1996 SESSION

	966953492
1	HOUSE JOINT RESOLUTION NO. 31
2 3	House Amendments in [] — February 1, 1996
	[Requesting Directing] the Virginia State Crime Commission to study DNA evidence and the ability of
4	the parties to review it and to challenge its introduction.
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6	Patrons—Woodrum, Almand, Cranwell, Guest and Howell
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8 9	Referred to Committee on Rules
9 10	WHEREAS, by authorization of § 19.2-270.5 of the Code of Virginia, a DNA (deoxyribonucleic
10	acid) profile of a person is admissible in a criminal proceeding to prove or disprove his identity; and
12	WHEREAS, as set forth in § 19.2-270.5, DNA testing is "deemed to be a reliable scientific
13	technique;" and
14	WHEREAS, notwithstanding the statutory assertion that DNA evidence is deemed reliable, there is
15	some concern among the scientific and legal communities that this assertion may not always be valid in
16	the setting of a criminal trial; and
17	WHEREAS, DNA evidence is among the most difficult evidence to understand and interpret because
18	of its basis in complex science, and presents a challenge to both juries and judges; and
19	WHEREAS, the presentation and interpretation of DNA evidence is, likewise, challenging for the
20	parties; and
21	WHEREAS, if the law of Virginia may so boldly state that DNA evidence is reliable, an adequate
22	legal method of verifying its reliability is necessary; now, therefore, be it
23	RESOLVED by the House of Delegates, the Senate concurring, That the Virginia State Crime
24 25	Commission [study be directed to study DNA evidence and the ability of the parties to review it and to challenge its introduction. The Commission shall examine and consider] (i) the general reliability of
23 26	DNA evidence in a criminal trial setting, (ii) the legal methods available to the parties under current law
20 27	to assure that both a judge and a jury may reasonably interpret the evidence offered, and (iii) the
28	latitude and reasonableness of current law regarding challenges to DNA evidence introduction. The
29	Commission shall be assisted by the Division of Forensic Science and other agencies of the
30	Commonwealth at the request of the Commission. Attorneys for the Commonwealth and members of
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Virginia's criminal defense bar [will shall] be requested to assist in the study. 31

The Commission shall complete its work in time to submit its findings and recommendations to the Governor and the 1997 Session of the General Assembly as provided in the procedures of the Division of Legislative Automated Systems for the processing of documents. 32 33 34

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