LC002384

2015 -- H 6072

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2015

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE - POST CONVICTION REMEDY

<u>Introduced By:</u> Representatives Maldonado, Keable, Regunberg, Fogarty, and Diaz <u>Date Introduced:</u> April 15, 2015 <u>Referred To:</u> House Judiciary

It is enacted by the General Assembly as follows:

- SECTION 1. Section 10-9.1-11 of the General Laws in Chapter 10-9.1 entitled "Post
 Conviction Remedy" is hereby amended to read as follows:
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10-9.1-11. Innocence protection -- Mandatory preservation of biological evidence. --

(a) Mandatory preservation. - During the term of the defendant's incarceration resulting from his
or her conviction after trial, the Rhode Island state police and each and every municipal police
department in the state of Rhode Island, their agents, and any person to whom biological evidence
has been transferred shall be obligated to preserve all biological evidence that comes into its
possession during the course of a criminal investigation.

9 (b) Petition to destroy evidence. - A police department or agent may be relieved of the 10 obligation of mandatory preservation by applying to a justice of the superior court for permission 11 to destroy biological evidence. Upon receipt of the petition, a justice of the superior court shall 12 hold a hearing, and after giving notice to all defendants charged in connection with the 13 prosecution, the justice shall grant the petition upon finding that:

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(1) The Rhode Island Supreme Court has decided the defendant's appeal; and

15 (2) The defendant does not seek further preservation of the biological evidence.

16 (c) Petition by defendant requesting testing. - Notwithstanding any other provision of 17 law governing postconviction relief, any person who was convicted of and sentenced for a crime 18 and who is currently serving an actual term of imprisonment and incarceration pursuant to that 19 sentence may, at any time, file a petition with the superior court requesting the forensic DNA

- testing of any evidence that is in the possession or control of the prosecution, law enforcement,
 laboratory, or court. A person filing a petition under this section must certify under the pains and
 penalties of perjury that the requested testing is related to the investigation or prosecution that
 resulted in the judgment of conviction and that the evidence sought to be tested contains
 biological evidence.
- 6 SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE - POST CONVICTION REMEDY

1 This act would remove the requirement that a person convicted of and sentenced for a 2 crime be presently serving an initial term of imprisonment prior to requesting forensic DNA 3 testing.

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This act would take effect upon passage.

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