1	TO THE HONORABLE SENATE:
2	The Senate Committee on Judiciary to which was referred Senate Bill No. 10
3	entitled "An act relating to State DNA Database " respectfully reports that it
4	has considered the same and recommends that the bill be amended by striking
5	out all after the enacting clause and inserting in lieu thereof the following:
6	Sec. 1. 20 V.S.A. § 1932 is amended to read:
7	§ 1932. DEFINITIONS
8	As used in this subchapter:
9	* * *
10	(5) "DNA sample" means a forensic unknown tissue sample or a tissue
11	sample provided by any person convicted of a designated crime or for whom
12	the court has determined at arraignment there is probable cause that the person
13	has committed a felony. The DNA sample may be blood or other tissue type
14	specified by the department Department.
15	* * *
16	(12) "Designated crime" means any of the following offenses:
17	(A) a felony;
18	(B) 13 V.S.A. § 1042 (domestic assault) a misdemeanor for which a
19	person is sentenced to a period of incarceration of at least 30 days;

1	(C) any crime for which a person is required to register as a sex
2	offender pursuant to 13 V.S.A. chapter 167, subchapter 3 of chapter 167 of
3	Title 13;
4	(D) an attempt to commit any offense listed in this subdivision; or
5	(E) any other offense, if, as part of a plea agreement in an action in
6	which the original charge was a crime listed in this subdivision and probable
7	cause was found by the court, there is a requirement that the defendant submit
8	a DNA sample to the DNA data bank.
9	Sec. 2. 20 V.S.A. § 1933 is amended to read:
10	§ 1933. DNA SAMPLE REQUIRED
11	(a) The following persons shall submit a DNA sample:
12	(1) A <u>a</u> person convicted in a court in this state <u>State</u> of a designated
13	crime on or after April 29, 1998 . ;
14	(2) A person for whom the court has determined at arraignment there is
15	probable cause that the person has committed a felony in this state on or after
16	July 1, 2011.
17	(3) A <u>a</u> person who was convicted in a court in this state State of a
18	designated crime prior to April 29, 1998 and, after such date, is:
19	(A) in the custody of the commissioner of corrections Commissioner
20	of Corrections pursuant to 28 V.S.A. § 701;
21	(B) on parole for a designated crime;

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1	(C) serving a supervised community sentence for a designated
2	crime; or
3	(D) on probation for a designated crime.
4	(b) At the time of arraignment, the court shall set a date and time for the
5	person to submit a DNA sample.
6	(c) A person required to submit a DNA sample who is serving a sentence in
7	a correctional facility shall have his or her DNA samples collected or taken at
8	the receiving correctional facility, or at a place and time designated by the
9	commissioner of corrections Commissioner of Corrections or by a court, if the
10	person has not previously submitted a DNA sample.
11	(d)(c) A person serving a sentence for a designated crime not confined to a
12	correctional facility shall have his or her DNA samples collected or taken at a
13	place and time designated by the commissioner of corrections Commissioner
14	of Corrections, the commissioner of public safety Commissioner of Public
15	Safety, or a court if the person has not previously submitted a DNA sample in
16	connection with the designated crime for which he or she is serving the
17	sentence.

1	Sec. 3. 20 V.S.A. § 1940 is amended to read:
2	§ 1940. EXPUNGEMENT OF RECORDS AND DESTRUCTION OF
3	SAMPLES
4	(a) In accordance with procedures set forth in subsection (b) of this section,
5	the department Department shall destroy the DNA sample and any records of a
6	person related to the sample that were taken in connection with a particular
7	alleged designated crime in any either of the following circumstances:
8	(1) A person's conviction related to an incident that caused the DNA
9	sample to be taken is reversed, and the case is dismissed.
10	(2) The person is granted a full pardon related to an incident that caused
11	the DNA sample to be taken.
12	(3) If the sample was taken post-arraignment, the felony charge which
13	required the DNA sample is downgraded to a misdemeanor by the prosecuting
14	attorney upon a plea agreement or the person is convicted of a lesser offense
15	that is a misdemeanor other than domestic assault pursuant to 13 V.S.A.
16	§ 1042 or a sex offense for which registration is required pursuant to 13 V.S.A.
17	§ 5401 et seq.
18	(4) If the sample was taken post-arraignment, the person is acquitted
19	after a trial of the charges which required the taking of the DNA sample.
20	(5) If the sample was taken post-arraignment, the charges which
21	required the taking of the DNA sample are dismissed by either the court or the

1	state after arraignment unless the attorney for the state can show good cause	
2	why the sample should not be destroyed.	
3	* * *	
4	Sec. 4. EFFECTIVE DATE	
5	This act shall take effect on passage.	
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13	(Committee vote:)	
14		
15	Senator	
16	FOR THE COMMITTEE	