

**ADOPTED**

Senator Williams of the 25th offered the following amendment #1:

1 *Amend SB 29 (LC 55 0379) by replacing lines 101 through 116 with the following:*

2 (1) A a certified copy of the applicable:

3 (A) Court order or documentation from the prosecuting attorney stating that all charges  
4 for which the DNA profile was created were dismissed; or

5 (+)(B) Court order reversing the conviction of all charges for which the DNA profile  
6 was created together with a court order or documentation from the prosecuting attorney  
7 stating that the charges were dismissed;

8 (2) Judgment of acquittal of all charges for which the DNA profile was created;

9 (3) Sentencing order showing that all of the felony charges for which the DNA profile  
10 was created were reduced to misdemeanors; or

11 (4) Court order showing the successful completion of the a sentence relating to all of the  
12 charges for which the DNA profile was created that was imposed pursuant to Article 3  
13 of Chapter 8 of Title 42 or pursuant to subsection (a) or (c) of Code Section 16-13-2;

14 (5) Satisfactory proof that the applicable statute of limitations for each of the offenses  
15 relating to the charges for which the DNA profile was created has expired and that no  
16 such charges remain pending; or

17 (6) A combination of any of the above that provides satisfactory proof that none of the  
18 charges for which the DNA profile was created remain pending and that the individual  
19 has not been convicted of any such charges.