1 ENGROSSED SENATE AMENDMENT ТΟ 2 ENGROSSED HOUSE BILL NO. 1014 By: Bush of the House 3 and 4 Shaw of the Senate 5 6 7 [ criminal procedure - clarifying purpose for collecting DNA samples - effective date ] 8 9 10 AMENDMENT NO. 1. Page 1, strike the stricken title, enacting clause 11 and entire bill and insert 12 13 "An Act relating to fingerprints; amending 47 O.S. 2011, Section 6-110.2, as amended by Section 2, 14 Chapter 96, O.S.L. 2015 (47 O.S. Supp. 2018, Section 6-110.2), which relates to computerized finger 15 imaging system; modifying agencies who have certain access; and providing an effective date. 16 17 18 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 19 SECTION 1. AMENDATORY 47 O.S. 2011, Section 6-110.2, as 20 amended by Section 2, Chapter 96, O.S.L. 2015 (47 O.S. Supp. 2018, 21 Section 6-110.2), is amended to read as follows: 22 Section 6-110.2. A. The Department of Public Safety shall 23 implement a procedure for computerized finger imaging by means of an 24 inkless finger image scanning device and shall require every

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1 applicant for an original, renewal or replacement driver license or identification card to submit to finger imaging for the purposes of 2 proof of identity and to ensure the security of the driver license 3 4 or identification card issued to the applicant. If the finger image 5 of a person over sixty-five (65) years of age cannot be scanned and the issuing agent can personally verify the individual's identity 6 7 with alternative identification, the finger imaging shall be overridden. Means must be provided to trace to the agent who 8 9 authorized the override.

B. No unemancipated person under eighteen (18) years of age shall be issued a driver license or identification card by the Department unless an authorization form, prescribed and furnished by the Department, or notarized affidavit authorizing the finger imaging of the person and signed by the legal custodial parent, legal guardian, or legal custodian of the person, is in the possession of the Department.

17 C. No law enforcement agency of the state or federal government 18 other than the Department of Public Safety shall have access to any 19 information collected through the use of computerized finger imaging 20 without first obtaining a court order from a judge of competent 21 jurisdiction; provided, however, the Oklahoma State Bureau of 22 Investigation shall have access to such imaging for the purpose of 23 identifying a person who is deceased, missing or endangered. Each 24 application for an order authorizing the access to any information

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1 collected through the use of computerized finger imaging shall be 2 made in writing upon oath or affirmation to a judge of competent jurisdiction. Each application shall establish probable cause for 3 belief that a named individual is committing, has committed or is 4 5 about to commit a particular violation of law. 6 D. The Commissioner of Public Safety shall adopt rules as may 7 be necessary to carry out the provisions of this section. 8 SECTION 2. This act shall become effective November 1, 2019." 9 Passed the Senate the 17th day of April, 2019. 10 11 Presiding Officer of the Senate 12 13 Passed the House of Representatives the \_\_\_\_ day of \_\_\_\_\_, 14 2019. 15 16 Presiding Officer of the House 17 of Representatives 18 19 20 21 22 23 24

1 ENGROSSED HOUSE BILL NO. 1014 By: Bush of the House 2 and 3 Shaw of the Senate 4 5 [ criminal procedure - clarifying purpose for 6 7 collecting DNA samples - effective date ] 8 9 10 11 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 12 SECTION 3. AMENDATORY Section 1, Chapter 181, O.S.L. 13 2016 (22 O.S. Supp. 2018, Section 210), is amended to read as 14 follows: 15 Section 210. A. Subject to the availability of funds, a person 16 eighteen (18) years of age or older who is arrested for the 17 commission of a felony under the laws of this state or any other 18 jurisdiction shall, upon being booked into a jail or detention 19 facility, submit to deoxyribonucleic acid (DNA) sample collection 20 for testing for law enforcement DNA-identification-matching purposes 21 in accordance with Section 150.27a of Title 74 of the Oklahoma 22 Statutes and the rules promulgated by the Oklahoma State Bureau of 23 Investigation (OSBI) for the OSBI Combined DNA Index System (CODIS) 24 Database. DNA samples shall be collected by the arresting authority

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1 <u>trained medical personnel, law enforcement or employees or medical</u> 2 <u>contractors of these organizations</u> as qualified pursuant to 3 subsection B of this section. Convicted or arrested individuals who 4 have previously submitted to DNA testing pursuant to this section or 5 Section 991a of Title 22 of the Oklahoma Statutes and for whom a 6 valid sample is on file in the OSBI CODIS Database shall not be 7 required to submit to additional testing.

Samples of blood or saliva for DNA testing or for DNA-8 Β. 9 identification-matching purposes required by subsection A of this 10 section shall be taken by peace officers, the county sheriff trained 11 medical personnel, law enforcement or employees or medical 12 contractors of the county sheriff's office these organizations. The 13 individuals shall be properly trained to collect blood or saliva 14 samples. Persons collecting blood or saliva for DNA testing or for 15 DNA-identification-matching purposes pursuant to this section shall 16 be immune from civil liabilities arising from this activity. All 17 collectors of DNA samples shall ensure the collected samples are 18 mailed or delivered to the OSBI within ten (10) days after the DNA 19 sample is collected from the person. All collectors of DNA samples 20 shall use using sample kits provided by the OSBI and procedures 21 promulgated by the OSBI, or if the jail, detention facility or other 22 designated facility is using Rapid DNA technology, the collector 23 shall use the provided collection instruments. Once the DNA-24 identification-matching process has concluded and a sample has been

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1	mailed or delivered to the OSBI, the collector shall discard the
2	Rapid DNA sample taken in the jail, detention facility or other
3	designated facility.
4	If a jail, detention facility or other designated facility is
5	using Rapid DNA technology to take the DNA sample for DNA
6	identification purposes, said sample shall not be retained, tested
7	or stored after completion of the Rapid DNA identification process.
8	Any person charged with the custody and dissemination of DNA samples
9	and profiles shall not divulge or disclose any such information
10	except to federal, state, county or municipal law enforcement or
11	criminal justice agencies nor shall the person tamper with the
12	samples and profiles taken. Any person violating the provisions of
13	this section shall, upon conviction, be guilty of a misdemeanor
14	punishable by imprisonment in the county jail for not more than one
15	<u>(1) year.</u>
16	C. A DNA sample shall not be analyzed and shall be destroyed
17	unless one of the following conditions has been met:
18	1. The arrest was made upon a valid felony arrest <u>or</u> warrant;
19	2. The person has appeared before a judge or magistrate judge
20	who made a finding that there was probable cause for the arrest; <del>or</del>
21	3. The person posted bond or was released prior to appearing
22	before a judge or magistrate judge and then failed to appear for a
23	scheduled hearing; or
24	

<u>4. The DNA sample is provided as a condition of a plea</u>
 agreement.

D. All DNA samples, records and identifiable information
generated pursuant to the provisions of this section shall be
automatically expunded from the OSBI Combined DNA Index System
(CODIS) Database under the following circumstances:

7 1. The felony offense for which the person was arrested does 8 not result in charges either by information or indictment and the 9 statute of limitations has expired;

The state voluntarily dismissed the felony charge filed
 against the person; or

12 3. The court dismissed the felony charge filed against the13 person.

The Oklahoma State Bureau of Investigation shall promulgate rules establishing procedures relating to the automatic expungement of DNA samples, records and identifiable information collected under the provisions of this section. Fees related to the expungement of DNA samples, records and identifiable information shall not be assessed for persons who qualify for an automatic expungement under the provisions of this subsection.

SECTION 4. This act shall become effective November 1, 2019.

1	Passed the House of Representatives the 7th day of March, 2019.
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4	Presiding Officer of the House of Representatives
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6	Passed the Senate the day of, 2019.
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8	Presiding Officer of the Senate
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