



2015 ASSEMBLY BILL 621

December 29, 2015 - Introduced by Representatives KNUDSON, BERCEAU, GOYKE, LOUDENBECK, BOWEN, CRAIG, GANNON, HINTZ, JARCHOW, KAHL, KESSLER, MACCO, A. OTT, SUBECK, TITTL, ZEPNICK, VORPAGEL, KOLSTE, TAUCHEN, RIPP, SINICKI, E. BROOKS, NEYLON, T. LARSON, BROSTOFF, CZAJA, KRUG, BARNES, KREMER and NOVAK, cosponsored by Senators L. TAYLOR, HARRIS DODD, CARPENTER, C. LARSON and WIRCH. Referred to Committee on Criminal Justice and Public Safety.

1 **AN ACT to repeal** 165.77 (4) (am) 2. b. and 165.77 (4) (am) 3. b.; and **to create**
2 165.77 (4) (cm) of the statutes; **relating to:** expungement of deoxyribonucleic
3 acid from crime laboratories if person not adjudicated guilty or delinquent.

Analysis by the Legislative Reference Bureau

Under this bill, if a court reaches final disposition for all charges or allegations for which a person was required to provide a biological sample to the Department of Justice (DOJ) for deoxyribonucleic acid (DNA) analysis and the person is not found guilty or delinquent on any such charge or allegation, the court must inform DOJ. Then DOJ must purge all DNA records and information, and destroy all biological samples, pertaining to that person. Current law requires such a person to request DOJ to purge all records and information and destroy all such samples and for DOJ to verify that final disposition was reached on all charges and allegations without a guilty or delinquent verdict before fulfilling the request.

For further information see the **state and local** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

4 **SECTION 1.** 165.77 (4) (am) 2. b. of the statutes, as affected by 2013 Wisconsin
5 Act 214, is repealed.

