1	ENGROSSED HOUSE A TO	MENDMENT						
2	ENGROSSED SENATE	BILL NO.	975		By:	Floyd and Bice of the Senate		
3						and		
4						Echols of the House		
5						Echors of the house		
6								
7				- 1				
8	An Act relating to sexual assault evidence collection; requiring evidence be submitted within cortain time: requiring cortain potification:							
9	certain time; requiring certain notification; directing certain maintenance and storage; directing							
10	adoption of guidelines; permitting protocol for testing; allowing certain kits not to be tested; providing for codification; and declaring an emergency.							
11								
12								
13								
14	AUTHOR: Add the	following	g Hous	e Coau	thor	: Nollan		
15 16	AMENDMENT NO. 1.	the cold	on ":"	on li	ne 2	ete language beginning with 2 through the word "Receipt" 1e word "receipt"		
17						-		
18		the sem	icolon	1 ";" C	on li	te language beginning with ne 4 through the word and insert the following		
19		language	e:			equests that the sexual		
20						ot be tested"		
21		-				te language beginning with 5 through the word		
22			tion"			, and insert the following		
23						orensic medical examination of the sexual assault is		
24						im requests that the sexual ot be tested, the medical		

1 2 3 4 5	provider shall inform the victim in writing of his or her right to request the testing of the sexual assault evidence kit at any future time. The law enforcement agency shall submit the sexual assault evidence kit to the appropriate accredited crime laboratory for forensic testing within twenty (20) days of such request. However, nothing in this subsection shall negate the responsibility of a medical provider to report a suspected sexual assault as provided for in Section 40.3A of Title						
6	22 of the Oklahoma Statutes"						
7	and amend title to conform						
8	Passed the House of Representatives the 15th day of April, 2019.						
9							
10							
11	Presiding Officer of the House of						
12	Representatives						
13	Passed the Senate the day of, 2019.						
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16	Presiding Officer of the Senate						
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2	BILL NO. 975 2 By: Floyd and Bice of Senate	the				
3	and					
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7	An Act relating to sexual assault evidence collection; requiring evidence be submitted within					
8		q				
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10) providing for codification; and declaring an emergency.					
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12	2					
13	3					
14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:					
15	5 SECTION 1. NEW LAW A new section of law to be o	odified				
16	in the Oklahoma Statutes as Section 150.28b of Title 74, ur	less				
17	7 there is created a duplication in numbering, reads as follo	WS:				
18	A. All accredited crime laboratories in the State of (klahoma				
19	9 must supply to all law enforcement agencies the same stands	rdized				
20) sexual assault evidence kit for the collection of DNA or ot	her				
21	evidence as a result of an alleged crime of sexual assault.					
22	B. A sexual assault evidence kit, or other DNA evidence	e if a				
23	kit is not collected, must be submitted to the appropriate					
24	4					

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1 accredited crime laboratory for forensic testing within twenty (20)
2 days after:

3 1. Receipt of the evidence by a law enforcement agency if a 4 report of the sexual assault is made to the law enforcement agency; 5 or

2. A request to have the evidence tested is made to the medical
provider as provided for in Section 40.3A of Title 22 of the
0klahoma Statutes or the law enforcement agency by:

9

a. the alleged victim,

b. the alleged victim's parent, guardian or legal
representative, if the alleged victim is a minor or
incapacitated adult, or

13 c. the alleged victim's personal representative, if the14 alleged victim is deceased.

15 C. An alleged victim or, if applicable, the person representing 16 the alleged victim under paragraph 2 of subsection B of this section 17 must be informed of the purpose of submitting evidence for testing 18 and the right to request testing under subsection B of this section 19 by:

A medical provider conducting a forensic physical
 examination for purposes of a sexual assault evidence kit; or

22 2. A law enforcement agency that collects other DNA evidence
23 associated with the sexual assault if a kit is not collected under
24 paragraph 1 of this subsection.

D. A collected sexual assault evidence kit, whether tested or untested, must be retained in a secure, environmentally safe manner for not less than fifty (50) years or for the length of the statute of limitations for the alleged crime, whichever is longer.

E. Each law enforcement agency is responsible for the
maintenance and storage of untested kits either in their own
evidence storage or through an agreement with another agency with
larger capacity.

9 F. By January 1, 2020, the Oklahoma State Bureau of Investigation and each accredited crime laboratory, in coordination 10 11 with Oklahoma Sexual Assault Forensic Evidence Task Force, shall 12 adopt and disseminate guidelines and procedures for the collection, submission and testing of DNA evidence that is obtained in 13 connection with an alleged sexual assault. Priority testing shall 14 15 be given for sexual assault evidence kits that will yield evidentiary value to the investigation and prosecution of the 16 alleged sexual assault. 17

18 SECTION 2. NEW LAW A new section of law to be codified 19 in the Oklahoma Statutes as Section 150.28c of Title 74, unless 20 there is created a duplication in numbering, reads as follows:

A. In addition to guidelines and procedures for the collection,
submission and testing of DNA evidence that is obtained in
connection with an alleged sexual assault, the Oklahoma State Bureau
of Investigation (OSBI) and each accredited crime laboratory within

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1 the State of Oklahoma in partnership with the Oklahoma Sexual 2 Assault Forensic Evidence Task Force shall implement a priority 3 protocol for the testing of untested sexual assault evidence kits, 4 which shall include, but not be limited to:

1. A process to identify the kits that were never examined and
those that were partially examined for probability of obtaining
Combined DNA Index System (CODIS) eligible DNA profiles;

8 2. Whether the statute of limitations has passed for the9 alleged crime;

Whether the offender is a stranger or non-stranger to the
 victim; and

4. A process to identify those kits where the victim was or is
participating in the criminal justice process and has consented to
the testing of the kit.

B. Untested kits that have been identified as part of the current backlog of untested or kits not submitted shall not be tested where:

18 1. The victim has not reported to law enforcement; or

19 2. The victim has requested that the kit not be tested; or

3. The offender has been convicted for the crime and his or herprofile is in the Combined DNA Index System (CODIS).

SECTION 3. It being immediately necessary for the preservation of the public peace, health or safety, an emergency is hereby

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1	declared to exist, by reason whereof this act shall take effect and
2	be in full force from and after its passage and approval.
3	Passed the Senate the 11th day of March, 2019.
4	
5	Presiding Officer of the Senate
6	Presiding Officer of the Senate
7	Passed the House of Representatives the day of,
8	2019.
9	
10	Presiding Officer of the House
11	of Representatives
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