Amendment No. 1

## COMMITTEE/SUBCOMMITTEE ACTION ADOPTED \_\_\_\_\_ (Y/N) ADOPTED AS AMENDED \_\_\_\_\_ (Y/N) ADOPTED W/O OBJECTION \_\_\_\_\_ (Y/N) FAILED TO ADOPT \_\_\_\_\_\_ (Y/N) WITHDRAWN \_\_\_\_\_ (Y/N) OTHER

Committee/Subcommittee hearing bill: Criminal Justice

Subcommittee

Representative Johnson offered the following:

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## Amendment (with title amendment)

Remove lines 32-45 and insert:

- (b) When, in the agency's judgment, expedited testing of the DNA sample is in the best interest of advancing an investigation.
- (5) Each grant recipient shall provide to the executive director a report no later than 1 year after receipt of funding. The report shall include:
  - (a) The amount of annual funding received from this grant.
  - (b) The number of cases tested by the private laboratory.
- (c) The type of DNA testing used, including the name of the private laboratory to which such testing was outsourced and

251757 - h0847-line 32.docx

Published On: 3/18/2025 1:47:55 PM

Amendment No. 1

17	the type of primary equipment used by the private laboratory for
18	such testing.
19	(d) The lab report with the results of the DNA testing.
20	(e) The average amount of time it took to complete the DNA
21	testing.
22	(6) The department may adopt rules pursuant to ss.
23	120.536(1) and 120.54 to implement and administer this section
24	and to establish the process for the allocation of grant funds.
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27	TITLE AMENDMENT
28	Remove line 8 and insert:
29	by each grant recipient; providing rulemaking
30	authority; providing an effective date.

251757 - h0847-line 32.docx

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