

ALEC EXPOSED

"ALEC" has long been a secretive collaboration between Big Business and "conservative" politicians. Behind closed doors, they ghostwrite "model" bills to be introduced in state capitols across the country. This agenda—underwritten by global corporations—includes major tax loopholes for big industries and the super rich, proposals to offshore U.S. jobs and gut minimum wage, and efforts to weaken public health, safety, and environmental protections. Although many of these bills have become law, until now, their origin has been largely unknown. With **ALEC EXPOSED**, the Center for Media and Democracy hopes more Americans will study the bills to understand the depth and breadth of how big corporations are changing the legal rules and undermining democracy across the nation.

ALEC's Corporate Board --in recent past or present

- AT&T Services, Inc.
- centerpoint360
- UPS
- Bayer Corporation
- GlaxoSmithKline
- Energy Future Holdings
- Johnson & Johnson
- Coca-Cola Company
- PhRMA
- Kraft Foods, Inc.
- Coca-Cola Co.
- Pfizer Inc.
- Reed Elsevier, Inc.
- DIAGEO
- Peabody Energy
- Intuit, Inc.
- Koch Industries, Inc.
- ExxonMobil
- Verizon
- Reynolds American Inc.
- Wal-Mart Stores, Inc.
- Salt River Project
- Altria Client Services, Inc.
- American Bail Coalition
- State Farm Insurance

For more on these corporations, search at www.SourceWatch.org.

DID YOU KNOW? Corporations VOTED to adopt this. Through ALEC, global companies work as "equals" in "unison" with politicians to write laws to govern your life. Big Business has "a VOICE and a VOTE," according to newly exposed documents. **DO YOU?**

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DNA Profiling Act

Did you know the NRA--the National Rifle Association--was the corporate co-chair in 2011?

Summary

This Act would require those convicted of sex offenses to submit to a DNA profile test. The DNA profile would be kept on file in the state's criminal records repository.

Model Legislation

{Title, enacting clause, etc.}

Section 1. {Title.} This Act may be cited as the DNA Profiling Act.

Section 2. {DNA testing requirements.}

(A) Any person who is convicted of or who pleads guilty to any of the following offenses shall submit to deoxyribonucleic acid (DNA) testing for law enforcement identification purposes:

- (1) rape, as provided in section [state's code];
- (2) sodomy, as provided in section [state's code];
- (3) sexual assault, as provided in section [state's code];
- (4) deviate sexual assault, as provided in section [state's code];
- (5) sexual abuse, as provided in section [state's code];
- (6) incest, as provided in section [state's code].

(B) As used in this section the term "persons who plead guilty" shall include those persons who receive suspended impositions of sentence or suspended executions of sentence.

(C) Persons who are convicted or persons who plead guilty after the effective date of this Act to any of the offenses listed in Subsection (A) shall submit to deoxyribonucleic acid testing within three days of such conviction or plea of guilty. Persons who were convicted or plead guilty prior to the effective date of this Act shall submit to deoxyribonucleic acid testing prior to and as a condition of eligibility for probation or parole.

Section 3. Reports from tests performed pursuant to Section 2 shall be maintained by the central criminal records repository of [State] criminal records division.

Section 4. {Severability clause.}

Section 5. {Repealer clause.}

Section 6. {Effective date.}

[ALEC's Sourcebook of American State Legislation 1995](#)

About Us and ALEC EXPOSED. The Center for Media and Democracy reports on corporate spin and government propaganda. We are located in Madison, Wisconsin, and publish www.PRWatch.org, www.SourceWatch.org, and now www.ALECExposed.org. For more information contact: editor@prwatch.org or 608-260-9713.