- (III) NOTHING SHALL PROHIBIT THE SHARING OR DISSEMINATING OF POPULATION DATA BASE INFORMATION WITH:
- <u>1. FEDERAL, STATE, OR LOCAL LAW ENFORCEMENT</u> AGENCIES;
- <u>2. CRIME LABORATORIES THAT SERVE FEDERAL, STATE, AND LOCAL LAW ENFORCEMENT AGENCIES THAT HAVE BEEN APPROVED BY THE DIRECTOR;</u>
 - 3. A STATE'S ATTORNEY'S OFFICE; OR
- 4. ANY THIRD PARTY THAT THE DIRECTOR DEEMS NECESSARY TO ASSIST THE CRIME LABORATORY WITH STATISTICAL ANALYSES OF THE POPULATION DATA BASE.
- (IV) THE POPULATION DATA BASE MAY BE MADE AVAILABLE TO AND SEARCHED BY ANY AGENCY PARTICIPATING IN THE CODIS SYSTEM.
- (L) ANY MATCH OBTAINED BETWEEN AN EVIDENCE SAMPLE AND A DATA BASE ENTRY MAY ONLY BE USED AS PROBABLE CAUSE TO OBTAIN A BLOOD SAMPLE FROM THE SUBJECT AND IS NOT ADMISSIBLE AT TRIAL UNLESS CONFIRMED BY ADDITIONAL TESTING.
- (M) (1) A PERSON WHOSE DNA RECORD OR PROFILE HAS BEEN INCLUDED IN THE STATEWIDE DNA DATA BASE SYSTEM AND WHOSE DNA SAMPLE IS STORED IN THE STATEWIDE DNA REPOSITORY MAY REQUEST THAT INFORMATION BE EXPUNGED ON THE GROUNDS THAT THE CONVICTION WHICH RESULTED IN THE INCLUSION OF THE PERSON'S DNA RECORD OR PROFILE IN THE STATEWIDE DNA DATA BASE SYSTEM OR THE INCLUSION OF THE PERSON'S DNA SAMPLE IN THE STATEWIDE DNA REPOSITORY MEETS THE EXPUNGEMENT CRITERIA SPECIFIED IN ARTICLE 27, § 737 OF THE CODE.
- (2) <u>EXPUNGEMENT PROCEEDINGS SHALL BE CONDUCTED IN</u>
 ACCORDANCE WITH ARTICLE 27, § 737 OF THE CODE.
- (3) UPON RECEIPT OF AN ORDER OF EXPUNGEMENT, THE DIRECTOR SHALL PURGE ANY DNA RECORD, DNA SAMPLE, OR OTHER IDENTIFIABLE INFORMATION COVERED BY THE ORDER FROM THE STATEWIDE DNA DATA BASE SYSTEM AND THE STATEWIDE DNA REPOSITORY.
- (N) (1) A PERSON WHO, BY VIRTUE OF EMPLOYMENT OR OFFICIAL POSITION, HAS POSSESSION OF OR ACCESS TO INDIVIDUALLY IDENTIFIABLE DNA INFORMATION CONTAINED IN THE STATEWIDE DNA DATA BASE SYSTEM OR STATEWIDE DNA REPOSITORY AND WHO WILLFULLY DISCLOSES THAT INFORMATION IN ANY MANNER TO ANY PERSON OR AGENCY NOT ENTITLED TO RECEIVE THAT INFORMATION IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$1,000 OR IMPRISONMENT NOT EXCEEDING 3 YEARS OR BOTH.
- (2) A PERSON WHO, WITHOUT AUTHORIZATION, WILLFULLY OBTAINS INDIVIDUALLY IDENTIFIABLE DNA INFORMATION FROM THE STATEWIDE DNA DATA BASE SYSTEM OR REPOSITORY IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$1,000 OR IMPRISONMENT NOT EXCEEDING 3 YEARS OR BOTH.