

The Florida Senate
BILL ANALYSIS AND FISCAL IMPACT STATEMENT

(This document is based on the provisions contained in the legislation as of the latest date listed below.)

Prepared By: The Professional Staff of the Committee on Health Policy

BILL: SB 1140

INTRODUCER: Senator Rodrigues

SUBJECT: Unlawful Use of DNA

DATE: March 9, 2021

REVISED: _____

	ANALYST	STAFF DIRECTOR	REFERENCE	ACTION
1.	Looke	Brown	HP	Pre-meeting
2.			CM	
3.			RC	

I. Summary:

SB 1140 establishes three new crimes related to the unlawful use of deoxyribose nucleic acid (DNA). The bill provides that:

- It is a first degree misdemeanor for a person to willfully, and without authorization, collect or retain another person’s DNA sample with the intent to perform DNA analysis.
- It is a third degree felony for a person to willfully, and without authorization, submit another person’s DNA sample for DNA analysis or to conduct or procure the conducting of another person’s DNA analysis.
- It is a third degree felony for a person to willfully, and without authorization, disclose another person’s DNA analysis results to a third party.

The bill specifies that each instance of the above crimes constitutes a separate violation which entails a separate penalty. The bill defines the terms “authorization,” “DNA analysis,” and “DNA sample” and provides exceptions for criminal investigations and prosecutions; determining paternity under ss. 409.256 or 742.12(1), F.S.; and performing any activity authorized in s. 943.325, F.S., pertaining to the criminal DNA database.

The bill also amends s. 760.40, F.S., which is the current law governing DNA privacy, to conform to the changes made by the bill.

The bill provides an effective date of October 1, 2021.

II. Present Situation:

What is DNA?

DNA, or deoxyribonucleic acid, is the hereditary material in humans and almost all other organisms. Nearly every cell in a person’s body has the same DNA, unique to that person. Most

DNA is located in the cell nucleus (where it is called nuclear DNA), but a small amount of DNA can also be found in the mitochondria (where it is called mitochondrial DNA or mtDNA). Mitochondria are structures within cells that convert the energy from food into a form that cells can use.

The information in DNA is stored as a code made up of four chemical bases: adenine (A), guanine (G), cytosine (C), and thymine (T). Human DNA consists of about three billion bases, and more than 99 percent of those bases are the same in all people. The order, or sequence, of these bases determines the information available for building and maintaining an organism, similar to the way in which letters of the alphabet appear in a certain order to form words and sentences.

DNA bases pair-up with each other, A with T and C with G, to form units called base pairs. Each base is also attached to a sugar molecule and a phosphate molecule. Together, a base, sugar, and phosphate are called a nucleotide. Nucleotides are arranged in two long strands that form a spiral called a double helix. The structure of the double helix is somewhat like a ladder, with the base pairs forming the ladder's rungs and the sugar and phosphate molecules forming the vertical sidepieces of the ladder.

An important property of DNA is that it can replicate, or make copies of itself. Each strand of DNA in the double helix can serve as a pattern for duplicating the sequence of bases. This is critical when cells divide because each new cell needs to have an exact copy of the DNA present in the old cell.¹

Genetics and Genomics

Genetics is a term that refers to the study of genes and their roles in inheritance – in other words, the way that certain traits or conditions are passed down from one generation to another. Genetics involves scientific studies of genes and their effects. Genes (units of heredity) carry the instructions for making proteins, which direct the activities of cells and functions of the body. Examples of genetic or inherited disorders include cystic fibrosis, Huntington's disease, and phenylketonuria.

Genomics is a more recent term that describes the study of all of a person's genes (the genome), including interactions of those genes with each other and with the person's environment. Genomics includes the scientific study of complex diseases such as heart disease, asthma, diabetes, and cancer because these diseases are typically caused more by a combination of genetic and environmental factors than by individual genes. Genomics is offering new possibilities for therapies and treatments for some complex diseases, as well as new diagnostic methods.²

¹ *What is DNA?*, MedlinePlus, available at <https://medlineplus.gov/genetics/understanding/basics/dna/>, (last visited Mar. 5, 2021).

² *Genetics vs. Genomics Fact Sheet*, National Human Genome Research Institute, available at <https://www.genome.gov/about-genomics/fact-sheets/Genetics-vs-Genomics>, (last visited Mar. 5, 2021).

Genetic Testing

Genetic testing is a type of medical test that identifies changes in chromosomes, genes, or proteins. The results of a genetic test can confirm or rule out a suspected genetic condition or help determine a person's chance of developing or passing on a genetic disorder. More than 1,000 genetic tests are currently in use, and more are being developed. Several methods can be used for genetic testing:

- Molecular genetic tests (or gene tests) study single genes or short lengths of DNA to identify variations or mutations that lead to a genetic disorder.
- Chromosomal genetic tests analyze whole chromosomes or long lengths of DNA to see if there are large genetic changes, such as an extra copy of a chromosome, that cause a genetic condition.
- Biochemical genetic tests study the amount or activity level of proteins; abnormalities in either can indicate changes to the DNA that result in a genetic disorder.³

Surreptitious Genetic Testing

Surreptitious genetic testing – testing without the knowledge of the person being tested – is a potential threat to the privacy of people's genomic information. Some companies offering DNA testing allow consumers to obtain genetic analyses of various biological samples without requiring the consent of the individual or individuals being tested. DNA samples may come from objects ranging from blood stains to a licked envelope. A variety of tests can be done using these DNA samples, including health-related testing and parentage determination. These tests can reveal sensitive or embarrassing personal information, which could be of significant concern for individuals in the public spotlight.

There is no federal law prohibiting surreptitious testing. Currently about half of the states in the U.S. have laws or regulations governing genomic privacy and illegitimate uses of genomic data.⁴ However, there is great variation in these laws. While some states prohibit the unauthorized acquisition or analysis of genetic information, others prohibit only unauthorized disclosure. Whether genetic testing can be performed without the consent of the donor may depend on who conducts the test, what the test attempts to determine, how the results will be used, and in what state the testing takes place. The states also differ regarding the enforcement of these laws.⁵

Florida's DNA Privacy Law

Section 760.40, F.S., requires that, except for purposes of criminal prosecution; for the purposes of determining paternity as provided in s. 409.256, F.S., or 742.12(1), F.S.; and for purposes of acquiring specimens as provided in s. 943.325, F.S., DNA analysis⁶ may be performed only with

³ *What is Genetic Testing?*, MedlinePlus, available at <https://medlineplus.gov/genetics/understanding/testing/geneticstesting/>, (last visited Mar. 5, 2021).

⁴ For details on state laws regulating DNA usage available at <https://www.genome.gov/about-genomics/policy-issues/Genome-Statute-Legislation-Database>, (last visited Mar. 7, 2021).

⁵ Privacy in Genomics, National Human Genome Research Institute, available at <https://www.genome.gov/about-genomics/policy-issues/Privacy>, (last visited Mar. 7, 2021).

⁶ Defined as “the medical and biological examination and analysis of a person to identify the presence and composition of genes in that person's body. The term includes DNA typing and genetic testing.”

the informed consent of the person to be tested. The section specifies that the results of a DNA analysis, whether held by a public or private entity, are the exclusive property of the person tested, are confidential, and may not be disclosed without the consent of the person tested. The information is also exempt from public records laws if held by a public entity. A violation of the above requirements is a misdemeanor of the third degree.⁷

The section also requires that a person who performs DNA analysis or receives records, results, or findings of a DNA analysis must provide the person tested with notice that the analysis was performed or that the information was received. The notice must state that, upon the request of the person tested, the information will be made available to his or her physician. The notice must also state whether the information was used in any decision to grant or deny any insurance, employment, mortgage, loan, credit, or educational opportunity. If the information was used in any decision that resulted in a denial, the analysis must be repeated to verify the accuracy of the first analysis, and if the first analysis is found to be inaccurate, the denial must be reviewed.

III. Effect of Proposed Changes:

SB 1140 creates s. 817.5655, F.S., to prohibit certain unlawful uses of DNA. The bill defines the terms:

- “Authorization” to mean the informed and written consent of the person whose DNA is to be extracted or analyzed, or the informed and written consent of the person’s legal guardian or authorized representative.
- “DNA analysis” to mean the medical and biological examination and analysis of a person to identify the presence and composition of genes in that person’s body. The term includes DNA typing and genetic testing.
- “DNA sample” to mean any human biological specimen from which DNA can be extracted, or the DNA extracted from such specimen.

The bill establishes three new crimes as follows:

- It is a misdemeanor of the first degree⁸ for a person to willfully, and without authorization, collect or retain another person’s DNA sample with the intent to perform DNA analysis.
- It is a felony of the third degree⁹ for a person to willfully, and without authorization, submit another person’s DNA sample for DNA analysis or to conduct or procure the conducting of another person’s DNA analysis.
- It is a felony of the third¹⁰ degree for a person to willfully, and without authorization, disclose another person’s DNA analysis results to a third party.

The bill specifies that each instance of collection, retention, submission, analysis, or disclosure constitutes a separate violation for which a separate penalty is authorized. The bill also provides exceptions to the prohibitions established in the bill for: a criminal investigation or prosecution; determining paternity under s. 409.256, F.S., or s. 742.12(1), F.S.; and for performing any activity authorized under s. 943.325, F.S., related to Florida’s criminal DNA database.

⁷ Punishable as provided in ss. 775.082 or 775.083, F.S.

⁸ Id.

⁹ Punishable as provided in ss. 775.082, 775.083, or 775.084, F.S.

¹⁰ Id.

The bill amends s. 760.40, F.S., to conform to the changes made by the bill.

The bill provides an effective date of October 1, 2021.

IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

None.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.

E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

VII. Related Issues:

SB 1140 defines the term “authorization” to mean the informed and written consent of the person whose DNA is to be extracted or analyzed, or the informed and written consent of the person’s legal guardian or authorized representative. However, the bill does not specify what information must be given to a person in order for that person to be informed before providing written

consent. Given that the failure to provide adequate information to the person who is providing written consent may constitute a criminal act, it may be advisable to specify what information must be given to a person prior to that person providing his or her consent.

SB 1140 prohibits as a third degree felony a person to willfully, and without authorization, disclose another person's DNA analysis results to a third party. Given the broad nature of this crime and the specific requirements for obtaining authorization established by the bill, it may be possible for a person to commit this crime unintentionally. For example, it is possible that a husband may have violated this section by disclosing his wife's DNA analysis results to their children even if the husband had his wife's prior authorization by spoken word.

VIII. Statutes Affected:

This bill substantially amends section 760.40 of the Florida Statutes.

This bill creates section 817.5655 of the Florida Statutes.

IX. Additional Information:

A. Committee Substitute – Statement of Changes:

(Summarizing differences between the Committee Substitute and the prior version of the bill.)

None.

B. Amendments:

None.