By Senator Crist

12-1918-07 See HB 697

A bill to be entitled 2 An act relating to DNA testing; amending s. 943.325, F.S.; revising offenses for which a 3 4 conviction requires the person convicted to 5 provide biological specimens in specified 6 circumstances; correcting a reference; 7 providing an effective date. 8 Be It Enacted by the Legislature of the State of Florida: 9 10 Section 1. Subsection (1) of section 943.325, Florida 11 Statutes, is amended to read: 13 943.325 Blood or other biological specimen testing for DNA analysis. --14 (1)(a) Any person who is convicted or was previously 15 convicted in this state for any offense or attempted offense 16 enumerated in paragraph (b), and any person who is transferred to this state under Article VII of the Interstate Compact on 18 Juveniles, part  $\underline{\text{XIII}}$   $\forall$  of chapter 985, who has committed or 19 attempted to commit an offense similarly defined by the 20 21 transferring state, who is either: 22 1. Still incarcerated, or 23 2. No longer incarcerated, or has never been incarcerated, yet is within the confines of the legal state 24 boundaries and is on probation, community control, parole, 25 conditional release, control release, or any other type of 26 27 court-ordered supervision, 28 shall be required to submit two specimens of blood or other 29 30 biological specimens approved by the Department of Law 31

Enforcement to a Department of Law Enforcement designated 2 testing facility as directed by the department. (b) 1. Chapter 794, chapter 800, s. 782.04, s. 3 4 s. 810.02, s. 812.133, or s. 812.135. 5 2. Effective July 1, 2002, and contingent upon 6 specific appropriation, s. 812.13 or s. 812.131. 7 3. Effective July 1, 2003, and contingent upon specific appropriation, chapter 787 or s. 782.07. 8 9 4. Effective July 1, 2004, and contingent upon 10 specific appropriation, any forcible felony, as described in 776.08, aggravated child abuse, as described in s. 11 12 827.03(2), aggravated abuse of an elderly person or a disabled adult, as described in s. 825.102(2), or any felony violation 13 of chapter 790 involving the use or possession of a firearm. 14 1.5. Effective July 1, 2005, and contingent upon 15 16 specific appropriation, Any felony offense. 17 2. Any misdemeanor violation of s. 784.048, s. 810.14, 18 s. 847.011, s. 847.013, s. 847.0135, or s. 877.26. 3. An offense that the court found at sentencing was 19 committed for the purpose of benefiting, promoting, or 2.0 21 furthering the interests of a criminal street gang as defined 22 in s. 874.03. 23 (c) As used in this section, the term "any person" includes both juveniles and adults committed to a county jail 2.4 or committed to or under the supervision of the Department of 2.5 Corrections or the Department of Juvenile Justice, including 26 27 persons incarcerated in a private correctional institution 2.8 operated under contract pursuant to s. 944.105. 29 (d) Any person who was previously convicted in this 30 state for any offense or attempted offense enumerated in

paragraph (b) subparagraph (b)1., subparagraph (b)2., or

subparagraph (b)3. and who is still incarcerated or in the custody of the Department of Juvenile Justice must submit, not less than 45 days before his or her presumptive date of release from such incarceration or commitment, two specimens of blood or other approved biological specimens as directed by the Department of Law Enforcement to a testing facility designated by the department. Section 2. This act shall take effect July 1, 2007.