

- 1 HB449
- 2 YMP3K6N-2
- 3 By Representative Robbins
- 4 RFD: Judiciary
- 5 First Read: 18-Mar-25



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5	A BILL
6	TO BE ENTITLED
7	AN ACT
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9	Relating to genetic material; to create the crimes of
10	unlawful use of DNA in the first, second, and third degree; to
11	provide criminal penalties for violations; and to provide
12	exceptions.
13	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
14	Section 1. (a) For the purposes of this act, the
15	following terms have the following meanings:
16	(1) DNA. Deoxyribonucleic acid.
17	(2) DNA SAMPLE. Any human biological specimen from
18	which DNA can be extracted or the DNA extracted from a
19	specimen.
20	(3) EXPRESS CONSENT. Authorization by the person whose
21	DNA is to be extracted or analyzed or that person's legal
22	guardian or authorized representative.
23	(4) GENETIC DATA. The same meaning as in Section 2 of
24	Act 2024-384, 2024 Regular Session, now appearing as Section
25	8-43-2, Code of Alabama 1975.
26	(5) GENETIC TESTING. The same meaning as in Section 2
27	of Act 2024-384, 2024 Regular Session, now appearing as
28	Section 8-43-2, Code of Alabama 1975.



(b) (1) For the purposes of this act, a person may not provide express consent unless he or she has received a clear and prominent disclosure regarding the manner of collection, use, retention, or disclosure of a DNA sample or genetic data for a specific purpose. A person may provide express consent by any affirmative action demonstrating an intentional decision.

36 (2) A single provision of express consent may authorize
 37 every instance of a specified purpose or use.

38 Section 2. (a) Except as provided in Section 6, a 39 person commits the crime of unlawful use of DNA in the first 40 degree if he or she intentionally and without express consent 41 sells or otherwise transfers another individual's DNA sample 42 or genetic data to a third party, regardless of whether the 43 original DNA sample was originally collected, retained, or 44 analyzed with express consent.

45 (b) Unlawful use of DNA in the first degree is a Class46 C felony.

47 Section 3. (a) Except as provided in Section 6, a
48 person commits the crime of unlawful use of DNA in the second
49 degree if he or she intentionally and without express consent:
50 (1) Submits another individual's DNA sample for genetic

51 testing;

52 (2) Conducts or procures the conducting of genetic53 testing of another individual's DNA; or

54 (3) Except as provided in subsection (b), discloses55 another individual's genetic data to a third party.

56 (b) A person who discloses another person's genetic



57 data that was previously voluntarily disclosed by the person 58 whose DNA was tested, the person's legal guardian, or the 59 person's authorized representative does not violate this 60 section.

61 (c) Unlawful use of DNA in the second degree is a Class62 D felony.

63 Section 4. (a) Except as provided in Section 6, a
64 person commits the crime of unlawful use of DNA in the third
65 degree if he or she intentionally and without express consent:

66 (1) Collects or retains another individual's DNA sample
67 with the intent to perform a DNA analysis; or

(2) Collects or retains another individual's DNA sample
 or genetic information by accessing a computer system either
 without authorization to access the computer system or
 exceeding his or her authorized access to the computer system.

(b) Unlawful use of DNA in the third degree is a ClassA misdemeanor.

74 Section 5. Each instance of collection or retention, 75 submission or analysis, or disclosure in violation of this act 76 constitutes a separate violation.

77 Section 6. This act does not apply to a DNA sample or 78 genetic information used:

(1) By law enforcement, including, but not limited to,
a peace officer as defined in Section 36-21-60, Code of
Alabama 1975, a law enforcement officer as defined in Sections
36-21-40 or 36-21-55, Code of Alabama 1975, a law enforcement
agency as defined in Section 36-21-40, a district attorney,
and the Attorney General, for any law enforcement purpose;



(2) Collected, obtained, or presented as evidence in a 85 86 criminal investigation or criminal court hearing, presented to a grand jury, or presented as evidence in a criminal trial, 87 88 including criminal discovery, as required by law; 89 (3) To comply with a subpoena, summons, other lawful 90 court order, or federal law; 91 (4) Pursuant to Article 2, Chapter 18 of Title 36, Code 92 of Alabama 1975; 93 (5) By a genetic testing company that complies with Act 2024-384, 2024 Regular Session, now appearing as Chapter 43 of 94 95 Title 8, Code of Alabama 1975; 96 (5) By a covered entity or business associate, as those terms are defined in 45 C.F.R. Parts 160 and 164; or 97 98 (6) By a public or private institution of higher 99 education or any entity owned or operated by a public or private institution of higher education. 100 Section 7. This act shall become effective on October 101 1, 2025. 102



103 104 105	House of Representatives
106 107 108 109	Read for the first time and referred
110 111 112 113	Read for the second time and placed03-Apr-25 on the calendar: 2 amendments
114 115 116 117 118 119	Read for the third time and passed29-Apr-25 as amended Yeas 98 Nays 0 Abstains 4
120 121 122 123	John Treadwell Clerk