

○ DNA Profile Register Handling Rules

(Instruction No. 8, August 26, 2005 Police)

No. 1 police official directives amended 03 February 2011

(creation of a register of suspect DNA Profiles)

Article 1: DNA Profile Handling Regulations (National Public Safety Commission Rule No. 15, 2005.) The police chief matters specified in paragraph 2 and paragraph 1 of Article 3 shall be as listed below.

1. Name of the suspect, sex, and date of birth
2. Date of suspect arrest
3. The case pertaining to crime and suspect
4. Sample of suspect
5. Suspect DNA -profile specific information
6. Other matters as reference

2. The Police Criminal Affairs Bureau shall create a suspect DNA profile database, for transmission, removal, and criminal identification (the "criminal identification officer") pursuant to the provisions. (Such as creating a latent DNA-profile record, etc.)

Article 2: The matters specified in Section 3 of the Police Commissioner of the Regulations Article 3 shall be as listed below:

1. Such a case pertaining to crime or accidental death, etc. documents and material left behind
2. Case Summary and Other Documents relating to materials or unnatural death left behind
3. Materials or other profiles of materials left behind by unnatural death
4. Specific DNA-type materials such as materials or property left by unnatural death
5. Other matters as reference

2. Creating such an unnatural death records, and DNA-type latent DNA-type recording, transmission and destruction, the officer shall be made pursuant to criminal identification. (The results of such notice to the chief of police control)

Article 3: Prefectural Police Headquarters Forensic Science Director of the Research of the Metropolitan Police Department or, upon receiving a notification under the provisions of Article 6 of the Rules of criminal identification officer, the suspect material pertaining to said notification, for the DNA-profile evidence such as appraisal fees or investment property left by unnatural death, the Metropolitan Police Department has commissioned a charge of criminal investigation department of the prefectural police headquarters or direction (including pursuant to the Department) for presiding chief of police shall notify the contents of such notice.

Supplementary Provisions

This instruction will come into force from September 1, 2005.

Supplementary instruction No. 1 [Police] 03 February 2011

This instruction will come into force from February 16, 2011.