Act, Chapter 3.5 (commencing with Section 11340), Chapter 4 (commencing with Section 11370), Chapter 4.5 (commencing with Section 11400), and Chapter 5 (commencing with Section 11500) of the Government Code.

- (3) The Department of Corrections, the Board of Corrections, and the Department of the Youth Authority shall submit copies of any of their policies and regulations with respect to this chapter to the Department of Justice DNA Laboratory Director, and periodically quarterly shall submit to the director written reports updating the director as to the status of their compliance with this chapter.
- (4) On or before April 1 in the year following adoption of this Act, and quarterly thereafter, the Department of Justice DNA Laboratory shall submit a quarterly report to be published electronically on a Department of Justice website and made available for public review. The quarterly report shall state the total number of samples received, the number of samples received from the Department of Corrections, the number of samples fully analyzed for inclusion in the CODIS database, and the number of profiles uploaded into the CODIS database for the reporting period. Each quarterly report shall state the total, annual and quarterly number of qualifying profiles in the Department of Justice DNA Laboratory data bank both from persons and case evidence, and the number of hits and investigations aided, as reported to the National DNA Index System. The quarterly report shall also confirm Laboratory's accreditation status and participation in CODIS and shall include an accounting of the funds collected, expended, and disbursed pursuant to subdivision (k) of this section.
- (5) On or before April 1 in the year following adoption of this Act, and quarterly thereafter, the Department of Corrections shall submit a quarterly report to be published electronically on a Department of Corrections website and made available for public review. The quarterly report shall state the total number of inmates housed in state correctional facilities, including a breakdown of those housed in state prisons, camps, community correctional facilities, and other facilities such as prisoner mother facilities. Each quarterly report shall also state the total, annual and quarterly number of inmates who have yet to provide specimens, samples and print impressions pursuant to this chapter and the number of specimens, samples and print impressions that have yet to be forwarded to the Department of Justice DNA Laboratory within thirty days of collection.
- (f) (i)(1) When the specimens, samples, and print impressions required by this chapter are collected at a county jail or other county detention facility, including a private community correctional facility, the county sheriff or chief administrative officer of the county jail or other detention facility, shall be responsible for ensuring all of the following:
- (A) The requisite specimens, samples, and print impressions are collected from qualifying persons immediately following arrest, conviction, or adjudication, or offenders during the <u>booking or intake or reception center</u> process at that facility, or reasonably promptly thereafter.
- (B) The requisite specimens, samples, and print impressions are collected as soon as administratively practicable after a qualifying person reports to the facility for the purpose of providing specimens, samples, and print impressions.

- (C) The specimens, samples, and print impressions collected pursuant to this chapter are forwarded immediately to the Department of Justice, and in compliance with department policies.
- (2) The specimens, samples and print impressions required by this chapter shall be collected by a person using a collection kit approved by the Department of Justice and in accordance with the requirements and procedures set forth in subdivision (b) of Section 298.
- (3) The counties shall be reimbursed for the costs of obtaining specimens, samples, and print impressions subject to the conditions and limitations set forth by the Department of Justice policies governing reimbursement for collecting specimens, samples, and print impressions pursuant to this chapter.
- (j) The trial court may order that a portion of the costs assessed pursuant to Sections 1203.1c, 1203.1e, or 1203.1m include a reasonable portion of the cost of obtaining specimens, samples, and print impressions in furtherance of this chapter and the funds collected pursuant to this subdivision shall be deposited in the Department of Justice DNA Testing Fund as created by paragraph (2) of subdivision (b) of Section 290.3.
- (g) (k) Any funds appropriated by the Legislature to implement this chapter, including funds or costs ordered pursuant to subdivision (j) to reimburse counties, shall be deposited into the Department of Justice DNA Testing Fund as created by paragraph (2) of subdivision (b) of Section 290.3.
- (h) (1) The Department of Justice DNA Laboratory shall be known as the Jan Bashinski DNA Laboratory.
- Section 295.1(a) The Department of Justice shall perform DNA analysis and other forensic identification analysis pursuant to this chapter only for identification purposes.
- (b) The Department of Justice Bureau of Criminal Identification and Information shall perform examinations of palm prints pursuant to this chapter only for identification purposes.
- (c) The DNA Laboratory of the Department of Justice shall serve as a repository for blood specimens and saliva buccal swab and other biological samples collected, and shall analyze specimens and samples, and store, compile, correlate, compare, maintain, and use DNA and forensic identification profiles and records related to the following:
 - (1) Forensic casework and forensic unknowns.
- (2) Known and evidentiary specimens and samples from crime scenes or criminal investigations.
 - (3) Missing or unidentified persons.
- (4) Offenders Persons required to provide specimens, samples and print impressions under this chapter.

- (5) Legally obtained samples.
- (5) (6) Anonymous DNA records used for training, research, statistical analysis of populations, quality assurance or quality control.
- (d) The computerized data bank <u>and database</u> of the DNA Laboratory of the Department of Justice shall include files as necessary to implement this chapter.
- (e) Nothing in this section shall be construed as requiring the Department of Justice to provide <u>specimens or</u> samples for quality control or other purposes to those who request specimens or samples.
- (f) Submission of samples, specimens, or profiles for the state DNA Database and Data Bank program shall include information as required by the Department of Justice for ensuring search capabilities and compliance with National DNA Index System (NDIS) standards.

ARTICLE 2: OFFENDERS SUBJECT TO SAMPLE COLLECTION

Section 296(a) The following persons shall provide buccal swab samples, right thumbprints, and a full palm print impression of each hand, and any blood specimens or other biological samples required pursuant to this chapter for law enforcement identification analysis:

- (a)(1) Any person, including any juvenile, who is convicted of or pleads guilty or no contest to any felony offense any of the following crimes, or is found not guilty by reason of insanity of any of the following crimes, felony offense, or any juvenile who is adjudicated under Section 602 of the Welfare and Institutions Code for committing for any felony offense shall, regardless of sentence imposed, or disposition rendered, be required to provide two specimens of blood, a saliva sample, right thumbprints, and a full palm print impression of each hand for law enforcement identification analysis.
- (A) Any offense or attempt to commit any felony offense described in section 290, or any felony offense that imposes upon a person the duty to register in California as a sex offender under Section 290.
- (B) Murder in violation of Section 187, 190, 190.05, or any degree of murder as set forth in Chapter 1 (commencing with Section 187) of Title 8 of Part 1 of the Penal Code, or any attempt to commit murder.
- (C) Voluntary manslaughter in violation of Section 192 or an attempt to commit voluntary manslaughter.
 - (D) Felony spousal abuse in violation of Section 273.5.
 - (E) Aggravated sexual assault of a child in violation of Section 269.
- (F) A felony offense of assault or battery in violation of Section 217.1, 220. 241.1. 243. 243.1. 243.3. 243.4. 243.7. 244. 245. 245.2, 245.3, or 245.5.