A BILL FOR AN ACT

RELATING TO SEXUAL ASSAULT.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. Chapter 844D, Hawaii Revised Statutes, is
2	amended by adding a new section to be appropriately designated
3	and to read as follows:
4	"§844D- Sexual assault kit tracking program. (a) The
5	department, in consultation with the department of the attorney
6	general, shall establish a sexual assault kit tracking program
7	to ensure that sexual assault kits are obtained and analyzed in
8	a timely manner. The program shall require that:
9	(1) Beginning July 1, 2016, any law enforcement agency
10	that receives a sexual assault kit obtained in
11	connection with the investigation of a criminal case
12	shall submit that sexual assault kit within ten
13	business days of receipt to a laboratory authorized to
14	analyze crime scene samples under section 844D-51;
15	(2) Any authorized laboratory that receives a sexual
16	assault kit from a law enforcement agency shall
17	complete analysis of that sexual assault kit within

1		six months of receipt; provided that sufficient
2		staffing and resources are available;
3	(3)	The results of all sexual assault kits submitted for
4		analysis and analyzed shall be uploaded, pursuant to
5		rules and internal operations established by the
6		department, to the state DNA database and data bank
7		identification program and the Federal Bureau of
8		Investigation Combined DNA Index System; and
9	(4)	Any law enforcement agency that receives a sexual
10		assault kit obtained in connection with the
11		investigation of a criminal case shall provide written
12		notice annually to the department of the attorney
13		general, in a form and manner prescribed by the
14		department of the attorney general, stating the number
15		of sexual assault kits related to a criminal
16		investigation in the custody of the department, or a
17		designated entity, that have not been submitted to a
18		laboratory for analysis.
19	(b)	The department of the attorney general shall make
20	arrangeme	nts with one or more laboratories authorized to analyze
21	crime scen	ne samples under section 844D-51 to ensure that all

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- 1 sexual assault kits that were collected prior to July 1, 2016,
- 2 and that are the subject of a criminal investigation are
- 3 analyzed and that the results are entered into the state DNA
- 4 database and data bank identification program and the Federal
- 5 Bureau of Investigation Combined DNA Index System.
- 6 (c) The failure of a law enforcement agency to submit a
- 7 sexual assault kit collected on or before July 1, 2016, pursuant
- 8 to subsection (a) shall in no way alter the authority of the law
- 9 enforcement agency to submit the sexual assault kit, the
- 10 authority of a laboratory to accept and analyze the sexual
- 11 assault kit, or the authority of the department to maintain or
- 12 upload the results into the state DNA database and data bank
- 13 identification program and the Federal Bureau of Investigation
- 14 Combined DNA Index System.
- (d) All sexual assault kit evidence submitted for analysis
- 16 pursuant to this section shall be accompanied by the following
- 17 signed certification:
- 18 "This evidence is being submitted by (name of investigating
- 19 law enforcement agency) in connection with a prior or
- 20 current criminal investigation."

(e) Evidence derived from the analysis of any sexual			
assault kit is not made inadmissible in court by the fact that			
it was not processed and analyzed within the timeframes required			
by this section.			
(f) If the department receives written confirmation from			
the investigating law enforcement agency or the department			
otherwise determines that a record that has been uploaded into			
the state DNA database and data bank identification program and			
the Federal Bureau of Investigation Combined DNA Index System			
was not connected to a criminal investigation, the record shall			
be expunged from the state DNA database and data bank			
identification program pursuant to rules and procedures			
established by the department and from the Federal Bureau of			
Investigation Combined DNA Index System. The failure to expunge			
a record or strictly comply with this subsection shall not be			
grounds for challenging the validity of a state DNA database and			
data bank identification program and the Federal Bureau of			
Investigation Combined DNA Index System match or other			
information, and evidence based upon or derived from the state			
DNA database and data bank identification program and the			

- 1 Federal Bureau of Investigation Combined DNA Index System may
- 2 not be excluded by a court for these reasons.
- 3 (g) The department of the attorney general shall adopt
- 4 rules necessary to carry out the purposes of this section."
- 5 SECTION 2. Section 844D-1, Hawaii Revised Statutes, is
- 6 amended by amending the definitions of "print impression",
- 7 "sample", and "specimen" to read as follows:
- 8 ""Print impression" means any fingerprint, thumbprint, palm
- 9 print, or set of fingerprints or palm prints designated in the
- 10 department's rules or internal regulations [adopted pursuant to
- 11 section 844D-3].
- 12 "Sample" means human biologic material collected in a
- 13 manner specified in the department's rules or internal
- 14 regulations [adopted pursuant to section 844D 3], including but
- 15 not limited to, saliva collected by means of buccal swab.
- 16 "Specimen" means human biologic material collected in a
- 17 manner specified in the department's rules or internal
- 18 regulations [adopted pursuant to section 844D-3], including but
- 19 not limited to blood."
- 20 SECTION 3. The police department of each county, the
- 21 department of public safety, and the division of conservation

- 1 and resources enforcement shall report their findings and
- 2 recommendations regarding the sexual assault kit tracking
- 3 program, including any proposed legislation, to the legislature
- 4 no later than twenty days prior to the convening of the regular
- 5 session of 2017. The report shall include the respective number
- 6 of unprocessed sexual assault kits collected statewide prior to
- 7 July 1, 2016, and the most up to date information on the
- 8 reduction of any backlog. The police department of each county,
- 9 the department of public safety, and the division of
- 10 conservation and resources enforcement shall make the report
- 11 available to the public on their respective websites.
- 12 SECTION 4. Statutory material to be repealed is bracketed
- 13 and stricken. New statutory material is underscored.
- 14 SECTION 5. This Act shall take effect on July 1, 3000.

Report Title:

Evidence; Sexual Assault Kit Tracking Program

Description:

Establishes the sexual assault kit tracking program. Requires a law enforcement agency to submit sexual assault kits obtained in connection to a criminal investigation to an authorized laboratory, the laboratory to complete the analysis, and results to be uploaded to authorized databases in a timely manner. Requires each law enforcement agency that obtains the sexual assault kits to report to the Department of the Attorney General annually on the number of sexual assault kits in its possession. Requires the county police departments, the Department of Public Safety, and the Division of Conservation and Resources Enforcement to submit a report to the legislature on the number of kits in its possession and progress on any backlog and make the reports available to the public. (HB1907 HD1)

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