), inclusive;



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1       (g) Failing to register with a local law enforcement agency as a  
2       convicted person as required pursuant to NRS 179C.100, if the  
3       defendant previously was:

4              (1) Convicted in this State of committing an offense listed in  
5       paragraph (a), (d), (e) or (f); or

6              (2) Convicted in another jurisdiction of committing an  
7       offense that would constitute an offense listed in paragraph (a), (d),  
8       (e) or (f) if committed in this State;

9              (h) Failing to register with a local law enforcement agency after  
10      being convicted of a crime against a child as required pursuant to  
11      NRS 179D.450; or

12              (i) Failing to register with a local law enforcement agency after  
13      being convicted of a sexual offense as required pursuant to  
14      NRS 179D.450.

15       5. ~~A court shall not order a biological specimen to be obtained  
16      from a defendant who has previously submitted such a specimen for  
17      conviction of a prior offense unless the court determines that]~~ **If it is  
18      determined that a defendant's biological specimen has previously  
19      been submitted for conviction of a prior offense,** an additional  
20      sample is ~~necessary.~~ **not required.**

21       6. Except as otherwise authorized by federal law or by specific  
22      statute, a biological specimen obtained pursuant to this section, the  
23      results of a genetic marker analysis and any information identifying  
24      or matching a biological specimen with a person must not be shared  
25      with or disclosed to any person other than the authorized personnel  
26      who have possession and control of the biological specimen, results  
27      of a genetic marker analysis or information identifying or matching  
28      a biological specimen with a person, except pursuant to:

29              (a) A court order; or

30              (b) A request from a law enforcement agency during the course  
31      of an investigation.

32       7. A person who violates any provision of subsection 6 is  
33      guilty of a misdemeanor.

34       **Sec. 2.** NRS 176.0915 is hereby amended to read as follows:

35       176.0915 1. If ~~the court orders that~~ a biological specimen  
36      ~~for~~ is obtained from a defendant pursuant to NRS 176.0913, the  
37      court, in addition to any other penalty, shall order the defendant, to  
38      the extent of his financial ability, to pay the sum of \$150 as a fee for  
39      obtaining the specimen and for conducting the analysis to determine  
40      the genetic markers of the specimen. The fee:

41              (a) Must be stated separately in the judgment of the court or on  
42      the docket of the court;

43              (b) Must be collected from the defendant before or at the same  
44      time that any fine imposed by the court is collected from the  
45      defendant; and



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1       (c) Must not be deducted from any fine imposed by the court.

2       2. All money that is collected pursuant to subsection 1 must be  
3 paid by the clerk of the court to the county treasurer on or before the  
4 fifth day of each month for the preceding month.

5       3. The board of county commissioners of each county shall by  
6 ordinance create in the county treasury a fund to be designated as  
7 the fund for genetic marker testing. The county treasurer shall  
8 deposit money that is collected pursuant to subsection 2 in the fund  
9 for genetic marker testing. The money must be accounted for  
10 separately within the fund.

11      4. Each month, the county treasurer shall use the money  
12 deposited in the fund for genetic marker testing to pay for the actual  
13 amount charged to the county for obtaining a biological specimen  
14 from a defendant pursuant to NRS 176.0913.

15      5. *The board of county commissioners of each county may  
16 apply for and accept grants, gifts, donations, bequests or devises  
17 which the board of county commissioners shall deposit with the  
18 county treasurer for credit to the fund for genetic marker testing.*

19      6. If money remains in the fund after the county treasurer  
20 makes the payments required by subsection 4, the county treasurer  
21 shall pay the remaining money each month to the forensic  
22 laboratory that is designated by the county pursuant to NRS  
23 176.0917 to conduct or oversee genetic marker testing for the  
24 county. A forensic laboratory that receives money pursuant to this  
25 subsection shall use the money to [ ]

26      —(a) ~~Maintain and purchase equipment and supplies relating to  
27 genetic marker testing, including, but not limited to, equipment and  
28 supplies required by the Federal Bureau of Investigation for  
29 participation in CODIS; and~~

30      —(b) ~~Pay for the training and continuing education, including, but  
31 not limited to, the reasonable travel expenses, of employees of the  
32 forensic laboratory who conduct or oversee] cover any expense  
33 related to~~ genetic marker testing.

34      Sec. 3. This act becomes effective on July 1, 2009.



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