H.B. No. 562

1	AN ACT
2	relating to the collection and maintenance of DNA samples taken
3	from certain offenders.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subchapter G, Chapter 411, Government Code, is
6	amended by adding Section 411.1481 to read as follows:
7	Sec. 411.1481. DNA RECORDS: CAPITAL MURDER. (a) This
8	section applies to:
9	(1) an inmate serving a sentence in the institutional
10	division of the Texas Department of Criminal Justice for an offense
11	under Section 19.03, Penal Code (capital murder); and
12	(2) a juvenile committed to the Texas Youth Commission
13	for an adjudication as having engaged in delinquent conduct that
14	violates Section 19.03, Penal Code (capital murder).
15	(b) The institutional division or the commission, as
16	appropriate, shall obtain a sample or specimen from an inmate or
17	juvenile described by Subsection (a) for the purpose of creating a
18	DNA record and shall perform duties in respect to obtaining,
19	preserving, maintaining a record of, and sending the sample or
20	specimen to the director in the same manner as if the sample or
21	specimen were obtained under Section 411.148.
22	SECTION 2. (a) This Act takes effect on the date on which
23	the director of the Department of Public Safety certifies to the
24	governor, the lieutenant governor, and the speaker of the house of

1

representatives that the state has received funds from the federal 1 2 government or from other sources in a sufficient amount to pay all 3 costs to the state associated with taking samples or specimens from 4 all inmates serving sentences for an offense under Section 19.03, Penal Code, and all juveniles committed to the Texas Youth 5 6 Commission for an adjudication as having engaged in delinquent conduct that violates Section 19.03, Penal Code, for the purpose of 7 8 creating a DNA record under Subchapter G, Chapter 411, Government Code, as required by this Act. 9

H.B. No. 562

As required by Section 411.1481, Government Code, as 10 (b) added by this Act, the institutional division of the Texas 11 Department of Criminal Justice shall collect a blood sample or 12 other specimen from an inmate serving a sentence for capital murder 13 14 from whom a blood sample or other specimen was not required before 15 the effective date of this Act or from an inmate previously convicted of capital murder. The division shall collect the sample 16 17 or specimen during the diagnostic process, but only from an inmate who has not completed the diagnostic process before the 120th day 18 following the effective date of this Act. 19 The division shall collect the sample or specimen not later than the first anniversary 20 of the effective date of this Act from an inmate who has completed 21 the diagnostic process before the 120th day following the effective 22 date of this Act. 23

(c) As required by Section 411.1481, Government Code, as
added by this Act, the Texas Youth Commission shall collect a blood
sample or other specimen from a juvenile committed to the
commission for capital murder from whom a blood sample or other

2

H.B. No. 562

specimen was not required before the effective date of this Act or 1 2 from a juvenile previously committed to the commission for capital 3 murder. The commission shall collect the sample or specimen during the initial examination, but only from a juvenile who has not 4 completed the initial examination before the 120th day following 5 6 the effective date of this Act. The commission shall collect the sample or specimen not later than the first anniversary of the 7 8 effective date of this Act or 30 days before the juvenile's scheduled release or transfer from a facility operated by the 9 commission, whichever is earlier, from a juvenile who has completed 10 the initial examination before the 120th day following the 11 effective date of this Act. 12

H.B. No. 562

President of the Senate

Speaker of the House

I certify that H.B. No. 562 was passed by the House on April 1, 2003, by a non-record vote.

Chief Clerk of the House

I certify that H.B. No. 562 was passed by the Senate on May 26, 2003, by a viva-voce vote.

Secretary of the Senate

APPROVED:

Date

Governor