

**Bill Summary**  
1<sup>st</sup> Session of the 57<sup>th</sup> Legislature

<b>Bill No.:</b>	<b>SB 184</b>
<b>Version:</b>	<b>INT</b>
<b>Request No.:</b>	<b>981</b>
<b>Author:</b>	<b>Sen. Shaw</b>
<b>Date:</b>	<b>01/07/2019</b>

**Bill Analysis**

SB 184 clarifies that DNA collections must be collected by trained medical personnel, law enforcement, judicial personnel and employees or contractors of these organizations. Individuals with DNA already on file are, under this measure, no longer exempt from additional testing. The measure authorizes the storage of DNA collected under a plea agreement.

The measure also authorizes detention facilities to collect DNA if they possess Rapid DNA technology and if the collected sample is used for DNA matching or identification. Samples collected in a detention facility must be discarded after test is concluded.

Prepared by: Kalen Taylor

**Fiscal Staff**

FY'20 Impact: None

Full Year Impact: None

Prepared by: Fiscal Staff