

**WEST VIRGINIA
SECRETARY OF STATE
NATALIE E. TENNANT
ADMINISTRATIVE LAW DIVISION**

Form #3

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2018 JUL 25 P 4:43

WEST VIRGINIA
SECRETARY OF STATE

**NOTICE OF AGENCY APPROVAL OF A PROPOSED RULE
AND
FILING WITH THE LEGISLATIVE RULE-MAKING REVIEW COMMITTEE**

AGENCY: West Virginia State Police TITLE NUMBER: 81

CITE AUTHORITY: 15-2-24 and 15-2B-4

AMENDMENT TO AN EXISTING RULE: YES NO

IF YES, SERIES NUMBER OF RULE BEING AMENDED: 9

TITLE OF RULE BEING AMENDED: Regulations and Procedures Pertaining to the West Virginia DNA Databank

IF NO, SERIES NUMBER OF RULE BEING PROPOSED: _____

TITLE OF RULE BEING PROPOSED: _____

THE ABOVE PROPOSED LEGISLATIVE RULE HAVING GONE TO A PUBLIC HEARING OR A PUBLIC COMMENT PERIOD IS HEREBY APPROVED BY THE PROMULGATING AGENCY FOR FILING WITH THE SECRETARY OF STATE AND THE LEGISLATIVE RULE-MAKING REVIEW COMMITTEE FOR THEIR REVIEW.


Authorized Signature

APPENDIX B

FISCAL NOTE FOR PROPOSED RULES

Rule Title: West Virginia DNA Databank

Type of Rule: Legislative Interpretive Procedural

Agency: West Virginia State Police

Address: 725 Jefferson Road
South Charleston

Phone Number: 746-2439 Email: howard.b.myers@wvsp.gov

Fiscal Note Summary

Summarize in a clear and concise manner what impact this measure will have on costs and revenues of state government.

A fee of up to 150 dollars will be charged to each individual convicted of a qualifying offense to help offset the cost of DNA Databank program.

Fiscal Note Detail

Show over-all effect in Item 1 and 2 and, in Item 3, give an explanation of Breakdown by fiscal year, including long-range effect.

FISCAL YEAR			
Effect of Proposal	Current Increase/Decrease (use "-")	Next Increase/Decrease (use "-")	Fiscal Year (Upon Full Implementation)
1. Estimated Total Cost	0.00	0.00	0.00
Personal Services	0.00	0.00	0.00
Current Expenses	0.00	0.00	0.00
Repairs & Alterations	0.00	0.00	0.00
Assets	0.00	0.00	0.00
Other	0.00	0.00	0.00
2. Estimated Total Revenues	0.00	0.00	0.00

Rule Title: _____

Rule Title: _____

3. **Explanation of above estimates (including long-range effect):**
Please include any increase or decrease in fees in your estimated total revenues.

A fee of \$150 dollars can be charged to each individual convicted of a qualifying offense under the DNA Databank Law

MEMORANDUM

Please identify any areas of vagueness, technical defects, reasons the proposed rule **would not** have a fiscal impact, and/or any special issues **not** captured elsewhere on this form.

Any or all of the 150 dollar fee can be waived by the judge. The number of qualifying individuals cannot be predicted.

Date: June 25, 2014

Signature of Agency Head or Authorized Representative

Colonel A. J. Smith

- e. Date you filed in State Register the agency approved proposed Legislative Rule following public hearing: (be exact)

July 25, 2014

- f. **Name, title, address and phone/fax/e-mail numbers** of agency person(s) to receive all *written correspondence* regarding this rule: (Please type)

John Hoyer, WVSP Legal Counsel (john.a.hoyer@wvsp.gov)
Captain Reginald Patterson, Legislative Liaison (reginald.patterson@wvsp.gov)
725 Jefferson Road
South Charleston, WV 25309
304-746-2100
304-746-2246 (fax)

- g. **IF DIFFERENT FROM ITEM 'f'**, please give **Name, title, address and phone number(s)** of agency person(s) who wrote and/or has responsibility for the contents of this rule: (Please type)

Brent Myers, West State Police CODIS Administrator,
725 Jefferson Road
South Charleston, WV 25309

304-746-2439

3. If the statute under which you promulgated the submitted rules requires certain findings and determinations to be made as a condition precedent to their promulgation:

- a. Give the date upon which you filed in the State Register a notice of the time and place of a hearing for the taking of evidence and a general description of the issues to be decided.

N/A

b. Date of hearing or comment period:

c. On what date did you file in the State Register the findings and determinations required together with the reasons therefor?

d. Attach findings and determinations and reasons:

Attached

William Cunningham
1509 Staunton Ave Apt 2
Parkersburg WV 26101

WV State Police
Attn: HB Meyer, legal section
725 Jefferson Ave
S Charleston WV 25309
In Re: CSR §81-9

Dear Mr. Meyer,

In my opinion this sex offender craze that started back in the '80s has went way too far. One can plainly see the direction things go. Often the Government uses Children to get what it wants. Basically I do not believe this should apply retrospectively to persons on the registry for misdemeanors, what ever they are.

A very intelligent man once said "If the government is perceived as working for the benefit of children; there's no limit to the liberties people will be willing to give up. And they will suffer almost any deprivation." - Adolf Hitler.

Step one is to identify the hated class. Sex offender, Jewish person or whomever.

Step two identify them publicly. Usually done through registries, The "Star of David" being worn on clothing. A code on the Driver's license and such.

Step three. Special housing. The "criminal" to society needs to be separated from others.

Step four. Elimination of the "hated class". Interment camps, furnaces, gas from shower heads and so on.

The truth to what the right wing regime in Germany and Adolf Hitler said is not in question. The path that things are going in and their appearance; is not in question. The only thing in question is how far are you willing to go. Today Children are used to support Gun Control, Immigration issues, and the sex offender craze.

Radical "victims" of sexual crimes that are now full of hate because of things that have happened are given voice to say "They can't be rehabilitated." That makes no sense. You can rehabilitate anyone who wants to be rehabilitated. Step one is admitting there is a problem.

So I support helping survivors of sexual crimes and offenders in order to actually stop sexual crimes. If someone is really that dangerous; they need to be in jail and not out in society to have to register.

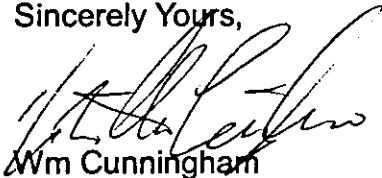
There are states where sex offenders are eliminated through "freezing" to death. A man in Michigan several years ago froze to death because he was not allowed into a homeless shelter because it was within so many feet of a school. This is *clearly* calculated.

In West Virginia, I must register because I knew I accidentally bumped in a girl in a public place. I must've touched her breast doing it. The officer said "yes, yes you did". I protested it was an accident and he let me know it didn't matter. "You're just trying to get out of it. You need to accept things or I won't be able to help you."

To make a long story short, a girl showed up that just happened to be a minor. That put me on the registry for life. And a misdemeanor. I haven't been left alone since by the police and I am just waiting to be relocated. Fortunately that hasn't happened...yet.

In closing concerning the proposed rules. Such things should only be allowed done to felons and at the time of arrest. If this needs to be done. And it shouldn't be retrospective. DNA can be used to do many, many things. Some much more sinister than others. And who knows what the future may bring concerning DNA and science. The present says sometimes, too much.

Sincerely Yours,



Wm Cunningham



WEST VIRGINIA STATE POLICE
725 Jefferson Road
South Charleston, West Virginia 25309-1698
www.wvsp.gov

Earl R. Tomblin
Governor

Colonel C. R. "Jay" Smithers
Superintendent

TO: Legislative Rule Making Committee

FROM: H. Brent Myers, State CODIS Administrator

DATE: 7/25/2014

SUBJECT: Response to comment concerning Legislative Rule changes for DNA Database Law

Individuals who are currently required to register as a sex offender and were not required to submit a DNA sample as a result of a conviction for an eligible offense or were convicted prior to passage of the DNA Database Law, are required to give a DNA sample under these rule changes. If the individual is not currently required to register as a sex offender then he would not have to submit a DNA sample under these rule changes.

These rule changes do not address collection from arrestees at all.

Based on Mr. Cunningham's comments we do not feel that there needs to be any changes to the proposed rules.

**TITLE 81
LEGISLATIVE RULE
WEST VIRGINIA STATE POLICE**

**SERIES 9
WEST VIRGINIA DNA DATABANK**

FILED
2014 JUL 25 P 4:44
CLERK OF COURTS
WEST VIRGINIA
SECRETARY OF STATE

§81-9-1. General.

1.1. Scope. -- This legislative rule establishes the methods and standards necessary to establish and administer a DNA database/databank as they relate to the collection of DNA samples, the submission of samples, the analysis of samples, the storage of samples and results, and the exchange and expungement of information concerning DNA specimens collected for DNA analysis.

1.2. Authority. -- W. Va. Code §§15-2-24, 15-2B-4.

1.3. Filing Date. --

1.4. Effective Date. --

§81-9-2. Application and Enforcement.

2.1. Application - This legislative rule applies to any person or entity collecting, or causing to be collected, samples of human DNA for the purposes stated in this rule.

2.2. Enforcement - The enforcement of this legislative rule is vested with the Superintendent of the West Virginia State Police.

§81-9-3. Definitions.

As used in this rule, unless used in a context that clearly requires a different meaning, the term:

3.1. Biochemistry Section - means the section of the State Police laboratory that administers the DNA Databank and conducts analysis of biological materials, including blood and saliva, to determine a genetic profile gleaned from DNA.

3.2. DNA - means deoxyribonucleic acid and refers to the basic biological molecule that carries and transmits genetic information.

3.3. DNA sample – means human biological material, including, but not limited to, blood and saliva from which DNA can be extracted and analyzed.

3.4. DNA Analysis - means the analysis performed on biological materials, including blood and saliva, to determine the genetic profile of the individual tested.

3.5. FBI - means the Federal Bureau of Investigation.

3.6. MUFSC - means the DNA testing facility known as Marshall University Forensic Science Center (MUFSC).

3.7. Medical Technician – means includes persons trained as medical technicians, emergency

medical technicians, persons certified as phlebotomists by the College of American Pathology, or any other qualified phlebotomists.

3.8. Approved individual – means a probation officer, law enforcement officer or medical technician trained to collect DNA samples for the DNA Databank program.

3.9. Kit - means either the blood kit currently provided by the West Virginia State Police for the purposes of collecting Databank samples or any other collection kit provided by the West Virginia State Police for the purpose of collecting a DNA Databank sample.

3.10. CODIS – means Combined DNA Index System

3.11. NDIS – means National DNA Index System

3.12. Collection Facility – means any facility or agency that is responsible for the collection of a DNA Databank sample from qualifying individuals under their supervision.

3.13. CODIS Administrator – means the Biochemistry Section employee designated by the State Police as the person responsible for the administration of the CODIS program in the State.

3.14 Storage device – means any storage unit that can provide acceptable storage conditions for biological stains.

3.15 Criminal Justice Agency – means an agency or institution of a federal, state or local government, other than the office of public defender, which performs as part of its principle function, relating to the apprehension, investigation, prosecution, adjudication, incarceration, supervision or rehabilitation of criminal offenders.

3.16 Division – means West Virginia State Police and the Biochemistry Section of the West Virginia State Police Forensic Laboratory.

3.17 Partial Match – means that two DNA profiles, while not an exact match share a sufficient number of characteristics to indicate the possibility of a biological relationship.

3.18 Interim Plan – means the plan used currently by the Federal Bureau of Investigation for Partial Match Protocol and to be used as adopted in the management rules of this article.

3.19 Registering Agency – means West Virginia State Police.

3.20 Cold Case – means case in which all credible investigative leads have been exhausted.

§81-9-4. Procedures for the Collection of Samples for DNA Analysis.

The following standards shall be met when collecting samples for the purposes of DNA analysis:

4.1. Representatives of the West Virginia Division of Corrections and/or Regional Jail Authority, Sheriff's Department or other authorized agency of the criminal justice system, working in conjunction with the West Virginia State Police, shall have a DNA sample collected from:

- a. All individuals convicted of any offense specified in West Virginia Code §15-2B-6.

b. Where not otherwise mandated, any person convicted of a felony offense under the provisions of this code, provided that the person is under the supervision of the criminal justice system at the time the request for the sample is made. Supervision includes prison, the regional jail system, parole, probation, home confinement, community corrections program, and work release.

c. If an individual is required to register as a sex offender and has not submitted a sample to the DNA Database, a sample will be collected by the State Police detachment the offender reports to. A WV DNA Collection kit with buccal swabs will be used.

d. When an individual is under the supervision of the criminal justice system as a result of a reciprocal agreement with another state for a felony conviction, that individual shall provide a DNA sample unless documented proof that a DNA sample has already been provided and uploaded to NDIS.

e. Any individual, upon notification, who was convicted of a qualifying offense and was released from supervision by the criminal justice system without giving a DNA sample.

4.2. Only a licensed registered professional nurse, doctor of medicine or osteopathy, or a trained medical technician may draw a blood sample. The WVSP Kit shall be used for the withdrawal of blood only for the purpose of DNA Databank analysis.

4.3. The blood shall be drawn using the sterile, previously unused, needles and storage vessels provided in the Kit. The blood shall be drawn according to accepted medical procedures and according to the universal safety precautions outlined by the National Centers for Disease Control. The provided vessels shall be filled to capacity, if possible, and sealed according to the instructions included in the WVSP Kit.

~~4.4. Approved individuals shall collect the DNA sample following the guidelines provided in the kit or per communication with the CODIS Administrator or designee.~~

4.54. The CODIS Administrator or his designee may permit the replacement of the blood tube or other collection material by the collection facility with sterile collection material via communication with the State Police.

4.65. The collection facility shall confirm the identity of the individual whose sample is collected with an identification card bearing a photograph or through another means that would positively identify the DNA donor. Only one donor may be processed at a time to avoid potential mislabeling or misidentification of the samples.

4.76. The kit will include one information card to be used by the Biochemistry Section. The collection facility shall complete the information card in full at the time of collection according to the instructions included in the kit. The collection facility shall also complete the fingerprint identification block on the information card at the time of sample collection. Both the right and left thumb prints shall be placed in the corresponding fingerprint identification block. If a thumb print is not possible an index finger (right then left) shall be used for identity confirmation. If an index finger print cannot be collected, the middle finger (right then left), or ring finger print (right then left), or little finger print (right then left) shall be used to confirm identity. In the event that no finger print is possible due to the absence of fingers or hands, the fingerprint block shall be left blank. The identity of the digit used to make the fingerprint shall be noted on the information card.

4.87. A second individual shall verify the data on the information card when possible. The witness shall sign the information card on the appropriate signature line.

4.98. The collection facility shall ensure that the collected DNA sample and the completed information card are placed in the Kit according to the instructions, sealed, and mailed immediately to:

West Virginia State Police
Biochemistry Section
725 Jefferson Road,
South Charleston, WV, 25309-1698.

4.109. The collection facility obtaining the DNA sample shall maintain the logbook provided by the State Police containing the following information: the kit number, the name of the donor, the date and time of sample collection, the name of the witness, and the name of the collecting technician. The log shall be completed in full at the time of sample collection.

4.110. The collection facility shall provide the Biochemistry Section with a copy of the log book containing entries from the previous three months on a quarterly basis each calendar year. The copy of the log book shall be sent to:

West Virginia State Police,
Biochemistry Section,
725 Jefferson Road,
South Charleston, WV, 25309-1698

The collecting facility shall send the log sheets even if no log entries occurred in the three months prior to the mailing dates.

4.1211 The agency having custody, control or providing supervision of persons convicted of a qualifying offense may develop rules and policies detailing the time and manner of sample collection as long as they do not conflict with the WV Code, these legislative rules and are made in consultation with the West Virginia State Police Forensic Laboratory CODIS Administrator or designee. A WV DNA Collection kit must be used to obtain the DNA sample and the personal information card must be completed.

4.1312. The court sentencing a person convicted of a qualifying offense to probation shall order, as a condition of probation, that the convicted person report to the local sheriff's department to provide a DNA sample within 30 days. If the Sheriff's Department has already collected a DNA sample from the person, a second sample does not need to be collected.

§81-9-5. Receipt of Blood and DNA Samples at State Police Headquarters.

The CODIS Administrator or his designee is responsible for receipt of samples collected under this rule, and shall meet the following standards:

5.1. The CODIS Administrator or his designee shall record the following on the kit information card: the date of reception, the individual receiving the kit and the submitting facility if needed.

5.2. The CODIS Administrator or his designee shall enter information from the Kit's information card into the appropriate computer file. The card shall be labeled with a unique identifier and shall be filed in a secure location. Upon confirmation that a sample is a duplicate of a sample currently in the Databank the duplicate may be destroyed or entered in to the Databank as a quality control sample.

5.3. Each DNA sample received shall be processed according to the existing Biochemistry Section

safety and quality assurance guidelines. A minimum of two stain cards shall be prepared from the sample contained in the Kit. Each prepared stain card shall be labeled with unique identifiers. Samples shall be prepared for long term storage based on the sample medium. All prepared stains shall be stored, upon drying, in sequential order in a long-term storage device. A stain and/or liquid sample shall be forwarded to MUFSC. In the case of DNA samples other than blood, up to one half of the total sample shall be forwarded to MUFSC.

§81-9-6. Transport and Receipt of DNA Samples to MUFSC for DNA Analysis.

The CODIS Administrator or ~~his~~ designee shall be responsible for transportation to and receipt from MUFSC of DNA samples and shall meet the following standards:

6.1. DNA samples prepared for transport shall only be labeled with the assigned unique identifier.

6.2. The CODIS Administrator or designee shall be responsible for transporting the DNA samples to MUFSC. A sample transport and receipt form shall be completed and signed by the transporting and receiving individuals. A copy of the transport and receipt form will be maintained in the records of both agencies.

6.3. MUFSC, upon receipt of the DNA samples shall log the date of receipt for each sample into the appropriate file in the West Virginia DNA Databank software. MUFSC will only have access to the race, gender, unique identifier and transfer dates of each file.

6.4. Upon receipt, DNA samples shall be stored in a secure, medium appropriate storage device. A refrigerated storage device shall be connected to an auxiliary power source in the event of power failures.

6.5. MUFSC shall document all transactions involving the DNA samples including internal transfers, transfers of DNA samples to the Biochemistry Section or destruction of DNA samples under the authority of the CODIS Administrator or ~~his~~ designee. Any liquid samples will be destroyed upon confirmation, in writing, of a successful upload of the DNA profile to the national database (NDIS) by the CODIS Administrator.

§81-9-7. Handling, Processing and Analyzing Blood Samples at MUFSC.

MUFSC shall perform the handling, processing and analysis of DNA samples according to the nationally accepted guidelines for DNA analysis promulgated by the FBI Director, the guidelines promulgated by the American Society of Crime Laboratory Directors Laboratory Accreditation Board, and the National DNA Index System (CODIS) Standards for the Acceptance of DNA Data. In addition to the preceding requirements the handling, processing, and analysis of samples shall meet the following standards:

7.1. Only personnel who have successfully completed the required proficiency test(s) approved by the State Police shall conduct DNA analysis on the DNA samples submitted by the State Police.

7.2. Only MUFSC personnel who have their personal DNA profiles on file with the State Police shall conduct DNA analysis on DNA samples submitted by the State Police.

7.3. The State Police shall conduct periodic quality control inspections and/or audit reviews of MUFSC. MUFSC shall conduct DNA analysis according to a State Police approved quality assurance program.

7.4. All DNA analysis data shall be generated using amplification kits approved by the Biochemistry

Section and shall be forwarded to the Biochemistry Section for inspection and approval.

7.5. All DNA data generated by MUFSC shall be stored in a format compatible with the Combined DNA Index (CODIS) employed by the State Police and the FBI. Data generated at Marshall MUFSC shall be stored in a location and in a way that is secure from alteration and destruction. All samples and data shall be returned upon the request of the West Virginia State Police.

§81-9-8. The Monitoring, Inspection, and Prohibition on the Exchange of Information.

In order to safeguard the donor's personal privacy, the following standards shall apply to the gathering and exchange of information:

8.1. Only the information required to generate investigative leads shall be entered into CODIS. Names, addresses, criminal histories or other personally identifiable information shall not be included.

8.2. The Biochemistry Section shall restrict access to DNA analysis records to criminal justice DNA laboratories participating in NDIS. The Biochemistry Section shall release a DNA record to other laboratories only when a potential DNA match is discovered. The Biochemistry Section may release identifying information only upon the verified request of an investigating law enforcement or governmental agency for limited purposes including law enforcement identification, judicial proceedings and identification of human remains or missing persons.

8.3. Samples, stripped of all identifying information, may be used by the West Virginia State Police Forensic Laboratory for identification research, protocol development, quality control purposes and population statistics databases. These samples may also be provided to MUFSC for similar purposes.

8.34. The West Virginia DNA Databank computer software shall employ user authentication and access control. The software shall uniquely identify each user and all activity by a user shall be monitored. Transaction activities shall be monitored by the computer system to record when and by whom a deletion is made, who adds a file or who edited a file last. User authority shall be segregated to limit the activities that one user may perform as opposed to other users.

8.45. The computer housing the CODIS software shall employ user authentication and access control. The software shall uniquely identify each user. The CODIS Administrator or his designee shall be responsible for limiting the activities one user may perform as opposed to other users.

8.56. Confirmation of in-state searches of CODIS shall be limited to open criminal cases or cases that are being actively investigated by a law enforcement agency. If a potential DNA match is identified, authorized Biochemistry Section personnel shall generate a match report. The match report maybe used to establish probable cause by the investigating agency to obtain a court order for the collection of a fresh reference sample.

8.67. The CODIS Administrator or his designee shall ensure that all data entered into the Databank shall comply with the approved quality assurance guidelines of the State Police Crime Laboratory. Data from all points of entry, collection, storage, and testing shall be routinely monitored to insure its integrity.

8.8. A defendant is entitled only to his or her own DNA sample for the purposes of criminal defense or appeal.

§81-9-9. The Expungement of Information.

Authorized personnel assigned to the Biochemistry Section shall supervise the expungement of DNA

analysis records based on the following standards:

9.1. The Biochemistry Section shall expunge records upon receipt of both a court order and pursuant to a written request. The Biochemistry Section shall contact the ordering court and have the order verified before expungement.

9.2. The Biochemistry Section shall maintain a file of all expungement orders received and processed.

9.3. The Biochemistry Section, upon confirmation of the court order, shall erase from the main file and all backup files of the DNA Databank computer all information and records relating to the donor and conviction named in the order. All of the computer files of the donor shall be deleted from the state (CODIS) and national (NDIS) databases and the Biochemistry Section shall destroy the corresponding information card, and any copies that may exist on file. The Biochemistry Section shall destroy all corresponding DNA samples collected for the purpose of DNA analysis and in the possession of or under the jurisdiction of the Biochemistry Section unless the donor wishes to take possession of the DNA sample. The Biochemistry Section shall destroy DNA samples according to accepted safety guidelines for biohazard materials.

9.4. The Biochemistry Section shall send a letter of expungement to the court of record upon compliance with the court order.

§81-9-10. Collection of fees from convicted offenders.

10.1. A fee of \$150 shall be automatically assessed on each person convicted of a qualifying offense unless the sentencing court finds that undue hardship would result. The sentencing court or the agency responsible for collecting the DNA sample shall collect this fee.

10.2. All moneys collected from this fee shall be deposited in a special account within the State Treasury known as the "West Virginia State Police DNA Database Account".

10.3. The Superintendent of the West Virginia State Police shall administer the "Account". A committee comprised of the West Virginia State Police Forensic Laboratory Director, State CODIS Administrator and a representative of the Sheriff's Association will advise the Superintendent on expenditure priorities.

10.4. Expenditures from the fund are authorized from collections for purposes associated with the processing of DNA samples for the DNA database including, but not limited to, collection kits and any expenses incurred collecting, processing, analyzing, reviewing and uploading DNA samples to the DNA Database.

§81-9-11. Procedures for Partial Matches with the DNA Database

Partial matches may occur with the DNA Database when searches are conducted as a normal course of business. Partial matches may indicate the possibility that a relative of the candidate offender may be the source of the DNA identified from the evidence. To eliminate as many adventitious (false) matches as possible, all of the following parameters must be met:

11.1 Partial match evaluations are limited to criminal investigations involving murder, kidnapping and first and second-degree sexual assault as defined in West Virginia Code. All other credible investigative leads must have been exhausted before the partial match evaluation begins.

11.2 All available CODIS loci, especially the CODIS core loci, should be used for searching. The CODIS core loci are necessary if requests for searches are made to contiguous states.

11.3 The DNA profile identified from the evidence must be from a single source or a single source profile must be deconvoluted from a mixture with as many heterozygous loci as possible.

11.4 There must be sufficient DNA material from the original evidentiary sample available to conduct additional testing such as Y-STRs or mtDNA testing as appropriate.

11.5 A kinship statistical analysis should be performed to determine the likelihood that a partial match is with a relative versus a nonrelative. The statistical software should be applicable to this type of analysis. Thresholds as recommended by the Scientific Working Group on DNA Analysis Methods (SWGDM) should be used to determine whether to continue with the evaluation.

11.6 Non-forensic records should be reviewed to determine the possible familial connections to the candidate offender.

11.7 The investigating agency must agree to pursue the investigation if name(s) are released as a result of the partial match evaluation. Any communications with the investigating agency must clearly state that the partial match is not an identification but an investigative lead.

11.8 A West Virginia State Police investigator with experience in cold case investigations may be used by the Laboratory to identify and review non forensic records as a part of the evaluation prior to release of any names to the investigating agency.