

Prior law provided for DNA samples to be taken for the following offenses: battery of a police officer; battery of a school teacher; battery of a school or recreation athletic contest official; battery of a correctional facility employee; simple battery; simple battery of a child welfare worker; simple battery of the infirm; aggravated assault; unlawful use of a laser on a police officer; simple assault; assault on a school teacher; stalking; misdemeanor carnal knowledge of a juvenile; prostitution; soliciting for prostitutes; inciting prostitution; prostitution by massage; massage, sexual conduct prohibited; letting premises for prostitution; letting premises for obscenity; and peeping tom.

New law maintains prior law and provides for the following offense to be added to the list of other specified crimes: identity theft; prohibited sexual conduct between educator and student; contributing to the delinquency of juveniles; inciting a riot; and hate crimes.

Effective August 15, 2010.

(Amends R.S. 15:603(10))