1	STATE OF OKLAHOMA
2	1st Session of the 59th Legislature (2023)
3	COMMITTEE SUBSTITUTE
4	FOR SENATE BILL NO. 962 By: Jett
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7	COMMITTEE SUBSTITUTE
8	An Act relating to sexual assault evidence kits; amending 74 O.S. 2021, Section 150.28b, which relates
9	to the standardized sexual assault evidence kit; modifying certain submissions; requiring certain
10	testing; updating statutory language; and providing an effective date.
11	an effective date.
12	
13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 74 O.S. 2021, Section 150.28b, is
15	amended to read as follows:
16	Section 150.28b. A. All accredited crime laboratories in the
17	State of Oklahoma this state must supply to all law enforcement
18	agencies the same standardized sexual assault evidence kit for the
19	collection of DNA or other evidence as a result of an alleged crime
20	of sexual assault.
21	B. A sexual assault evidence kit, or other DNA evidence if a
22	kit is not collected, must be submitted to the appropriate
23	accredited crime laboratory for forensic testing within twenty (20)
24	days ten (10) days after receipt of the evidence by a law

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enforcement agency if a report of the sexual assault is made to the law enforcement agency, unless the victim requests that the sexual assault evidence kit not be tested.

- C. If, at the time the forensic medical examination is conducted, a report of the sexual assault is not made or if the victim requests that the sexual assault evidence kit not be tested, the medical 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 ten (10) 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 22 of the Oklahoma Statutes.
- 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.

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        F. By January 1, 2020, the Oklahoma State Bureau of
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    Investigation and each accredited crime laboratory, in coordination
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    with the Oklahoma Sexual Assault Forensic Evidence Task Force, shall
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    adopt and disseminate quidelines and procedures for the collection,
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    submission and testing of DNA evidence that is obtained in
    connection with an alleged sexual assault. Priority testing shall
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    be given for sexual assault evidence kits that will yield
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    evidentiary value to the investigation and prosecution of the
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    alleged sexual assault. Each accredited crime laboratory shall test
    any untested sexual assault evidence kit within eighteen (18) months
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    of receiving the untested sexual assault kit.
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        SECTION 2. This act shall become effective November 1, 2023.
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