# ACT No. 2011 - 640

1 SB296

2 131925-4

3 By Senator Ward

4 RFD: Judiciary

5 First Read: 29-MAR-11

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SB296

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ENROLLED, An Act,

Relating to sex offender registration and notification; to repeal Sections 13A-11-200, 13A-11-201, and 13A-11-202 and Sections 15-20-1 to 15-20-38, inclusive, Code of Alabama 1975, to provide a system for registration by adults and juveniles convicted of certain sex offenses; to provide a system of notification of victims and other members of the general public of information regarding certain sex offenders; to provide residence and employment restrictions for sex offenders; to provide for registration fees; to provide for the duties of clerks of court, magistrates, and judges with regard to sex offenders; and in connection therewith would have as its purpose or effect the requirement of a new or increased expenditure of local funds within the meaning of Amendment 621 of the Constitution of Alabama of 1901, now appearing as Section 111.05 of the Official Recompilation of the Constitution of Alabama of 1901, as amended.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. This act shall be known and may be cited as the Alabama Sex Offender Registration and Community Notification Act.

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	Secti	on 2.	The	Leg	slatu	re ma	akes	all	of	the
following	findi	ngs:								
	(1) F	Registr	atio	on a	nd not	ifica	ation	ı lav	ws a	are a
concern as	s the	number	of	sex	offen	ders	cont	inue	es t	o r

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rise. The increasing numbers coupled with the danger of recidivism place society at risk. Registration and notification laws strive to reduce these dangers by increasing public safety and mandating the release of certain information to the public. This release of information creates better awareness and informs the public of the presence of sex offenders in the community, thereby enabling the public to take action to protect themselves. Registration and notification laws aid in public awareness and not only protect the community but serve to deter sex offenders from future crimes through frequent in-person registration. Frequent in-person registration maintains constant contact between sex offenders and law enforcement, providing law enforcement with priceless tools to aid them in their investigations including obtaining information for identifying, monitoring, and tracking sex offenders.

(2) Juvenile sex offenders also pose a risk to the community. Due to juvenile sex offenders offending in their formative years, it is imperative that they receive sex offender treatment. At the completion of sex offender treatment, all juvenile sex offenders must undergo a risk assessment, and a hearing must be held by the court to

Page 2

#### SB296

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determine their level of risk to the community and the level
of notification that should be provided to best protect the
public. Juvenile sex offenders adjudicated delinquent of the
most serious offenses who pose a greater threat should be
subject to more stringent requirements.
(3) Homeless sex offenders are a group of sex
essential for the

- (3) Homeless sex offenders are a group of sex offenders who need to be monitored more frequently for the protection of the public. Homeless sex offenders present a growing concern for law enforcement due to their mobility. As the number of homeless sex offenders increases, locating, tracking, and monitoring these offenders becomes more difficult.
- (4) Sexually violent offenders also cause increased concern for law enforcement. These predators are repeat sexual offenders who use physical violence, offend on multiple victims, and prey on children. Due to their likelihood to engage in future sexually violent behavior, they present an extreme threat to the public safety. The Legislature declares that its intent in imposing additional tracking and monitoring requirements on sexually violent predators is to assist law enforcement in carrying out their duties and, most importantly, to protect the public, especially children.
- (5) Sex offenders, due to the nature of their offenses, have a reduced expectation of privacy. In balancing the sex offender's rights, and the interest of public safety,

the Legislature finds that releasing certain information to
the public furthers the primary governmental interest of
protecting vulnerable populations, particularly children.
Employment and residence restrictions, together with
monitoring and tracking, also further that interest. The
Legislature declares that its intent in imposing certain
registration, notification, monitoring, and tracking
requirements on sex offenders is not to punish sex offenders
but to protect the public and, most importantly, promote child
safety,
Section 3. (a) This act is applicable to every adult
sex offender convicted of a sex offense as defined in Section
5, without regard to when his or her crime or crimes were
committed or his or her duty to register pursuant to the act
arose.
(b) Any adult sex offender shall be subject to this
act for life.
(c) This act is applicable to juvenile sex offenders
who are adjudicated delinquent pursuant to the Alabama
Juvenile Justice Act, Sections 12-15-101 to 12-15-601,
inclusive, formerly Sections 12-15-1 to 12-15-176, inclusive,
Code of Alabama 1975, of a sex offense as defined in Section
5.

2011, shall be subject to this act for the duration of time as
provided in Section 28. A juvenile sex offender adjudicated
delinquent of a sex offense as defined in Section 5 prior to
July 1, 2011, shall be subject to registration and
verification pursuant to this act for 10 years from the last
date of release on the sex offense subjecting the juvenile sex
offender to registration, and the juvenile sex offender shall
be subject to notification during the registration period if
notification was previously ordered by the sentencing court.
(e) This act is applicable to youthful offender sex
offenders who are adjudicated as a youthful offender pursuant
to the Youthful Offender Act, Sections 15-19-1 to 15-19-7,
Code of Alabama 1975, of a sex offense as defined in Section
5.
(f) A youthful offender sex offender adjudicated as
a youthful offender of a sex offense as defined in Section 5
on or after July 1, 2011, shall be subject to this act as
provided in Section 35. A youthful offender sex offender
adjudicated as a youthful offender of a sex offense as defined
in Section 5 prior to July 1, 2011, shall be treated as
follows:
(1) If the youthful offender sex offender was not
previously adjudicated or convicted of a sex offense, he or
she shall be treated as a juvenile sex offender adjudicated

of a sex offense as defined in Section 5 on or after July 1,

(d) A juvenile sex offender adjudicated delinquent

prior to July 1, 2011, pursuant to subsection (d).

(2) If the youthful offender sex offender was

2	previously adjudicated or convicted of a sex offense, he or
3	she shall be treated as an adult sex offender pursuant to
4	subsection (b).
5	Section 4. For purposes of this act, the following
6	words shall have the following meanings:
7	(1) ADULT SEX OFFENDER. An adult convicted of a sex
8	offense.
9	(2) CHILD. A person who has not attained the age of
10	12.
11	(3) CHILDCARE FACILITY. A licensed child daycare
12	center, a licensed childcare facility, or any other childcare
13	service that is exempt from licensing pursuant to Section
14	38-7-3, Code of Alabama 1975, provided that the licensed child
15	daycare center, licensed childcare facility, or any other
16	childcare service and location are public record or have been
17	provided to local law enforcement.
18	(4) CONVICTION. A determination or judgment of guilt
19	following a verdict or finding of guilt as the result of a
20	trial, a plea of guilty, a plea of nolo contendere, or an
21	Alford plea. Conviction includes, but is not limited to, a
22	conviction in a United States territory, a conviction in a
23	federal or military tribunal, including a court martial
24	conducted by the Armed Forces of the United States, a
25	conviction for an offense committed on an Indian reservation

Page 6

# SB296

1	or other federal property, a conviction in any state of the
2	United States or a conviction in a foreign country if the
3	foreign country's judicial system is such that it satisfies
4	minimum due process set forth in the guidelines under Section
5	111(5)(B) of Public Law 109-248. Cases on appeal are deemed
6	convictions until reversed or overturned.
7	(5) EMPLOYMENT. Employment that is full-time,
8	part-time, self-employment, or employment as an independent
9	contractor or day laborer for any period, whether financially
10	compensated, volunteered, or for the purpose of government or
11	educational benefit.
12	(6) FIXED RESIDENCE. A building or structure, having
13	a physical address or street number, that adequately provides
14	shelter at which a person resides.
15	(7) HABITUALLY LIVES. Where a person lives with some
16	regularity on an intermittent or temporary basis.
17	(8) HOMELESS. A person who has no fixed residence.
18	(9) IMMEDIATELY. Within three business days.
19	(10) IMMEDIATE FAMILY MEMBER. A grandparent, parent,
20	sibling, spouse, child of any age by blood, adoption, or
21	marriage, or grandchild.
22	(11) JURISDICTION. Any state of the United States,
23	any United States territory, the District of Columbia, or any
24	federally recognized Indian tribe.

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1	(12) JUVENILE SEX OFFENDER. An individual who has
2	not attained the age of 18 at the time of the offense and who
3	is adjudicated delinquent of a sex offense.
4	(13) LOCAL LAW ENFORCEMENT. The sheriff of the
5	county and the chief of police if the location subject to
6	registration is within the corporate limits of any
7	municipality.
8	(14) MINOR. A person who has not attained the age of
9	18.
10	(15) PREDATORY. An act directed at a stranger, a
11	person of casual acquaintance, or with whom no substantial
12	relationship exists, or a person with whom a relationship has
13	been established or promoted for the purpose of victimization
14	of that person or individuals over whom that person has
15	control.
16	(16) PRIOR CONVICTION. The person has served and has
17	been released or discharged from, or is serving, a separate
18	period of incarceration, commitment, or supervision for the
19	commission of a sex offense, as defined by Section 5, prior
20	to, or at the time of, committing another sex offense.
21	(17) REGISTERING AGENCY. Any law enforcement agency
22	where the sex offender registers required registration
23	information.
24	(18) RELEASE. Release from a state prison, county
25	jail, municipal jail, mental health facility, release or

1	discharge from the custody of the Department of Youth Services
2	or other juvenile detention, or placement on an appeal bond,
3	probation, parole, or aftercare, placement into any facility
4	or treatment program that allows the sex offender to have
5	unsupervised access to the public, or release from any other
6	facility, custodial or noncustodial, where the sex offender is
7	sentenced or made a ward of that facility by a circuit,
8	district, or juvenile court.
9	(19) REQUIRED REGISTRATION INFORMATION. Any
10	information required pursuant to Section $7$ .
11	(20) RESIDENCE. Each fixed residence or other place
12	where a person resides, sleeps, or habitually lives or will
13	reside, sleep, or habitually live. If a person does not
14	reside, sleep, or habitually live in a fixed residence,
15	residence means a description of the locations where the
16	person is stationed regularly, day or night, including any
17	mobile or transitory living quarters or locations that have no
18	specific mailing or street address. Residence shall be
19	construed to refer to the places where a person resides,
20	sleeps, habitually lives, or is stationed with regularity,
21	regardless of whether the person declares or characterizes
22	such place as a residence.
23	(21) RESPONSIBLE AGENCY. The person or government
24	entity whose duty it is to obtain information from a sex
25	offender and to transmit that information to the Department of

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Public Safety, police departments, and sheriffs. For a sex offender being released from state prison, the responsible agency is the Department of Corrections. For a sex offender being released from a county jail, the responsible agency is the sheriff of that county. For a sex offender being released from a municipal jail, the responsible agency is the chief of police of that municipality. For a sex offender being placed on probation, including conditional discharge or unconditional discharge, without any sentence of incarceration, the responsible agency is the sentencing court or designee of the sentencing court. For a juvenile sex offender being released from the Department of Youth Services, the responsible agency is the Department of Youth Services. For a sex offender who is being released from a jurisdiction outside this state and who is to reside in this state, the responsible agency is the sheriff of the county in which the offender intends to establish a residence.

(22) RISK ASSESSMENT. A written report on the assessment of risk for sexually re-offending conducted by a sex offender treatment program or provider approved by the Department of Youth Services. The report shall include, but not be limited to, the following regarding the juvenile sex offender: criminal history, mental status, attitude, previous sexual offender treatment and response to treatment, social

SB296

1	factors, conditions of release expected to minimize risk of
2	sexual re-offending, and characteristics of the sex offense.
3	(23) SCHOOL. A licensed or accredited public,
4	private, or church school that offers instruction in grades
5	K-12. The definition does not include a private residence in
6	which students are taught by parents or tutors or any facility
7	dedicated exclusively to the education of adults unless that
В	facility has a childcare facility as defined in subsection
9	(3).
10	(24) SENTENCING COURT. The court of adjudication or
11	conviction.
12	(25) SEX OFFENSE INVOLVING A CHILD. A conviction for
13	any sex offense in which the victim was a child or any offense
14	involving child pornography.
15	(26) SEX OFFENSE INVOLVING A MINOR. A conviction for
16	any sex offense in which the victim was a minor or any offense
17	involving child pornography.
18	(27) SEX OFFENDER. Includes any adult sex offender,
19	any youthful offender sex offender, and any juvenile sex
20	offender.
21	(28) SEXUALLY VIOLENT PREDATOR. A person who has
22	been convicted of a sexually violent offense and who is likely
23	to engage in one or more future sexually violent offenses or
24	is likely to engage in future predatory sex offenses.

Page 10

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1	(29) STUDENT. A person who is enrolled in or
2	attends, on a full-time or part-time basis, any public or
3	private educational institution, including a secondary school
4	trade or professional school, or institution of higher
5	education.
6	(30) TEMPORARY LODGING INFORMATION. Lodging
7	information including, but not limited to, the name and
8	address of any location where the person is staying when away
9	from his or her residence for three or more days and the
10	period of time the person is staying at that location.
11	(31) YOUTHFUL OFFENDER SEX OFFENDER. An individual
12	adjudicated as a youthful offender for a sex offense who has
13	not yet attained the age of 21 at the time of the offense.
14	Section 5. For the purposes of this act, a sex
15	offense includes any of the following offenses:
16	(1) Rape in the first degree, as provided by Section
17	13A-6-61, Code of Alabama 1975.
l 8	(2) Rape in the second degree, as provided by
9	Section 13A-6-62, Code of Alabama 1975.
20	(3) Sodomy in the first degree, as provided by
21	Section 13A-6-63, Code of Alabama 1975.
22	(4) Sodomy in the second degree, as provided by
23	Section 13A-6-64, Code of Alabama 1975.
4	(5) Sexual misconduct, as provided by Section
25	13A-6-65, Code of Alabama 1975, provided that on a first

Page 12

# SB296

1	conviction or adjudication the sex offender is only subject to
2	registration and verification pursuant to this act. On a
3	second or subsequent conviction or adjudication, if the second
4	or subsequent conviction or adjudication does not arise out of
5	the same set of facts and circumstances as the first
6	conviction or adjudication, the sex offender shall comply with
7	all requirements of this act. The sentencing court may exempt
8	from this act a juvenile sex offender adjudicated delinquent
9	of sexual misconduct.
10	(6) Sexual torture, as provided by Section
11	13A-6-65.1, Code of Alabama 1975.
12	(7) Sexual abuse in the first degree, as provided by
13	Section 13A-6-66, Code of Alabama 1975.
14	(8) Sexual abuse in the second degree, as provided
15	by Section 13A-6-67, Code of Alabama 1975.
16	(9) Indecent exposure, as provided by Section
17	13A-6-68, Code of Alabama 1975, provided that on a first
18	conviction or adjudication the sex offender is only subject to
19	registration and verification pursuant to this act. On a
20	second or subsequent conviction or adjudication, if the second
21	or subsequent conviction or adjudication does not arise out of
22	the same set of facts and circumstances as the first
23	conviction or adjudication, the sex offender shall comply with
24	all requirements of this act. The sentencing court may exempt

1	from this act a juvenile sex offender adjudicated delinquent
2	of indecent exposure.
3	(10) Enticing a child to enter a vehicle, room,
4	house, office, or other place for immoral purposes, as
5	provided by Section 13A-6-69, Code of Alabama 1975.
6	(11) Sexual abuse of a child less than 12 years old,
7	as provided by Section 13A-6-69.1, Code of Alabama 1975.
8	(12) Promoting prostitution in the first degree, as
9	provided by Section 13A-12-111, Code of Alabama 1975.
10	(13) Promoting prostitution in the second degree, as
11	provided by Section 13A-12-112, Code of Alabama 1975.
12	(14) Violation of the Alabama Child Pornography Act,
13	as provided by Sections 13A-12-191, 13A-12-192, 13A-12-196, or
14	13A-12-197, Code of Alabama 1975.
15	(15) Unlawful imprisonment in the first degree, as
16	provided by Section 13A-6-41, Code of Alabama 1975, if the
17	victim of the offense is a minor.
18	(16) Unlawful imprisonment in the second degree, as
19	provided by Section 13A-6-42, Code of Alabama 1975, if the
20	victim of the offense is a minor.
21	(17) Kidnapping in the first degree, as provided by
22	subdivision (4) of subsection (a) of Section 13A-6-43, Code of
23	Alabama 1975, if the intent of the abduction is to violate or
24	abuse the victim sexually.

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1	(18) Kidnapping of a minor, except by a parent,
2	guardian, or custodian, as provided by Section 13A-6-43 or
3	13A-6-44, Code of Alabama 1975.
4	(19) Incest, as provided by Section 13A-13-3, Code
5	of Alabama 1975.
6	(20) Transmitting obscene material to a child by
7	computer, as provided by Section 13A-6-111, Code of Alabama
8	1975.
9	(21) School employee engaging in a sex act or
10	deviant sexual intercourse with a student, as provided by
11	Section 13A-6-81, Code of Alabama 1975.
12	(22) School employee having sexual contact with a
13	student, as provided by Section 13A-6-82, Code of Alabama
14	1975.
15	(23) Facilitating solicitation of unlawful sexual
16	conduct with a child, as provided by Section 13A-6-121, Code
17	of Alabama 1975.
18	(24) Electronic solicitation of a child, as provided
19	by Section 13A-6-122, Code of Alabama 1975.
20	(25) Facilitating the on-line solicitation of a
21	child, as provided by Section 13A-6-123, Code of Alabama 1975.
22	(26) Traveling to meet a child for an unlawful sex
23	act, as provided by Section 13A-6-124, Code of Alabama 1975.

Page 14

	(2	7) Fa	cil:	ltating	the	travel	of a	child	for	an	
unlawful	sex	act,	as	provid	ed by	Section	on 13	A-6-12	5, Co	ode	of
Alabama 1	975										

- (28) Human trafficking in the first degree, as provided by Section 13A-6-152, Code of Alabama 1975, provided that the offense involves sexual servitude.
- (29) Human trafficking in the second degree, as provided by Section 13A-6-153, Code of Alabama 1975, provided that the offense involves sexual servitude.
- (30) Custodial sexual misconduct, as provided by Section 14-11-31, Code of Alabama 1975.
- (31) Any offense which is the same as or equivalent to any offense set forth above as the same existed and was defined under the laws of this state existing at the time of such conviction, specifically including, but not limited to, crime against nature, as provided by Section 13-1-110; rape, as provided by Sections 13-1-130 and 13-1-131; carnal knowledge of a woman or girl, as provided by Sections 13-1-132 through 13-1-136; indecent molestation of children, as defined and provided by Section 13-1-113; indecent exposure, as provided by Section 13-1-111; incest, as provided by Section 13-8-3; offenses relative to obscene prints and literature, as provided by Sections 13-7-160 through 13-7-175, inclusive; employing, harboring, procuring or using a girl over 10 and

SB296

under 18 years of age for the purpose of prostitution or
sexual intercourse, as provided by Section 13-7-1; seduction,
as defined and provided by Section 13~1-112; a male person
peeping into a room occupied by a female, as provided by
Section 13-6-6; assault with intent to ravish, as provided by
Section 13-1-46; and soliciting a child by computer, as
provided by Section 13A-6-110, Code of Alabama 1975.

- (32) Any solicitation, attempt, or conspiracy to commit any of the offenses listed in subdivisions (1) to (31).
- (33) Any crime committed in Alabama or any other state, the District of Columbia, any United States territory, or a federal, military, Indian, or foreign country jurisdiction which, if it had been committed in this state under the current provisions of law, would constitute an offense listed in subdivisions (1) to (32).
- (34) Any offense specified by Title I of the federal Adam Walsh Child Protection and Safety Act of 2006 (Pub. L. 109-248, the Sex Offender Registration and Notification Act (SORNA)).
- (35) Any crime committed in another state, the District of Columbia, any United States territory, or a federal, military, Indian, or foreign country jurisdiction if that jurisdiction also requires that anyone convicted of that crime register as a sex offender in that jurisdiction.

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-	too, and offender determined in any jurisdiction to
2	be a sex offender shall be considered a sex offender in this
3	state.
4	(37) The foregoing notwithstanding, any crime
5	committed in any jurisdiction which, irrespective of the
6	specific description or statutory elements thereof, is in any
7	way characterized or known as rape, carnal knowledge, sodomy,
8	sexual assault, sexual battery, criminal sexual conduct,
9	criminal sexual contact, sexual abuse, continuous sexual
10	abuse, sexual torture, solicitation of a child, enticing or
11	luring a child, child pornography, lewd and lascivious
12	conduct, taking indecent liberties with a child, molestation
13	of a child, criminal sexual misconduct, or video voyeurism.
14	(38) Any crime not listed in this section wherein
15	the underlying felony is an element of the offense and listed
16	in subdivisions (1) to (37).
17	(39) Any other offense not provided for in this
18	section wherein there is a finding of sexual motivation as
19	provided by Section 6.
20	Section 6. (a) The prosecuting attorney may file an
21	allegation of sexual motivation in any criminal case
22	classified as a felony or Class A misdemeanor if sufficient
23	admissible evidence exists that would justify a finding of
24	sexual motivation by a reasonable and objective finder of
25	fact.

Page 18

## SB296

1	(b) If the prosecuting attorney files an allegation
2	of sexual motivation, the state shall prove beyond a
3	reasonable doubt that the defendant committed the offense with
4	a sexual motivation.
5	(c) The court shall make a written finding of fact,
6	to be made part of the record upon conviction or adjudication
7	as a youthful offender, of whether or not a sexual motivation
8	was present at the time of the commission of the offense
9	unless the defendant has a trial by jury.
10	(d) If a defendant has a trial by jury, the jury, is
11	it finds the defendant guilty, shall also find a special
12	verdict as to whether or not the defendant committed the crime
13	with a sexual motivation.
14	(e) If there is a finding of sexual motivation, the
15	finding shall be made part of the record of conviction or
16	adjudication.
17	(f) For purposes of this section, sexual motivation
18	means that one of the purposes for which the defendant
19	committed the crime was for the purpose of the sexual
20	gratification of the defendant.
21	(g) This section shall not apply to sex offenses as
22	defined in subdivisions (1) to (38) of Section 5.
23	Section 7. (a) The following registration
24	information, unless otherwise indicated, shall be provided by
25	the sex offender when registering:

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1	(1) Name, including any aliases, nicknames, ethnic,
2	or Tribal names.
3	(2) Date of birth.
4	(3) Social Security number.
5	(4) Address of each residence.
6	(5) Name and address of any school the sex offender
7	attends or will attend. For purposes of this subdivision, a
8	school includes an educational institution, public or private,
9	including a secondary school, a trade or professional school,
10	or an institution of higher education.
11	(6) Name and address of any employer where the sex
12	offender works or will work, including any transient or day
13	laborer information.
14	(7) The license plate number, registration number of
15	identifier, description, and permanent or frequent location
16	where all vehicles are kept for any vehicle used for work or
17	personal use, including land vehicles, aircraft, and
18	watercraft.
19	(8) Any telephone number used, including land line
20	and cell phone numbers.
21	(9) Any email addresses or instant message address
22	or identifiers used, including any designations or monikers
23	used for self-identification in Internet communications or
24	postings.
25	(10) A current photograph.

SB296

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1	(11) A physical description of the sex offender
2	including physical appearance, physical characteristics, and
3	identifying marks such as scars and tattoos.
4	(12) Fingerprints and palm prints.
5	(13) A DNA sample. The DNA sample may be collected
6	by the probation officer, sheriff, chief of police, or other
7	responsible agency. Prior to collecting a DNA sample, the
8	responsible agency shall determine if a DNA sample has already
9	been collected for the sex offender by checking the Dru Sjodin
10	National Sex Offender Public Registry website, the Alabama
11	Department of Forensic Sciences DNATracker site, or with the
12	Alabama Department of Public Safety. If a DNA sample has not
13	been previously collected for the sex offender, the
14	responsible agency shall coordinate for the collection of a
15	DNA sample with the sheriff of the county in which the
16	registration is occurring. The collection of a DNA sample
17	should be performed using materials recommended and/or
18	provided by the Alabama Department of Forensic Sciences. The
19	DNA sample shall be immediately forwarded by the entity
20	collecting the sample to the Department of Forensic Sciences.
21	(14) A photocopy of the valid driver license or
22	identification card.
23	(15) A photocopy of any and all passport and
24	immigration documents.

(16) Any professional licensing information that

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2	authorizes the sex offender to engage in an occupation or
3	carry out a trade or business.
4	(17) A full criminal history of the sex offender,
5	including dates of all arrests and convictions, status of
6	parole, probation, or supervised release, registration status
7	and outstanding arrest warrants.
8	(18) Any other information deemed necessary by the
9	Director of the Department of Public Safety.
10	(b) The registering agency is not required to obtain
11	any of the following information each time the sex offender
12	verifies his or her required registration information if the $% \left( 1\right) =\left( 1\right) \left( 1\right)$
13	registering agency verifies the information has already been
L 4	collected and has not been changed or altered:
15	(1) A current photograph.
16	(2) Fingerprints or palm prints.
17	(3) A DNA sample.
18	(4) A photocopy of the valid driver license or
19	identification card.
20	(5) A photocopy of any and all passport and
21	immigration documents.
22	(c) The registration information shall be
23	transmitted to the Department of Public Safety in a manner
2 4	determined by the director of the department and promulgated
25	in rule by the director upon recommendation of an advisory

Page 22

# SB296

1	board consisting of representatives of the office of the
2	Attorney General, District Attorneys Association, Chiefs of
3	Police Association, Sheriffs Association, and the Department
4	of Public Safety. The advisory board members shall not receive
5	any compensation or reimbursement for serving on the advisory ${\bf r}$
6	board.
7	(d) The required registration information shall
8	include a form explaining all registration and notification
9	duties, including any requirements and restrictions placed on
10	the sex offender. This form shall be signed and dated by the $% \left\{ 1\right\} =\left\{ 1\right$
11	sex offender. If the sex offender fails to sign the form, the
12	designee of the registering agency shall sign the form stating
13	that the requirements have been explained to the sex offender
14	and that the sex offender refused to sign.
15	(e) All required registration information shall be
16	stored electronically in a manner determined by the Director
17	of the Department of Public Safety and shall be available in
18	digitized format by the Department of Public Safety to anyone
19	entitled to receive the information as provided in Section 42
20	(f) Any person who fails to provide the required
21	registration information pursuant to this section shall be
22	guilty of a Class C felony.
23	Section 8. (a) All of the following registration
24	information shall be provided on the public registry website $% \left( \left\langle $

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1	maintained by the Department of Public Safety and may be
2	provided on any community notification documents:
3	(1) Name, including any aliases, nicknames, ethnic,
4	or Tribal names.
5	(2) Address of each residence.
6	(3) Address of any school the sex offender attends
7	or will attend. For purposes of this subdivision, a school
8	includes an educational institution, public or private,
9	including a secondary school, a trade or professional school,
10	or an institution of higher education.
11	(4) Address of any employer where the sex offender
12	works or will work, including any transient or day laborer
13	information.
14	(5) The license plate number and description of any
15	vehicle used for work or personal use, including land
16	vehicles, aircraft, and watercraft.
17	(6) A current photograph.
18	(7) A physical description of the sex offender.
19	(8) Criminal history of any sex offense for which
20	the sex offender has been adjudicated or convicted.
21	(9) The text of the criminal provision of any sex
22	offense of which the sex offender has been adjudicated or
23	convicted.
24	(10) Status of the sex offender, including whether
25	the sex offender has absconded.

Page 24

## SB296

1	(b) None of the following information shall be
2	provided on the public registry website or any other
3	notification documents:
4	(1) Criminal history of any arrests not resulting in
5	conviction.
6	(2) Social Security number.
7	(3) Travel and immigration document numbers.
8	(4) Victim identity.
9	(5) Internet identifiers.
10	(c) Any other required registration information may
11	be included on the website as determined by the Director of
12	the Department of Public Safety.
13	(d) All information shall immediately be posted on
14	the public registry website upon receipt of the information by
15	the Department of Public Safety.
16	(e) The website shall include field search
17	capabilities to search for sex offenders by name, city, county
18	or town, zip code, or geographic radius.
19	(f) The website shall include links to sex offender
20	safety and education resources.
21	(g) The website shall include instructions on how to
22	seek correction of information that a person contends is
23	erroneous.
24	(h) The website shall include a warning that
25	information on the site should not be used to unlawfully

injure, narass, or commit a crime against any person named	in
the registry or residing or working at any reported address	
and that any such action may result in civil or criminal	
penalties.	

Section 9. (a) At least 30 days prior to release, or immediately upon notice of release if release is less than 30 days, of an adult sex offender from the county jail, municipal jail, Department of Corrections, or any other facility that has incarcerated the adult sex offender, or immediately upon conviction, if the adult sex offender is not incarcerated, the responsible agency shall:

- (1) Inform the adult sex offender of his or her duty to register, instruct the adult sex offender to read and sign a form stating that the duty to register has been explained, and obtain the required registration information from the adult sex offender. If the adult sex offender refuses to sign the form, the designee of the responsible agency shall sign the form stating that the requirements have been explained to the adult sex offender and that the adult sex offender refused to sign.
- (2) If the adult sex offender declares his or her intent to reside within this state, the responsible agency shall immediately notify and provide the required registration information to the Department of Public Safety, the Attorney General, the district attorney in the county of conviction,

and local law enforcement where the adult sex offender intended
to reside. The notification shall also include any other
information available to the responsible agency which would be
necessary to identify and trace the adult sex offender,
including, but not limited to, each sex offense history or a
copy of the pre-sentence investigation of the sex offense and
the release date of the adult sex offender.

- (3) If the adult sex offender declares his or her intent to reside outside of the state, the responsible agency shall immediately notify and provide the required registration information to the Department of Public Safety, the Attorney General, the district attorney in the county of conviction, and the designated state law enforcement agency of the state to which the adult sex offender has declared his or her intent to reside. The notification shall also include any other information available to the responsible agency which would be necessary to identify and trace the adult sex offender, including, but not limited to, each sex offense history or a copy of the pre-sentence investigation of the sex offense and the release date of the sex offender.
- (4) If an adult sex offender is not able to provide a residence prior to the time of release, then the responsible agency shall notify the sheriff of the county where the last conviction for a sex offense or violation of this act took place at least five days prior to the release of the adult sex

Page 26

offender. Upon notice of the release date from the responsible agency, the sheriff of the county of the last conviction for a sex offense or a violation of this act shall make arrangements to have the adult sex offender immediately remanded to his or her custody to register in accordance with Section 10 at the time of release.

- (5) Any adult sex offender who is due to be released due to the expiration of his or her sentence and who refuses to provide the required registration information shall be treated as follows:
- a. If the adult sex offender has not accumulated any incentive time pursuant to Section 14-9-41 of the Code of Alabama 1975, or any other law, he or she shall be charged with violating this section. At least five days prior to his or her release date, the Department of Corrections shall notify the sheriff in the county where the last conviction for a sex offense or violation of this act took place, which county shall be the proper venue for arrest and prosecution of violation of this section. Upon notice of the release date, the sheriff from the county of the last conviction for a sex offense or violation of this act shall make arrangements to have the adult sex offender immediately remanded to his or her custody at the time of release. Any adult sex offender charged with violating this section may only be released on bond on

SB296

1	the condition that the adult sex offender is in compliance
2	with this section before being released.
3	b. If the adult sex offender has accumulated
4	correctional incentive time pursuant to Section 14-9-41 of the
5	Code of Alabama 1975, or any other law, the adult sex offender
6	shall be charged with non-compliance with this section and
7	shall not be allowed early release, but instead shall forfeit
8	all correctional incentive time that has accrued pursuant to
9	Section 14-9-41, or other good time allowed by law.
10	(b) An adult sex offender who fails to comply with
11	this section by failing to provide the required registration
12	information shall be guilty of a Class C felony.
13	Section 10. (a)(l) Immediately upon release from
14	incarceration, or immediately upon conviction if the adult $\ensuremath{sex}$
15	offender is not incarcerated, the adult sex offender shall
16	appear in person and register all required registration
17	information with local law enforcement in each county in which
18	the adult sex offender resides or intends to reside, accepts
19	or intends to accept employment, and begins or intends to
20	begin school attendance.
21	(2) An adult sex offender who registers pursuant to
22	subdivision (1) shall have 7 days from release to comply with
23	the residence restrictions pursuant to subsection (a) of

Section 11.

(b) Immediately upon establishing a new residence,

to reside.

accepting employment, or beginning school attendance, the		
adult sex offender shall appear in person to register with		
local law enforcement in each county in which the adult sex		
offender establishes a residence, accepts employment, or		
begins school attendance.		
(c)(1) Immediately upon transferring or terminating		
any residence, employment, or school attendance, the adult sex		
offender shall appear in person to notify local law		
enforcement in each county in which the adult sex offender is		
transferring or terminating residence, employment, or school		
attendance.		
(2) Whenever a sex offender transfers his or her		
residence, as provided in subdivision (1) from one county to		
another county, the sheriff of the county from which the sex		
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another county, the sheriff of the county from which the sex		
another county, the sheriff of the county from which the sex offender is transferring his or her residence shall		
another county, the sheriff of the county from which the sex offender is transferring his or her residence shall immediately notify local law enforcement in the county in		
another county, the sheriff of the county from which the sex offender is transferring his or her residence shall immediately notify local law enforcement in the county in which the sex offender intends to reside. If a sex offender		

Page 30

residence shall immediately notify the chief law enforcement agency in the jurisdiction in which the sex offender intends

## SB296

1	(d) Immediately upon any name change, the adult sex
2	offender shall immediately appear in person to update the
3	information with local law enforcement in each county in which
4	the adult sex offender is required to register.
5	(e) Upon changing any required registration
6	information the adult sex offender shall immediately appear in
7	person and update the information with local law enforcement
8	in each county in which the adult sex offender resides.
9	(f) An adult sex offender shall appear in person to
10	verify all required registration information during the adult
11	sex offender's birth month and every three months thereafter,
12	regardless of the month of conviction, for the duration of the
13	adult sex offender's life with local law enforcement in each
14	county in which the adult sex offender resides.
15	(g) At the time of registration, the adult sex
16	offender shall be provided a form explaining any and all
17	duties and restrictions placed on the adult sex offender. The
18	adult sex offender shall read and sign this form stating that
19	he or she understands the duties and restrictions imposed by
20	this act. If the adult sex offender refuses to sign the form,
21	the designee of the registering agency shall sign the form
22	stating that the requirements have been explained to the adult
23	sex offender and that the adult sex offender refused to sign.
24	(h) For purposes of this section, a school includes
25	an educational institution, public or private, including a

secondary school,	a trade	or	professional	school,	or	an
nstitution of high	her edu	cat	ion.			

- (i) If an adult sex offender was convicted and required to register prior to July 1, 2011, then the adult sex offender shall begin quarterly registration after his or her next biannual required registration date.
- (j) Any person who violates this section shall be quilty of a Class C felony.

Section 11. (a) No adult sex offender shall establish a residence, maintain a residence after release or conviction, or establish any other living accommodation within 2,000 feet of the property on which any school or childcare facility is located unless otherwise exempted pursuant to Sections 23 and 24.

- (b) No adult sex offender shall establish a residence, maintain a residence after release or conviction, or establish any other living accommodation within 2,000 feet of the property on which his or her former victim, or an immediate family member of the victim, resides unless otherwise exempted pursuant to Section 24.
- (c) Changes to property within 2,000 feet of a registered address of an adult sex offender which occur after the adult sex offender establishes residency shall not form the basis for finding that the adult sex offender is in violation of this section.

SB296

(d) No adult sex offender shall establish or
maintain a residence or any other living accommodation with a
minor. For the purpose of this subsection, living
accommodation includes, but is not limited to, any overnight
visit with a minor. Notwithstanding the foregoing, an adult
sex offender may reside with a minor if the adult sex offender
is the parent, grandparent, stepparent, sibling, or
stepsibling of the minor, unless one of the following
conditions applies:

(1) Parental rights of the adult sex offender have been or are in the process of being terminated as provided by law.

- (2) The adult sex offender has been convicted of any sex offense in which any of the minor children, grandchildren, stepchildren, siblings, or stepsiblings of the adult sex offender was the victim.
- (3) The adult sex offender has been convicted of any sex offense in which a minor was the victim and the minor resided or lived with the adult sex offender at the time of the offense.
- (4) The adult sex offender has been convicted of any sex offense involving a child, regardless of whether the adult sex offender was related to or shared a residence with the child victim.

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(5) The adult sex offender has been convicted of any

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2	sex offense involving forcible compulsion in which the victim
3	was a minor.
4	(e) Notwithstanding any other provision of law
5	regarding establishment of residence, an adult sex offender
6	shall be deemed to have established a residence in any of the
7	following circumstances:
В	(1) Wherever an adult sex offender resides for three
9	or more consecutive days.
10	(2) Wherever an adult sex offender resides following
11	release, regardless of whether the adult sex offender resided
12	at the same location prior to the time of conviction.
13	(3) Whenever an adult sex offender spends 10 or more
14	aggregate days at a location during a calendar month.
15	(4) Whenever an adult sex offender vacates or fails
16	to spend three or more consecutive days at his or her
17	residence without previously notifying local law enforcement
18	pursuant to Section 15.
19	(f) An adult sex offender is exempt from
20	subsections (a) and (b) during the time an adult sex offender
21	is admitted to a hospital or is incarcerated in a jail,
22	prison, mental health facility, or any other correctional
23	placement facility wherein the adult sex offender is not
24	allowed unsupervised access to the public.

Page 34

# SB296

1	(g) For the purposes of this section, the 2,000-foot
2	measurement shall be taken in a straight line from nearest
3	property line to nearest property line.
4	(h) Any person who violates this section shall be
5	guilty of a Class C felony.
6	Section 12. (a) An adult sex offender who no longer
7	has a fixed residence shall be considered homeless and shall
8	appear in person and report such change in fixed residence to
9	local law enforcement where he or she is located immediately
10	upon such change in fixed residence.
11	(b) In addition to complying with the registration
12	and verification requirements pursuant to Section 10, a
13	homeless adult sex offender who lacks a fixed residence, or
14	who does not provide an address at a fixed residence at the
15	time of release or registration, shall report in person once
16	every seven days to local law enforcement where he or she
17	resides. The weekly report shall be on a day specified by
18	local law enforcement and shall occur during normal business
19	hours.
20	(c) A homeless adult sex offender who lacks a fixed
21	address shall comply with the residence restrictions set forth
22	in Section 11.
23	(d)(l) Each time a homeless adult sex offender
24	reports under this section, he or she shall provide all of the
25	following information:

1	a. Name,
2	b. Date of birth.
3	c. Social Security number.
4	d. A detailed description of the location or
5	locations where he or she has resided during the week.
6	e. A list of the locations where he or she plans to
7	reside in the upcoming week with as much specificity as
8	possible.
9	(2) The registering agency is not required to obtain
10	the remaining required registration information from the
11	homeless adult sex offender each time he or she reports to the
12	registering agency unless the homeless adult sex offender has
13	any changes to the remaining required registration
14	information.
15	(e) If an adult sex offender who was homeless
16	obtains a fixed address in compliance with the provisions of
17	Section 11, the adult sex offender shall immediately appear in
18	person to update the information with local law enforcement in
19	each county of residence.
20	(f) Any person who violates this section shall be
21	guilty of a Class C felony.
22	Section 13. (a) No adult sex offender shall apply
23	for, accept, or maintain employment or vocation or volunteer
24	at any school, childcare facility, mobile vending business
25	that provides services primarily to children, or any other

SB296

1	business or organization that provides services primarily to
2	children.
3	(b) No adult sex offender shall apply for, accept,
4	or maintain employment or volunteer for any employment or
5	vocation within 2,000 feet of the property on which a school
6	or childcare facility is located unless otherwise exempted
7	pursuant to Sections 24 and 25.
8	(c) No adult sex offender, after having been
9	convicted of a sex offense involving a child, shall apply for,
10	accept, or maintain employment or vocation or volunteer for
11	any employment or vocation within 500 feet of a playground,
12	park, athletic field or facility, or any other business or
13	facility having a principal purpose of caring for, educating,
14	or entertaining minors.
15	(d) Changes to property within 2,000 feet of an
16	adult sex offender's place of employment which occur after an
17	adult sex offender accepts employment shall not form the basis
18	for finding that an adult sex offender is in violation of this
19	section.
20	(e) It shall be unlawful for the owner or operator

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1	(f) For purposes of this section, the 2,000-foot
2	measurement shall be taken in a straight line from nearest
3	property line to nearest property line.
4	(g) Any person who violates this section shall be
5	guilty of a Class C felony.
6	Section 14. (a) Any adult sex offender who enters
7	this state and establishes a residence shall immediately
8	appear in person and register all required registration
9	information with local law enforcement in the county of
10	residence.
11	(b) Any adult sex offender who enters this state to
12	accept employment, carry on a vocation, or to become a student
13	and who has not established a residence in this state shall
14	immediately appear in person and register all required
15	registration information with local law enforcement in the
16	county where the adult sex offender accepts employment,
17	carries on a vocation, or becomes a student.
18	(c) Whenever an adult sex offender registers
19	pursuant to this section, he or she shall be subject to the
20	requirements of this act.
21	(d) Within 30 days of initial registration, the
22	adult sex offender shall provide each registering agency with
23	a certified copy of his or her conviction; however, an adult
24	sex offender shall be exempt from this subsection if the adult

Page	38

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1	sex offender provides adequate documentation that the
2	certified record is no longer available or has been destroyed
3	(e) Any person who violates this section shall be
4	guilty of a Class C felony.
5	Section 15. (a) If an adult sex offender intends to
6	temporarily be away from his or her county of residence for a
7	period of three or more consecutive days, the adult sex
8	offender shall report such information in person immediately
9	prior to leaving his or her county of residence for such
10	travel to local law enforcement in each county of residence.
11	(b) The adult sex offender shall complete a travel
12	permit form immediately prior to travel and provide the dates
13	of travel and temporary lodging information.
14	(c) If a sex offender intends to travel to another
15	country, he or she shall report in person to local law
16	enforcement in each county of residence at least 21 days prior
17	to such travel. Any information reported to local law
18	enforcement in each county of residence shall immediately be
19	reported to the United States Marshals Service and the
20	Department of Public Safety.
21	(d) The travel permit shall explain the duties of
22	the adult sex offender regarding travel. The adult sex
23	offender shall sign the travel permit stating that he or she
24	understands the duties required of him or her. If the adult

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1	sex offender refuses to sign the travel permit form, the
2	travel permit shall be denied.
3	(e) The sheriff in each county of residence shall
4	immediately notify local law enforcement in the county or the
5	jurisdiction to which the adult sex offender will be
6	traveling.
7	(f) Upon return to the county of residence, the
8	adult sex offender shall immediately report to local law
9	enforcement in each county of residence.
10	(g) All travel permits shall be included with the
11	adult sex offender's required registration information.
12	(h) Any person who violates this section shall be
13	guilty of a Class C felony.
14	Section 16. (a) No adult sex offender shall contact,
15	directly or indirectly, in person or through others, by phone,
16	mail, or electronic means, any former victim. No sex offender
17	shall make any harassing communication, directly or
18	indirectly, in person or through others, by phone, mail, or
19	electronic means to the victim or any immediate family member
20	of the victim.
21	(b) No adult sex offender shall knowingly come
22	within 100 feet of a former victim.
23	(c) Any person who violates this section shall be

Page 40

guilty of a Class C felony.

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## SB296

1	Section 17. (a) No adult sex offender, after having
2	been convicted of a sex offense involving a minor, shall
3	loiter on or within 500 feet of the property line of any
4	property on which there is a school, childcare facility,
5	playground, park, athletic field or facility, school bus stop,
6	college or university, or any other business or facility
7	having a principal purpose of caring for, educating, or
8	entertaining minors.
9	(b) Under this section, loiter means to enter or
10	remain on property while having no legitimate purpose or, if a
11	legitimate purpose exists, remaining on that property beyond
12	the time necessary to fulfill that purpose. An adult sex
13	offender does not violate this section unless he or she has
14	first been asked to leave a prohibited location by a person
15	authorized to exclude the adult sex offender from the
16	premises. An authorized person includes, but is not limited
17	to, any law enforcement officer, security officer, any owner
18	or manager of the premises, a principal, teacher, or school
19	bus driver if the premises is a school, childcare facility, or
20	bus stop, a coach, if the premises is an athletic field or
21	facility, or any person designated with that authority.
22	(c) For purposes of this section, a school bus stop
23	is any location where a motor vehicle owned or operated by or
24	on behalf of a public or private school stops on a regular

1	basis for the purpose of transporting children to and from
2	school.
3	(d) Any person who violates this section shall be
4	guilty of a Class C felony.
5	Section 18. (a) Every adult sex offender who is a
6	resident of this state shall obtain, and always have in his o
7	her possession, a valid driver license or identification card
8	issued by the Department of Public Safety. If any adult sex
9	offender is ineligible to be issued a driver license or
10	official identification card, the Department of Public Safety
11	shall provide the adult sex offender some other form of
12	identification card or documentation that, if it is kept in
13	the possession of the adult sex offender, shall satisfy the
14	requirements of this section. If any adult sex offender is
15	determined to be indigent, an identification card, or other
16	form of identification or documentation that satisfies the
17	requirements of this section, shall be issued to the adult set
18	offender at no cost. Indigence shall be determined by order of
19	the court prior to each issuance of a driver license or
20	identification card.
21	(b) The adult sex offender shall immediately obtain
22	a valid driver license or identification card upon his or her

SB296

1	(c) Whenever the Department of Public Safety issues
2	or renews a driver license or identification card to an adult
3	sex offender, the driver license or identification card shall
4	bear a designation that enables law enforcement officers to
5	identify the licensee as a sex offender.
6	(d) Upon obtaining or renewing a driver license or
7	identification card bearing a designation that enables law
8	enforcement officers to identify the licensee as a sex
9	offender, the adult sex offender shall relinquish to the
10	Department of Public Safety any other driver license or
11	identification card previously issued to him or her which doe
12	not bear any designation enabling law enforcement officers to
13	identify the licensee as a sex offender.
14	(e) No adult sex offender shall mutilate, mar,
15	change, reproduce, alter, deface, disfigure, or otherwise
16	change the form of any driver license or identification card
17	which is issued to the adult sex offender and which bears any
18	designation enabling law enforcement officers to identify the
19	licensee as a sex offender. An adult sex offender having in
20	his or her possession a driver license or identification card
21	issued to him or her by the Department of Public Safety
22	bearing any designation enabling law enforcement officers to
23	identify the licensee as a sex offender which has been
24	mutilated, marred, changed, reproduced, altered, defaced,

Page 42

initial registration following release, initial registration

upon entering the state to become a resident, or immediately

following his or her next registration after July 1, 2011.

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1	disfigured, or otherwise changed shall be prima facie evidence
2	that he or she has violated this section.
3	(f) Any person who violates this section shall be
4	guilty of a Class C felony.
5	Section 19. (a) The state, upon conviction and prior
6	to sentencing, may petition the sentencing court to enter an
7	order declaring a person convicted in this state of a sexually
8	violent or predatory offense as a sexually violent predator.
9	(b) At sentencing, a court may declare a person to
10	be a sexually violent predator. For the purposes of this
11	section, a person is a sexually violent predator if either of
12	the following applies:
13	(1) The person is a repeat sexually violent
14	offender.
15	(2) The person commits a sexually violent offense
16	and is likely to engage in one or more sexually violent
17	offenses in the future.
18	(c) A person is a repeat sexually violent offender
19	for the purposes of this section if the person is convicted of
20	more than one sexually violent offense.
21	(d) For the purposes of this section, a sexually
22	violent offense is any of the following:
23	(1) A sex offense committed by forcible compulsion,
24	violence, duress, menace, fear of immediate bodily injury to

1	the victim or another person, or threatening to retaliate in
2	the future against the victim or any other person.
3	(2) A sex offense involving a child.
4	(3) Any sex offense involving the enticement or
5	solicitation of a minor for sexual purposes.
6	(4) Any sex offense that is predatory in nature.
7	(5) Any solicitation, attempt, or conspiracy to
8	commit any of the offenses listed in subdivisions (1) to (4).
9	(6) Any other offense for which the court makes a
10	specific finding on the record that, based on the
11	circumstances of the case, the person's offense should be
12	considered a sexually violent offense.
13	(e) Any of the following factors may be considered
14	as evidence tending to indicate that there is a likelihood
15	that the person will engage in the future in one or more
16	sexually violent offenses:
17	(1) The person has been convicted two or more times,
18	in separate criminal actions, of a sexually violent offense.
19	For purposes of this subdivision, convictions that result from
20	or are connected with the same act or result from offenses
21	committed at the same time are one conviction.
22	(2) The person has been convicted of a sexually
23	violent offense involving two or more victims regardless of
24	when the acts or convictions occurred.

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1	(3) Available information or evidence suggests that
2	the person chronically commits offenses with a sexual
3	motivation.
4	(4) The person has committed one or more offenses in
5	which the person has tortured or engaged in ritualistic acts
6	with one or more victims.
7	(5) The person has committed one or more sex
8	offenses in which one or more victims were physically harmed
9	to the degree that the particular victim's life was in
10	jeopardy.
11	(6) Any other evidence deemed relevant by the court.
12	(f) If the state so petitions, it shall present
13	clear and convincing evidence that the sex offender is likely
14	to engage in one or more future sexually violent offenses or
15	is likely to engage in future predatory sex offenses.
16	(g) Any sex offender determined in any other state
17	to be a sexually violent predator shall be considered a
18	sexually violent predator in this state.
19	(h) A sexually violent predator, as a condition of
20	the sex offender's release from incarceration, shall be
21	subject to electronic monitoring and be required to pay the
22	costs of such monitoring, as set forth in Section 20, for a
23	period of no less than 10 years from the date of the sexually
24	violent predator's release. This requirement shall be imposed

Page 46

by the sentencing court as a part of the sexually violent

## SB296

1	predator's sentence, as provided in subsection (c) of Section
2	13A-5-6, Code of Alabama 1975, and Section 20.
3	Section 20. (a) The Alabama Criminal Justice
4	Information Center shall implement a system of active and
5	passive electronic monitoring that identifies the location of
6	a monitored person and that can produce upon request reports
7	or records of the person's presence near or within a crime
8	scene or prohibited area, the person's departure from
9	specified geographic limitations, or curfew violations by the
10	offender. The Director of the Criminal Justice Information
11	Center may promulgate any rules as are necessary to implement
12	and administer this system of active electronic monitoring
13	including establishing policies and procedures to notify the
14	person's probation and parole officer or other court-appointed
15	supervising authority when a violation of his or her
16	electronic monitoring restrictions has occurred.
17	(b) The Board of Pardons and Paroles or a court may
18	require, as a condition of release on parole, probation,
19	community corrections, court referral officer supervision,
20	pretrial release, or any other community-based punishment
21	option, that any person charged or convicted of a sex offense $% \left( 1\right) =\left\{ 1\right\} =\left\{ 1$
22	be subject to electronic monitoring as provided in subsection $ \\$
23	(a).
24	(c) Any person designated a sexually violent
25	predator pursuant to Section 19, upon release from

incarceration, shall be subject to electronic monitoring
supervised by the Board of Pardons and Paroles, as provided in
subsection (a), for a period of no less than 10 years from the
date of the sexually violent predator's release. This
requirement shall be imposed by the sentencing court as a part
of the sentence of the sexually violent predator in accordance
with subsection (c) of Section 13A-5-6, Code of Alabama 1975.

(d) Any person convicted of a Class A felony sex offense involving a child as defined in Section 4, upon release from incarceration, shall be subject to electronic monitoring supervised by the Board of Pardons and Paroles, as provided in subsection (a), for a period of no less than 10 years from the date of the sex offender's release. This requirement shall be imposed by the sentencing court as a part of the sex offender's sentence in accordance with subsection (c) of Section 13A-5-6, Code of Alabama 1975.

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 (e) Anyone subject to electronic monitoring pursuant to this section, unless he or she is indigent, shall be required to reimburse the supervising entity a reasonable fee to defray supervision costs. The Board of Pardons and Paroles, the sentencing court, or other supervising entity shall determine the amount to be paid based on the financial means and ability to pay of the person, but such amount shall not exceed fifteen dollars (\$15) per day.

SB296

1	(f) The supervising entity shall pay the Criminal
2	Justice Information Center a fee, to be determined by the
3	center, but not exceeding ten dollars (\$10) per day, to defray
4	monitoring equipment and telecommunications costs.
5	(g) It shall constitute a Class C felony for any
6	person to alter, disable, deactivate, tamper with, remove,
7	damage, or destroy any device used to facilitate electronic
8	monitoring under this section.
9	(h) The procurement of any product or services
10	necessary for compliance with Act 2005-301, including any
11	system of electronic monitoring, any equipment, and the
12	building of a website, shall be subject to the competitive bid
13	process.
14	Section 21. (a) Immediately upon the release of an
15	adult sex offender or immediately upon notice of where the
16	adult sex offender plans to establish, or has established a
17	residence, the following procedures shall apply:
18	(1) In the Cities of Birmingham, Mobile, Huntsville,
19	and Montgomery, the chief of police shall notify all persons
20	who have a legal residence within 1,000 feet of the declared
21	residence of the adult sex offender and all schools and
22	childcare facilities within three miles of the declared
23	residence of the adult sex offender that the adult sex
24	offender will be establishing or has established his or her
25	residence.

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(2) In all other cities in Alabama with a resident
population of 5,000 or more, the chief of police, or if none,
then the sheriff of the county, shall notify all persons who
have a legal residence within 1,500 feet of the declared
residence of the adult sex offender and all schools and
childcare facilities within three miles of the declared
residence of the adult sex offender that the adult sex
offender will be establishing or has established his or her
residence.
(3) In all other municipalities with a resident
population of less than 5,000, and in all unincorporated
areas, the sheriff of the county in which the adult sex
offender intends to reside shall notify all persons who have a
legal residence within 2,000 feet of the declared residence of
the adult sex offender and all schools and childcare
facilities within three miles of the declared residence of the
adult sex offender that the adult sex offender will be
establishing or has established his or her residence.
(b) A community notification flyer shall be made by
regular mail or hand delivered to all legal residences
required by this section and include registration information
pursuant to Section 8. In addition, any other method
reasonably expected to provide notification may be utilized,
including, but not limited to, posting a copy of the notice in

Page 50

a prominent place at the office of the sheriff and at the

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1	police scation closest to the acctated residence of the
2	released adult sex offender, publicizing the notice in a local $% \left\{ 1,2,\ldots ,n\right\}$
3	newspaper, posting electronically, including the Internet, or
4	other means available.
5	(c) Nothing in this act shall be construed as
6	prohibiting the Director of the Department of Public Safety, a
7	sheriff, or a chief of police from providing community
8	notification under the provisions of this act by regular mail,
9	electronically, or by publication or periodically to persons
10	whose legal residence is within the guidelines of this act or
11	more than the applicable distance from the residence of an
12	adult sex offender.
13	Section 22. (a) An adult sex offender shall pay a
14	registration fee in the amount of ten dollars (\$10) to each
15	registering agency where the adult sex offender resides
16	beginning with the first quarterly registration on or after
17	July 1, 2011, and at each quarterly registration thereafter.
18	(b) Each time an adult sex offender terminates his
19	or her residence and establishes a new residence, he or she
20	shall pay a registration fee in the amount of ten dollars
21	(\$10) to each registering agency where the adult sex offender
22	establishes a new residence.
23	(c) If, at the time of registration, the adult sex
24	offender is unable to pay the registration fee, the
25	registering agency may require the adult sex offender to pay

the fee in installments not to exceed 90 days. The registering
agency shall waive the registration fee if the adult sex
offender has an order from the court declaring his or her
indigence. In the event the adult sex offender is determined
to be indigent, a periodic review of the adult sex offender's
indigent status shall be conducted by the court to determine
if the offender is no longer indigent. Further, if the
offender is determined to be indigent by the sentencing court,
nothing in this act shall prohibit the offender from being
placed on a payment plan where the entire fee is collected in
cotal.

(d) The fees collected under this section shall be appropriated to the registering agency to defray the costs of sex offender registration, verification, and notification.

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(e) Any person who willfully fails to pay the required registration fee at the time of registration, or at the time at which the installment payment is due, shall be guilty of a Class B misdemeanor. Upon a second or subsequent conviction for willful failure to pay the required registration fee, the adult sex offender shall be guilty of a Class A misdemeanor.

Section 23. (a) A sex offender required to register under this act may petition the court for relief from the residency restriction pursuant to subsection (a) of Section 11

during the time a sex offender is terminally ill or

2 permanently immobile.

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(b) A petition for relief pursuant to this section shall be filed in the circuit court of the county in which the sex offender seeks relief from the residency restriction.

SB296

- (c) The sex offender shall serve a copy of the petition by certified mail on all of the following:
- 8 (1) The prosecuting attorney in the county of 9 adjudication or conviction, if the sex offender was 10 adjudicated or convicted in this state.
  - (2) The prosecuting attorney of the county where the sex offender seeks relief from the residency restriction.
  - (3) Local law enforcement where the sex offender was adjudicated or convicted if the sex offender was adjudicated or convicted in this state.
    - (4) Local law enforcement where the adult sex offender seeks relief from the residency restriction.
- 18 (d) The petition and documentation to support the 19 request for relief shall include all of the following:
  - (1) A certified copy of the adjudication or conviction requiring registration, including a detailed description of the sex offense.
    - (2) A list of each county, municipality, and jurisdiction where the sex offender is required to register or has ever been required to register.

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1	(3) The sex offender's criminal record and an
2	affidavit stating that the sex offender has no pending
3	criminal charges.
4	(4) Notarized documentation of the sex offender's
5	condition by his or her medical provider.
6	(5) A release allowing the prosecuting attorney or
7	the court to obtain any other medical records or documentation
8	relevant to the petition.
9	(6) Any other information requested by the court
10	relevant to the petition.
11	(e) Upon notification of the petition, the
12	prosecuting attorney shall make reasonable efforts to notify
13	the victim of the crime for which the sex offender is required
14	to register of the petition and the dates and times of any
15	hearings or other proceedings in connection with the petition
16	(f) The court shall hold a hearing within 30 days of
17	the filing of the petition. Upon request of the prosecuting
18	attorney, and for good cause shown, the hearing may be
19	continued to allow the prosecuting attorney to obtain any
20	relevant records pertinent to the hearing. At the hearing the
21	prosecuting attorney and the victim shall have the opportunity
22	to be heard.
23	(g) The court may issue an order releasing the sex
24	offender from any of the residency restrictions pursuant to
25	subsection (a) of Section 11 if the court finds by clear and

Page 54

# SB296

1	convincing evidence that the sex offender does not pose a
2	substantial risk of perpetrating any future dangerous sexual
3	offense or that the sex offender is not likely to reoffend.
4	The court may relieve a sex offender from any residency
5	restrictions indefinitely or for a specific period of time.
6	(h) The court shall send a copy of any order
7	releasing a sex offender from any residency restrictions
8	pursuant to subsection (a) of Section 11 to the prosecuting
9	attorney and the Department of Public Safety.
10	(i) If the court finds that the sex offender still
11	poses a risk, has provided false or misleading information in
12	support of the petition, or failed to serve the petition and
13	supporting documentation upon the parties as provided for in
14	subsection (c), then the petition shall be denied.
15	(j) If the petition for release is denied, the sex
16	offender may not file a subsequent petition for at least 12
17	months from the date of the final order on the previous
18	petition unless good cause is shown and the sex offender's
19	mental or physical condition has severely changed.
20	(k) If at any time the sex offender is no longer
21	terminally ill or permanently immobile, the sex offender shall
22	immediately register in person with local law enforcement in
23	each county of residence and update all required registration
24	information.

(1) No sex offender petitioning the court under this
section for an order terminating the sex offender's obligation
to comply with the residency restrictions is entitled to
publicly funded experts or publicly funded witnesses.
(m) The state may petition the court to reinstate
the restrictions pursuant to subsection (a) of Section 11 for
good cause shown.
(n) Notwithstanding any state or local rule
assigning costs and fees for filing and processing civil and
criminal cases, a petition filed 30 or more days after
sentencing shall be assessed a filing fee in the amount of two
hundred dollars (\$200) to be distributed as provided in
Section 46.
(o) If a sex offender seeks relief from the court
pursuant to this section, the enforcement of this act shall

- pursuant to this section, the enforcement of this act shall not be stayed pending a ruling of the court.
- $\mbox{(p) A person who provides false or misleading} \label{eq:proposed} \mbox{information pursuant to this section shall be guilty of a } \\ \mbox{Class C felony.}$
- Section 24. (a) At disposition, sentencing, upon completion of probation, or upon completion of a term of registration ordered by the sentencing court, a sex offender may petition the sentencing court for relief from registration and notification resulting from any of the following offenses,

Page 56

#### SB296

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1	provided that he or she meets the requirements set forth in
2	subsection (b):
3	(1) Rape in the second degree, as provided by
4	subdivision (1) of subsection (a) of Section 13A-6-62, Code of
5	Alabama 1975.
6	(2) Sodomy in the second degree, as provided by
7	subdivision (1) of subsection (a) of Section 13A-6-64, Code of
8	Alabama 1975.
9	(3) Sexual abuse in the second degree, as provided
10	by subdivision (2) of subsection (a) of Section 13A-6-67, Code
11	of Alabama 1975.
12	(4) Sexual misconduct, as provided by Section
13	13A-6-65, Code of Alabama 1975.
14	(5) Any crime committed in this state or any other
15	jurisdiction which, if had been committed in this state under
16	the current provisions of law, would constitute an offense
17	listed in subdivisions (1) to (4).
18	(6) Any solicitation, attempt, or conspiracy to
19	commit any of the offenses listed in subdivisions $(1)$ to $(5)$ .
20	(b) The sex offender shall prove by clear and
21	convincing evidence all of the following to be eligible for
22	relief under this section:
23	(1) The sex offense did not involve force and was
24	only a crime due to the age of the victim.

(2) At the time of the commission of the sex

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2	offense, the victim was 13 years of age or older.
3	(3) At the time of the commission of the sex
4	offense, the sex offender was not more than four years older
5	than the victim.
6	(c) The petition for relief shall be filed as
7	follows:
8	(1) If the sex offender was adjudicated or convicted
9	in this state, the petition for relief shall be filed in the
10	sentencing court.
11	(2) If the sex offender was adjudicated or convicted
12	in a jurisdiction outside of this state, the petition for
13	relief shall be filed in the appropriate court of this state
14	with similar jurisdiction in the county in which the sex
15	offender resides.
16	(d)(l) The sex offender shall serve a copy of the
17	petition by certified mail on all of the following:
18	a. The prosecuting attorney in the county of
19	adjudication or conviction, if the sex offender was
20	adjudicated or convicted in this state.
21	b. The prosecuting attorney of the county where the
22	sex offender resides.
23	c. Local law enforcement where the sex offender was
24	adjudicated or convicted, if the sex offender was adjudicated
25	or convicted in this state.

Page 58

## SB296

d. Local law enforcement where the adult sex

2	offender resides.
3	(2) Failure of the sex offender to serve a copy of
4	the petition as required by this subsection shall result in an
5	automatic denial of the petition.
6	(e) The petition and documentation to support the
7	request for relief shall include all of the following:
8	(1) The offense that the sex offender was initially
9	charged with and the offense that the sex offender was
10	adjudicated or convicted of, if different.
11	(2) A certified copy of the adjudication or
12	conviction requiring registration including a detailed
13	description of the sex offense, if the petition is filed upon
14	completion of probation or a term of registration.
15	(3) Proof of the age of the victim and the age of
16	the sex offender at the time of the commission of the sex
17	offense.
18	(4) A list of each registering agency in each county
19	and jurisdiction in which the sex offender is required to or
20	has ever been required to register, if the petition is filed
21	upon completion of probation or a term of registration.
22	(5) The sex offender's criminal record and an
23	affidavit stating that the sex offender has no pending
24	criminal charges.

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1	(6) Any other information requested by the court
2	relevant to the request for relief.
3	(f) Upon notification of the petition, the
4	prosecuting attorney shall make reasonable efforts to notify
5	the victim of the crime for which the sex offender is required
6	to register of the petition and the dates and times of any
7	hearings or other proceedings in connection with the petition.
8	(g) The court shall hold a hearing prior to ruling
9	on the petition. At the hearing, the prosecuting attorney and
10	the victim shall have the opportunity to be heard.
11	(h) In determining whether to grant relief, the
12	court may consider any of the following:
13	(1) Recommendations from the sex offender's
14	probation officer, including, but not limited to, the
15	recommendations in the presentence investigation report and
16	the sex offender's compliance with supervision requirements.
17	(2) Recommendations from the prosecuting attorney.
18	(3) Any written or oral testimony submitted by the
19	victim or the parent, guardian, or custodian of the victim.
20	(4) The facts and circumstances surrounding the
21	offense.
22	(5) The relationship of the parties.
23	(6) The criminal history of the sex offender.
24	(7) The protection of society.

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1	(8) Any other information deemed relevant by the
2	court.
3	(i) The court may grant full or partial relief from
4	this act. If the court grants relief, the court shall enter an
5	order detailing the relief granted and provide a copy of the
6	order to the prosecuting attorney and the Department of Public
7	Safety.
8	(j) If the court denies the petition, the sex
9	offender may not petition the court again until 12 months
10	after the date of the order denying the petition.
11	(k) A sex offender is not eligible for relief under
12	this section if he or she was adjudicated or convicted of a
13	sex offense previous to or subsequent to the offense of which
14	he or she is petitioning the court for relief or has any
15	pending criminal charges for any sex offense.
16	(1) If a sex offender was adjudicated or convicted
17	of any of the offenses specified in subsection (a) prior to
18	July 1, 2011, and meets the eligibility requirements specified
19	in subsection (b), except as otherwise provided for in
20	subsection (k), the sex offender may petition the court for
21	relief pursuant to this section.
22	(m) Notwithstanding any state or local law or rule
23	assigning costs and fees for filing and processing civil and
24	criminal cases, a petition filed 30 or more days after
25	sentencing shall be assessed a filing fee in the amount of two

1	hundred dollars (\$200) to be distributed as provided in
2	Section 46.
3	(n) If a sex offender seeks relief from the court
4	pursuant to this section, the enforcement of this act shall
5	not be stayed pending a ruling of the court.
6	(o) Any person who provides false or misleading
7	information pursuant to this section shall be guilty of a
8	Class C felony.
9	Section 25. (a) A sex offender may petition the
10	circuit court in the county where the sex offender seeks to
11	accept or maintain employment for relief from the employment
12	restrictions pursuant to subsection (b) of Section 13. A sex
13	offender adjudicated or convicted of any of the following sex
14	offenses shall not be entitled to relief under this section:
15	(1) Rape in the first degree, as provided by Section
16	13A-6-61, Code of Alabama 1975.
17	(2) Sodomy in the first degree, as provided by
18	Section 13A-6-63, Code of Alabama 1975.
19	(3) Sexual abuse in the first degree, as provided by
20	Section 13A-6-66, Code of Alabama 1975.
21	(4) Sex abuse of a child less than 12 years old, as
22	provided by Section 13A-6-69.1, Code of Alabama 1975.
23	(5) Sexual torture, as provided by Section
24	13A-6-65.1, Code of Alabama 1975.
25	(6) Any sex offense involving a child.

Page 62

# SB296

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1	(7) Any solicitation, attempt, or conspiracy to
2	commit any of the offenses listed in subdivisions (1) to (6).
3	(8) Any offense committed in any other jurisdiction
4	which, if it had been committed in this state under the
5	current provisions of law, would constitute an offense listed
6	in subdivisions (1) to (7).
7	(b)(1) The sex offender shall serve a copy of the
8	petition by certified mail on all of the following:
9	a. The prosecuting attorney in the county of
10	adjudication or conviction, if the sex offender was
11	adjudicated or convicted in this state.
12	b. The prosecuting attorney of the county in which
13	the sex offender seeks to accept or maintain employment.
14	c. Local law enforcement where the sex offender was
15	adjudicated or convicted, if the sex offender was adjudicated
16	or convicted in this state.
17	d. Local law enforcement where the sex offender
18	seeks to accept or maintain employment.
19	(2) Failure of the sex offender to serve a copy of
20	the petition as required by this subsection shall result in an
21	automatic denial of the petition.
22	(c) The petition and documentation to support the
23	petition shall include all of the following:
24	(1) A certified copy of the adjudication or
25	conviction requiring registration, including a detailed

description of the sex offense, if the petition is filed afte
sentencing.
(2) A list of each registering agency in each count
and jurisdiction in which the sex offender is required to
register or has ever been required to register, if the

(3) The sex offender's criminal record and an affidavit stating that the sex offender has no pending criminal charges.

petition is filed after conviction.

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- (4) The location where the sex offender is employed or intends to obtain employment.
- $\mbox{(5) Justification as to why the court should grant} \label{eq:court_should} % \mbox{(5) The court should grant} % \mbox{(5) The court should grant} % \mbox{(6) The co$
- $\begin{tabular}{ll} \textbf{(6)} & \textbf{Any other information requested by the court} \\ \textbf{relevant to the petition.} \end{tabular}$
- (d) Upon notification of the petition, the prosecuting attorney shall make reasonable efforts to notify the victim of the crime for which the sex offender is required to register of the petition and the dates and times of any hearings or other proceedings in connection with the petition.
- (e) The court shall hold a hearing prior to ruling on the petition. At the hearing, the prosecuting attorney and the victim shall have the opportunity to be heard.
- (f) The court may consider any of the following factors in determining whether to grant relief:

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1	(1) The nature of the offense.
2	(2) Past criminal history of the sex offender.
3	(3) The location where the sex offender is employed
4	or intends to obtain employment.
5	(4) Any other information deemed relevant by the
6	court.
7	(g) If the court grants the petition, the court
8	shall enter an order detailing the relief granted and provide
9	a copy of the order to the prosecuting attorney where the
10	petition was filed and to the Department of Public Safety.
11	(h) A sex offender is not eligible for relief under
12	this section if he or she was adjudicated or convicted of a
13	sex offense previous to or subsequent to the offense of which
14	he or she is petitioning the court for relief or has any
15	pending criminal charges for any sex offense.
16	(i) The state may petition the court to reinstate
17	the restrictions pursuant to subsection (b) of Section 13 for
18	good cause shown.
19	(j) Notwithstanding any state or local law or rule
20	assigning costs and fees for filing and processing civil and
21	criminal cases, a petition filed 30 or more days after
22	sentencing shall be assessed a filing fee in the amount of tw
23	hundred dollars (\$200) to be distributed as provided in
24	Section 46.

(x) If a sex offender seeks relief from the court
pursuant to this section, the enforcement of this act shall
not be stayed pending a ruling of the court.
(1) A person who provides false or misleading
information pursuant to this section shall be guilty of a
Class C felony.
Section 26. (a) Upon adjudication of delinquency for
a sex offense, a juvenile sex offender shall be required to
receive sex offender treatment by a sex offender treatment
program or provider approved by the Department of Youth
Services.
(b) Upon completion of sex offender treatment, the
juvenile sex offender shall be required to undergo a sex
offender risk assessment. The treatment provider shall provide
a copy of the risk assessment to the sentencing court, the
prosecuting attorney, and the juvenile probation officer not
less than 60 days prior to the projected release of the
juvenile sex offender from a facility where the juvenile sex
offender does not have unsupervised access to the public or
immediately upon completion of the risk assessment if the
juvenile sex offender is not in a facility where the juvenile
sex offender does not have unsupervised access to the public.
(c) Upon receiving the risk assessment, the juvenile

Page 66

probation officer shall immediately notify the attorney for

the juvenile sex offender and either the parent, guardian, or

SBZ	96
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of	the	juven	ile	sex	offend	er a	nd	provi	de	them	with	a	сору	of
the	e ri	sk ass	essi	nent.										

- (d) Within 60 days of receiving the risk assessment, the court shall conduct a hearing to determine the risk of the juvenile sex offender to the community and the level of notification that shall apply.
- (e) No juvenile sex offender shall be removed from the supervision of the sentencing court until such time as the juvenile sex offender has completed treatment, the treatment provider has filed a risk assessment with the sentencing court, and the sentencing court has conducted a hearing to determine the risk of the juvenile sex offender to the community and the level of notification that shall apply.

Section 27. (a) In determining whether to apply notification requirements to a juvenile sex offender, the sentencing court shall consider any of the following factors relevant to the risk of re-offense:

(1) Conditions of release that minimize the risk of re-offense, including, but not limited to, whether the juvenile sex offender is under supervision of probation, parole, or aftercare; receiving counseling, therapy, or treatment; or residing in a home situation that provides guidance and supervision.

(2) Physical conditions that minimize the risk of
re-offense, including, but not limited to, advanced age or
debilitating illness.
(3) Criminal history factors indicative of high ris
of re-offense, including whether the conduct of the juvenile
sex offender was found to be characterized by repetitive and
compulsive behavior.
(4) Whether psychological or psychiatric profiles
indicate a risk of recidivism.
(5) The relationship between the juvenile sex
offender and the victim.
(6) The particular facts and circumstances
surrounding the offense.
(7) The level of planning and participation in the
offense.
(8) Whether the offense involved the use of a
weapon, violence, or infliction of serious bodily injury.
(9) The number, date, and nature of prior offenses.
(10) The response to treatment of the juvenile sex
offender.
(11) Recent behavior, including behavior while
confined or while under supervision in the community.
(12) Recent threats against persons or expressions

SB296

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1	(14) Any other factors deemed relevant by the court.
2	(b) If the sentencing court determines that the
3	juvenile sex offender shall be subject to notification, the
4	level of notification shall be applied as follows:
5	(1) If the risk of re-offense is low, notification
6	that the juvenile sex offender will be establishing or has
7	established his or her residence shall be provided by local
8	law enforcement to the principal of the school where the
9	juvenile sex offender will attend after release. This
10	notification shall include the name, actual living address,
11	date of birth of the juvenile sex offender, and a statement of
12	the sex offense for which he or she has been adjudicated
13	delinquent, including the age and gender of the victim. This
14	information shall be considered confidential by the school and
15	be shared only with the teachers and staff with supervision
16	over the juvenile sex offender. Whomever, except as
17	specifically provided herein, directly or indirectly discloses
18	or makes use of or knowingly permits the use of information
19	concerning a juvenile sex offender described in this section,
20	upon conviction thereof, shall be guilty of a Class A
21	misdemeanor within the jurisdiction of the juvenile court.
22	(2) If the risk of re-offense is moderate,
23	notification that the juvenile sex offender will be
24	establishing, or has established, his or her residence shall
25	be provided by local law enforcement to all schools and

(13) The protection of society.

of intent to commit additional crimes.

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1	1	childcare facilities within three miles of the declared
	2	residence of the juvenile sex offender. A community
İ	3	notification flyer shall be mailed by regular mail or hand
:	4	delivered to all schools or childcare facilities as required
-	5	by this subsection. No other method may be used to disseminate
1	6	this information.
ì	7	(3) If the risk of re-offense is high, the public
1	8	shall receive notification as though the juvenile sex offender
:	9	were an adult sex offender in accordance with Section 21.
	10	(c) The sentencing court shall enter an order
ļ	11	stating whether the juvenile sex offender shall be subject to
	12	notification and the level of notification that shall be
	13	applied. The court shall provide a copy of the order to the
	14	prosecuting attorney and to the Department of Public Safety.
	15	(d) The determination of notification by the
	16	sentencing court shall not be subject to appeal.
	17	Section 28. (a) A juvenile adjudicated delinquent of
	18	any of the following sex offenses, who was 14 or older at the
	19	time of the offense, shall be subject to registration and
	20	notification, if applicable, for life:
	21	(1) Rape in the first degree, as provided by Section
	22	13A-6-61, Code of Alabama 1975.
	23	(2) Sodomy in the first degree, as provided by
	24	Section 13A-6-63, Code of Alabama 1975.

Page 70

# SB296

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1	(3) Sexual abuse in the first degree, as provided by
2	Section 13A-6-66, Code of Alabama 1975.
3	(4) Sexual torture, as provided by Section
4	13A-6-65.1, Code of Alabama 1975.
5	(5) Any offense committed in any other jurisdiction
6	which, if had been committed in this state under the current
7	provisions of law, would constitute an offense listed in
8	subdivisions (1) to (4).
9	(6) Any offense, committed in this state or any
10	other jurisdiction, comparable to or more severe than
11	aggravated sexual abuse as described in 18 U.S.C. § 2241(a) or
12	(b).
13	(7) Any attempt or conspiracy to commit any of the
14	offenses listed in subdivisions (1) to (6).
15	(b) A juvenile sex offender subject to lifetime
16	registration may petition the court for relief from
17	registration and notification, if notification was ordered, 25
18	years after the juvenile sex offender is released from the
19	offense subjecting the juvenile sex offender to registration
20	in accordance with this act, pursuant to Section 34.
21	(c) A juvenile sex offender who has been adjudicated
22	delinquent of any sex offense, excluding those listed in
23	subsection (a) of this section, shall be subject to this act
24	for a period of 10 years from the last date of release from

the offense subjecting the juvenile sex offender to registration in accordance with this act.

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- (d) If a juvenile sex offender required to register under this act is civilly committed, hospitalized, or re-incarcerated for another offense or, as the result of having violated the terms of probation, parole, or aftercare, fails to register or fails to comply with the requirements of this act, the registration requirements and the remaining period of time for which the juvenile sex offender shall register shall be tolled during the period of commitment, hospitalization, re-incarceration, or noncompliance.
- (e) The sentencing court or the juvenile court where the juvenile sex offender resides, if the juvenile sex offender's adjudication of delinquency occurred in another jurisdiction, may give a juvenile sex offender credit for the time the juvenile sex offender was registered in another jurisdiction.
- (f) A juvenile sex offender who is subsequently adjudicated as a youthful offender sex offender or convicted of another sex offense during his or her registration period shall be considered solely an adult sex offender.

Section 29. (a) Prior to the release of a juvenile sex offender, the following shall apply:

(1) The responsible agency shall require the juvenile sex offender and the parent, custodian, or guardian

SB296

of the juvenile sex offender to provide the required registration information.

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- (2) If the juvenile sex offender or the parent, guardian, or custodian of the juvenile sex offender declares a residence outside of the state, the responsible agency shall immediately notify the Department of Public Safety and the designated state law enforcement agency of the state to which the juvenile sex offender or the parent, guardian, or custodian of the juvenile sex offender has declared the residence. The notification shall include all information available to the responsible agency that would be necessary to identify and trace the juvenile sex offender, including, but not limited to, the risk assessment and a current photograph of the juvenile sex offender.
- (3) If the juvenile sex offender or the parent, guardian, or custodian of the juvenile sex offender declares a residence within this state, the responsible agency shall immediately notify the Department of Public Safety, and local law enforcement in each county, in which the juvenile sex offender or the parent, guardian, or custodian of the juvenile sex offender has declared the residence. The notification shall include all information available to the responsible agency that would be necessary to identify and trace the juvenile sex offender, including, but not limited to, the risk

assessment	and	a	current	photograph	of	the	juvenile	sex
offender.								

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- (b) When a juvenile sex offender becomes the age of majority, the parent, quardian, or custodian of the juvenile sex offender shall no longer be subject to this section and the juvenile sex offender shall instead be solely responsible for all requirements pursuant to this section.
- (c) Any person who violates this section shall be guilty of a Class C felony.

Section 30. (a) Immediately upon release or immediately upon adjudication of delinquency if the juvenile sex offender is not committed, the juvenile sex offender and the parent, custodian, or quardian shall register all required registration information with local law enforcement in each county in which the juvenile sex offender resides or intends to reside.

- (b) Whenever a juvenile sex offender establishes a new residence, the juvenile sex offender and the parent, custodian, or guardian of the juvenile sex offender shall immediately appear in person to register all required registration information with local law enforcement in each county of residence.
- (c) If the parent, custodian, or guardian of a juvenile sex offender transfers or terminates the residence of the juvenile sex offender, or the custody of the juvenile sex

Page 74

#### SB296

offender is changed to a different parent, custodian, or
guardian resulting in a transfer of residence, the original
parent, custodian, or guardian with custody shall immediately
notify local law enforcement in each county of residence.

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- (d) Whenever a juvenile sex offender changes any required registration information, the juvenile sex offender and the parent, custodian, or guardian of the juvenile sex offender shall immediately appear in person to update the required registration information with local law enforcement in each county in which the juvenile sex offender resides.
- (e) A juvenile sex offender required to register for life pursuant to Section 28 shall appear in person with his or her parent, custodian, or guardian to verify all required registration information during the birth month of the juvenile sex offender and every three months thereafter with the local law enforcement in each county of residence unless the juvenile sex offender has been relieved from registration requirements pursuant to Section 34.
- (f) A juvenile sex offender required to register for 10 years pursuant to Section 28 shall appear in person with his or her parent, custodian, or guardian to verify all required registration information during the birth month of the juvenile sex offender and every year thereafter with local law enforcement in each county of residence unless the

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juvenile sex offender has been relieved from registration requirements pursuant to Section 24.

- (g) At the time of registration, the juvenile sex offender shall be provided a form explaining all duties and any restrictions placed on the juvenile sex offender. The juvenile sex offender and the parent, custodian, or guardian of the juvenile sex offender shall read and sign this form stating that he or she understands the duties and restrictions placed on the juvenile sex offender and his or her parent, custodian, or guardian.
- (h) When a juvenile sex offender becomes the age of majority, the parent, custodian, or guardian of the juvenile sex offender shall no longer be subject to the requirements of this section, and the juvenile sex offender shall instead be solely responsible for the requirements in this section.
- $\mbox{(i) A person who violates this section shall be} \\ \mbox{guilty of a Class C felony.}$

Section 31. (a) During the time a juvenile sex offender is subject to the registration requirements of this act, the juvenile sex offender shall not apply for, accept, or maintain employment or vocation, or volunteer for any employment or vocation at any school, childcare facility, or any other business or organization that provides services primarily to children.

SB296

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(b) It shall be unlawful for the owner or operator	
of any childcare facility or any other organization that	
provides services primarily to children to knowingly employ o	r
accept volunteer services from a juvenile sex offender.	

(c) Any person who violates this section shall be quilty of a Class C felony.

Section 32. (a) A juvenile sex offender or youthful offender sex offender, or equivalent thereto, who is not currently a resident of this state, shall immediately appear in person and register all required registration information upon establishing a residence, accepting employment, or beginning school attendance in this state with local law enforcement in each county where the juvenile sex offender or youthful offender sex offender resides or intends to reside, accepts employment, or begins school attendance.

- (b) Within 30 days of initial registration, the juvenile sex offender or youthful offender sex offender shall provide each registering agency with a certified copy of his or her adjudication; however, a juvenile sex offender or youthful offender sex offender shall be exempt under this subsection if the court of adjudication seals the records and refuses to provide a certified copy or the records have been destroyed by the court.
- (c) Whenever a juvenile sex offender enters this state to establish a residence, he or she shall be subject to

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the requirements of this act as it applies to juvenile sex
offenders in this state.
(d) Whenever a youthful offender sex offender, or
equivalent thereto, enters this state to establish a
residence, he or she shall be subject to the requirements of
this act as it applies to youthful offender sex offenders in
this state.
(e) A juvenile sex offender or youthful offender s
offender entering this state to accept employment or begin

(e) A juvenile sex offender or youthful offender sex offender entering this state to accept employment or begin school attendance, but not to establish a residence, must immediately appear in person and register any subsequent changes to the required registration information with local law enforcement in each county where he or she is required to register.

 $\mbox{ (f) Any person who violates this section shall be} \\ \mbox{guilty of a Class C felony.}$ 

Section 33. Notwithstanding any other provision of law, the court records of juvenile sex offenders are to be retained, either in paper format or electronically, and not to be destroyed for a period of 75 years from the date of adjudication.

Section 34. (a) A juvenile sex offender subject to lifetime registration pursuant to Section 28 may file a petition requesting the court to enter an order relieving the juvenile sex offender of the requirements pursuant to this act

Page 78

#### SB296

1	25 years after the juvenile sex offender is released from the
2	custody of the Department of Youth Services or sentenced, if
3	the juvenile sex offender was placed on probation, for the se
4	offense requiring registration pursuant to this act.
5	(b) The petition shall be filed as follows:
6	(1) If the juvenile sex offender was adjudicated
7	delinquent of a sex offense in this state, the petition shal
В	be filed in the juvenile court of the county in which the
9	juvenile sex offender was adjudicated delinquent.
10	(2) If the juvenile sex offender was adjudicated
11	delinquent of a sex offense in a jurisdiction outside of this
12	state, the petition shall be filed in the juvenile court of
13	the county in which the juvenile sex offender resides.
14	(c)(1) The juvenile sex offender shall serve a cop
15	of the petition by certified mail on all of the following:
16	a. The prosecuting attorney in the county of
17	adjudication, if the juvenile sex offender was adjudicated
18	delinquent in this state.
19	b. The prosecuting attorney of the county in which
20	the juvenile sex offender resides.
21	c. Local law enforcement where the juvenile sex
22	offender was adjudicated delinquent, if the juvenile sex
23	offender was adjudicated delinquent in this state.
24	d. Local law enforcement where the juvenile sex

offender resides.

(2) Failure of the juvenile sex offender to serve a
copy of the petition as required by this subsection shall
result in an automatic denial of the petition.
(d) The petition and documentation to support the
petition shall include all of the following:
(1) A certified copy of the adjudication of
delinquency requiring registration.
(2) Documentation of the juvenile sex offender's
release date or sentencing date if the juvenile sex offender
was placed on probation.
(3) Evidence that the juvenile sex offender has
completed a treatment program approved by the Department of
Youth Services.
(4) A list of each county and jurisdiction in which
the juvenile sex offender is required to register or has ever
been required to register.
(5) The juvenile sex offender's criminal record and
an affidavit stating that the juvenile sex offender has no
pending criminal charges.
(6) Any other information requested by the court
relevant to the petition.
(e) Upon notification of the petition, the
prosecuting attorney shall make reasonable efforts to notify

SB296

1	times of any hearings or other proceedings in connection with
2	the petition.
3	(f) The court shall hold a hearing prior to ruling
4	on the petition. At the hearing, the prosecuting attorney and
5	the victim shall have the opportunity to be heard.
6	(g) The court may consider any of the following
7	factors to determine whether to grant relief:
8	(1) Recommendations from the juvenile sex offender'
9	probation officer, including, but not limited to, the
10	recommendations in the predisposition report and the juvenile
11	sex offender's compliance with supervision requirements.
12	(2) Recommendations from the juvenile sex offender'
13	treatment provider, including, but not limited to, whether th
14	juvenile sex offender successfully completed a treatment
15	program approved by the Department of Youth Services.
16	(3) Recommendations from the prosecuting attorney.
17	(4) Any written or oral testimony submitted by the
18	victim or the parent, custodian, or guardian of the victim.
19	(5) The facts and circumstances surrounding the
20	offense including, but not limited to, the age and number of
21	victims, whether the act was premeditated, and whether the
22	offense involved the use of a weapon, violence, or infliction
23	of serious bodily injury.

the victim of the offense for which the juvenile sex offender

is required to register of the petition and of the dates and

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	(6) Any criminal behavior of the juvenile sex
!	offender before and after the adjudication of delinquency that
l	requires reporting.
l	(7) The stability of the juvenile sex offender in
i	employment and housing and his or her community and personal
i	support system.
1	(8) The protection of society.
3	(9) Any other factors deemed relevant by the court.

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24 25 (h) If the court is satisfied by clear and convincing evidence that the juvenile sex offender is rehabilitated and does not pose a threat to the safety of the public, the court may grant relief.

(i) The court shall provide a copy of any order granting relief to the prosecuting attorney and to the Department of Public Safety.

(j) Upon receipt of a copy of an order granting relief as provided in this section, the Department of Public Safety shall remove the juvenile sex offender from the public registry website. If the registering agencies maintain a local registry of sex offenders who are registered with their agencies, the registering agencies shall remove the registration information of the juvenile sex offender from the local sex offender public registry, if notification applied.

(k) If the court denies the petition for relief, the juvenile sex offender shall wait at least 12 months from the

Page 82

#### SB296

	1	date of the order denying the petition before petitioning the
:	2	court again.
i	3	(1) Notwithstanding any state or local law or rule
1	4	assigning costs and fees for filing and processing civil and
	5	criminal cases, the fee for filing the petition for relief
1	6	shall be two hundred dollars (\$200) to be distributed as
	7	provided in Section 46.
	8	(m) If a sex offender seeks relief from the court
1	9	pursuant to this section, the enforcement of this act shall
	10	not be stayed pending a ruling of the court.
	11	(n) A person who provides false or misleading
-	12	information pursuant to this section shall be guilty of a
	13	Class C felony.
!	14	Section 35. For the purposes of this act, a youthful
	15	offender sex offender who has not been previously adjudicated
	16	or convicted of a sex offense and who has not yet attained the
	17	age of 18 shall be considered a juvenile sex offender. A
	18	youthful offender sex offender who has been previously
	19	adjudicated or convicted of a sex offense as a juvenile sex
	20	offender, youthful offender sex offender, or adult sex
	21	offender, or who has attained the age of 18 shall be treated
	22	as an adult sex offender convicted of a sex offense. A
	23	youthful offender sex offender who is treated as a juvenile
	24	sex offender for purposes of this act may not be released from
	25	the jurisdiction of the sentencing court until the youthful

01	fende	er sex	offen	der	has	unde	ergo	ne	sex	offender	treatment	an
a	risk	assess	sment	as :	requi	ired	by	Sec	tion	26.		

Section 36. (a) No sex offender shall change his or her name unless the change is incident to a change in the marital status of the sex offender or is necessary to effect the exercise of the religion of the sex offender. Such a change shall be immediately reported to local law enforcement in each county in which the sex offender is required to register. If the sex offender is subject to the notification provision of this act, the reporting of a name change under this section shall invoke notification.

 $\mbox{(b) Any person who violates this section shall be} \\ \mbox{guilty of a Class C felony}.$ 

Section 37. (a) When a county is notified that a sex offender intends to reside, be employed, or attend school in its county and the sex offender fails to appear for registration upon entering that county as required, the sheriff of the county that received the notice shall immediately inform the sheriff of the county that provided the notice that the sex offender failed to appear for registration as required.

(b) When a sex offender fails to register or cannot be located, an effort shall immediately be made by the sheriff in the county in which the sex offender failed to register or

1	is unable to be located to determine whether the sex offender
2	has absconded.
3	(c) If no determination can be made as to whether
4	the sex offender has absconded, the sheriff of the county in
5	which the sex offender failed to appear for registration shall
6	immediately notify the Department of Public Safety and the
7	United States Marshals Service that the sex offender cannot be
8	located and provide any information available to determine
9	whether the sex offender absconded to the United States
.0	Marshals Service.
1	(d) Once a determination is made that the sex
.2	offender has absconded, the following shall occur:
3	(1) The sheriff of the county in which the sex
4	offender has absconded shall immediately obtain a warrant for
5	the arrest of the sex offender.
6	(2) The sheriff of the county in which the sex
7	offender has absconded shall immediately notify the United
8	States Marshals Service and the Department of Public Safety.
9	(3) The Department of Public Safety shall
0	immediately update its public registry website to reflect that
1	the sex offender has absconded.
2	(4) The Department of Public Safety shall
3	immediately notify the Criminal Justice Information Center,
4	who shall immediately notify the National Criminal Information
5	Center.

1	(5) The Department of Public Safety shall
2	immediately notify the National Sex Offender Registry to
3	reflect that the sex offender has absconded and enter the
4	information into the National Crime Center Wanted Person File.
5	Section 38. (a) If a sex offender escapes from a
6	state or local correctional facility, juvenile detention
7	facility, or any other facility that would not permit
В	unsupervised access to the public, the responsible agency,
9	within 24 hours, shall notify the Department of Public Safety,
10	local law enforcement who had jurisdiction at the time of
11	adjudication or conviction of the sex offense, the sheriff of
12	the county and each chief of police of every municipality in
13	the county where the sex offender escaped, and the United
14	States Marshals Service.
15	(b) The responsible agency shall provide each law
16	enforcement agency listed in subsection (a) with the following
17	information:
18	(1) The name and aliases of the sex offender.
19	(2) The amount of time remaining to be served by the
20	sex offender.
21	(3) The nature of the crime for which the sex
22	offender was incarcerated.
23	(4) A copy of the fingerprints and current
24	photograph of the sex offender and a summary of the criminal
25	record of the sex offender.

Page 86

# SB296

Section 39. (a) A person is guilty of the crime of
harboring, assisting, concealing, or withholding information
about a sex offender if the person has knowledge or reason to
believe that a sex offender is required to register and has
not complied with the registration requirements of this act
and the person assists the sex offender in avoiding a law
enforcement agency that is seeking to find the sex offender t
question the sex offender about, or to arrest the sex offender
for, noncompliance with the requirements of this act if the
person does any of the following:
(1) Harbors, attempts to harbor, or assists another
person in harboring or attempting to harbor the sex offender.
(2) Allows a sex offender to reside at his or her
residence to avoid registration if the address is not the
address the sex offender listed as his or her residence
address.
(3) Warns a sex offender that a law enforcement
agency is attempting to locate the sex offender.
(4) Provides the sex offender with money,
transportation, weapon, disguise, or other means of avoiding
discovery or apprehension.
(5) Conceals, attempts to conceal, or assists
another in concealing or attempting to conceal the sex
offender.

(6) Provides information to a law enforcement agency

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2	regarding a sex offender which the person knows to be false.
3	(b) For the purposes of this section, the term law
4	enforcement agency includes, but is not limited to, the Board
5	of Pardons and Paroles.
6	(c) Harboring, assisting, or concealing a sex
7	offender is a Class C felony.
8	Section 40. (a) It is the intent of the Legislature
9	that a duplicate of a certified copy of a public record be
10	admissible and is not dependent on the original custodian of
11	record to gain admissibility. Further, the Legislature finds
12	that the certification by the clerk of the court and the
13	certification by the Department of Public Safety assures
. 4	reliability and trustworthiness.
. 5	(b) The clerk of the court shall forward a certified
. 6	copy of a sex offender's adjudication or conviction to the
.7	Department of Public Safety within 30 days of sentencing of
. 8	any of the offenses listed in Section 5.
. 9	(c) Any state, county, or municipal law enforcement
20	agency, the Attorney General, or a district attorney may
?1	request a duplicate of the sex offender's adjudication or
22	conviction from the Department of Public Safety.
23	(d) Upon the request of any of the agencies listed
24	in subsection (c), the custodian of records, or its designee,

SB296

1	of the Department of Public Safety shall immediately certify
2	all of the following:
3	(1) That the Department of Public Safety received
4	the certified copy of the sex offender's conviction or
5	adjudication from the clerk of the court pursuant to
6	subsection (b).
7	(2) That the original certified copy received from
8	the clerk of the court remains in the possession of the
9	Department of Public Safety.
10	(3) That no changes or alterations have been made to
11	the original certified copy.
12	(e) Upon certification by the Department of Public
13	Safety as provided in subsection (d), the Department of Public
14	Safety shall immediately forward the certified documents to
15	the requesting agency.
16	(f) Notwithstanding any other law or rule of
17	evidence, a certified copy of the record of adjudication or
18	conviction as defined in subsection (b), provided by the
19	Department of Public Safety as provided in subsection (d),
20	shall be proof of the sex offender's adjudication or
21	conviction of a sex offense and shall be admissible into
22	evidence, without further proof, in any court in this state.
23	(g) For the purpose of this section, the term
24	conviction or adjudication shall mean a final conviction or

adjudication,	rega	rdless	of	whether	the	conviction	or
adjudication :	is on	appea	1.				

(h) Any clerk of a court, who fails to report any such conviction or adjudication in his or her court shall be guilty of a Class A misdemeanor.

Section 41. (a) After a sex offender's conviction or adjudication, and upon request of the Attorney General's Office, the office of the prosecuting attorney or the clerk of the court shall immediately forward the victim's name and most current address, if available, to the Attorney General's Office of Victim Assistance.

- (b) When providing notice of a parole hearing, the Board of Pardons and Paroles shall provide the Attorney General's Office of Victim Assistance with any victim information on victims whose offenders are subject to this act.
- (c) Upon request of the victim, the Attorney
  General's Office of Victim Assistance shall send a notice to
  the victim notifying the victim of the pending release of the
  sex offender and the location at which the sex offender
  intends to reside. This request by the victim shall be made
  electronically or in writing to the Attorney General's Office
  of Victim Assistance.
- (d) It shall be the responsibility of the victim to inform the Attorney General's Office of Victim Assistance of

any change to the victim's address or any other pertinent
information. If the notice sent by the Attorney General's
Office of Victim Assistance is returned as undeliverable, no
further action shall be required of the Attorney General's
Office of Victim Assistance.

Section 42. (a) Any jurisdiction or agency responsible for registering a sex offender shall immediately forward all required registration information and any changes to the required registration information received to the Department of Public Safety in a manner determined by the director of the department and promulgated in rule by the director upon recommendation of an advisory board consisting of representatives of the office of the Attorney General, District Attorneys Association, Chiefs of Police Association, Sheriffs Association, and the Department of Public Safety. The advisory board members shall not receive any compensation or reimbursement for serving on the advisory board.

- (b) Upon notification or discovery of the death of a sex offender, the registering agency shall immediately notify the Department of Public Safety.
- (c) The Department of Public Safety shall immediately enter all registration information received into its sex offender database.

Page 90

(d) All information received by the Department of
Public Safety shall be immediately forwarded to the following
by the Department of Public Safety:
(1) The Alabama Criminal Justice Information Center,
who will in turn provide any information received to the
National Criminal Information Center or any other law
enforcement agency for any lawful criminal justice purpose.
(2) The Sex Offender Registration and Notification
Act Exchange Portal.
(3) The National Sex Offender Registry.
(4) Each county and municipality where the sex
offender resides, is an employee, or is a student.
(5) Each county and municipality from or to which a
change of residence, employment, or student status occurs.
(6) The campus police in each county or jurisdiction
where the sex offender is a student.
(7) The United States Marshals Service, if the sex
offender is terminating residence in a jurisdiction to
relocate to a foreign country.
(8) The Attorney General's Office of Victim
Assistance.
(e) Upon request, all registration information shall
he available to all federal state county and municipal las-

Page 92

enforcement agencies, prosecuting attorneys, probation

#### SB296

1	officers, and any National Child Protection Act agencies in
2	electronic form.
3	(f) No existing state laws, including, but not
4	limited to, statutes that would otherwise make juvenile and
5	youthful offender records confidential, shall preclude the
6	disclosure of any information requested by a responsible
7	agency, a law enforcement officer, a criminal justice agency,
8	the Office of the Attorney General, or a prosecuting attorney
9	for purposes of administering, implementing, or enforcing this
10	act.
11	(g) The sheriff of each county shall maintain a
12	register or roster of the names of all persons registered by
13	him or her pursuant to this act. The information contained in
14	the register or roster shall be made available, upon request,
15	to all federal, state, county, and municipal law enforcement
16	agencies, prosecuting attorneys, or probation officers for the
17	administration, implementation, or enforcement of this act.
18	Section 43. Except as provided in Sections 23, 24,
19	25, and 34, the sex offender registration and notification
20	requirements required by this act are mandatory and shall not
21	be altered, amended, waived, or suspended by any court. Any
22	order altering, amending, waiving, or suspending sex offender
23	registration and notification requirements, except as provided
24	in Sections 23, 24, 25, and 34, shall be null, void, and of no
25	effect.

1	Section 44. (a) The Director of the Department of
2	Public Safety shall promulgate rules establishing an
3	administrative hearing for persons who are only made subject
4	to this act pursuant to subdivision (33) of Section 5.
5	(b) The Director of the Department of Public Safety
6	shall promulgate rules setting forth a listing of offenses
7	from other jurisdictions that are to be considered criminal
8	sex offenses under subdivision (33) of Section 5. Thereafter,
9	any individual convicted of any offense set forth in the
10	listing shall immediately be subject to this article and shall
11	not be entitled to an administrative hearing as provided in
12	subsection (a).
13	(c) The Director of the Department of Public Safety
14	shall have the authority to promulgate any rules as are
15	necessary to implement and enforce this act.
16	Section 45. (a) A sex offender who is convicted of
17	any offense specified in this act, in addition to any
18	imprisonment or fine, or both, imposed for the commission of
19	the underlying offense, shall be punished by a fine of two
20	hundred fifty dollars (\$250).
21	(b) The fines collected in subsection (a) shall be
22	distributed as follows:
23	(1) Fifty dollars (\$50) to the Highway Traffic
24	Safety Fund in the Department of Public Safety.

Page 94

# SB296

1	(2) Twenty-five dollars (\$25) to the Circuit Clerk's
2	Restitution Recovery Fund.
3	(3) Twenty-five dollars (\$25) to the State General
4	Fund.
5	(4) Fifty dollars (\$50) to the District Attorney's
6	Fund or the fund prescribed by law for district attorney fees.
7	(5) Fifty dollars (\$50) to the Office of Prosecution
8	Services for the Alabama Computer Forensics Labs.
9	(6) Fifty dollars (\$50) to the local law enforcement
10	agency providing notification.
11	(c) Fines ordered pursuant to this section shall not
12	be waived, suspended, or remitted.
13	Section 46. The two hundred dollar (\$200) filing fee
14	paid by a sex offender who petitions the court for relief
15	pursuant to Sections 23, 24, 25, or 34 shall be distributed as
16	follows:
17	(1) Fifty dollars (\$50) to the Circuit Clerk's
18	Restitution Recovery Fund.
19	(2) Fifty dollars (\$50) to the law enforcement
20	agency providing community notification.
21	(3) Fifty dollars (\$50) to the District Attorney's
22	Fund or the fund prescribed by law for district attorney fees.
23	(4) Fifty dollars (\$50) to Child Advocacy Centers.
24	(d) The filing fee shall not be suspended, waived,
25	or remitted.

	Secti	ion 47. 1	Nothing	in t	this	act	shall	be	cons	tru	ed
as crea	ting a c	cause of	action	agai	inst	the	state	or	any	of	it.
agencie	s, offic	cials, e	mployees	s, o	r pol	itic	al sub	div	isio	ns	
based o	n the pe	rforman	ce of ar	ıy dı	ıty i	mpos	ed by	thi	s ac	t o	r
the fai	lure to	perform	any dut	y in	npose	d by	this	act			

Section 48. (a) For the purposes of Sections 13A-5-2, 13A-5-6, 14-9-41, 15-18-8, 15-22-27.3, or any other section of the Code of Alabama 1975, a criminal sex offense involving a child shall mean a conviction for any sex offense in which the victim was a child under the age of 12 or any offense involving child pornography.

- (b) For the purpose of Section 12-15-107(a)(7), Code of Alabama 1975, a juvenile probation officer shall notify the state and either the parent, legal guardian, or legal custodian of a juvenile sex offender, or the child's attorney for the juvenile sex offender, of the pending release of the sex offender and provide them with a copy of the risk assessment pursuant to Section 26(c).
- (c) For the purpose of Section 12-15-116(a)(5), Code of Alabama 1975, a juvenile court shall have exclusive original jurisdiction to try any individual who is 18 years of age or older and violates any of the juvenile criminal sex offender provisions of Section 27(b)(1).

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1	(d) For the purpose of Section 13A~5-6(c), Code of
2	Alabama 1975, an offender is designated a sexually violent
3	predator pursuant to Section 19.
4	(e) For the purpose of Sections 36-18-24(b)(6) and
5	36-18-25(c)(1), Code of Alabama 1975, sexual offenses shall
6	include, but not be limited to, those offenses pursuant to
7	Section 5.
8	(f) For the purpose of Section 32-6-49.24, Code of
9	Alabama 1975, a person who is registered as a sex offender or
10	convicted of a crime that requires registration as a sex
11	offender is a person who is required to register as a sex
12	offender pursuant to this act. A crime or offense that
13	requires registration as a sex offender shall include, but not
14	be limited to, those offenses pursuant to Section 5.
15	(g) For the purpose of Sections 38-13-2 and 38-13-4,
16	Code of Alabama 1975, a sex crime shall also include any
17	offense listed in this act pursuant to Section 5.
18	Section 49. Sections 13A-11-200, 13A-11-201, and
19	13A-11-202 and Sections 15-20-1 to 15-20-38, inclusive, Code
20	of Alabama 1975, are repealed.
21	Section 50. The provisions of this act are
22	severable. If any part of this act is declared invalid or
23	unconstitutional, that declaration shall not affect the part
24	which remains.

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1	section 51. Although this bill would have as its
2	purpose or effect the requirement of a new or increased
3	expenditure of local funds, the bill is excluded from further
4	requirements and application under Amendment 621, now
5	appearing as Section 111.05 of the Official Recompilation of
6	the Constitution of Alabama of 1901, as amended, because the
7	bill defines a new crime or amends the definition of an
8	existing crime.
9	Section 52. This act shall become effective on July
10	1, 2011, following its passage and approval by the Governor,
11	or its otherwise becoming law.

Page 98

# SB296

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2	V )
3	Tay Vey
4	President and Presiding Officer of the Senate
5	
6	Speaker of the House of Representatives
7 8 9 10 11 12 13 14	SB296 Senate 05-MAY-11 I hereby certify that the within Act originated in and passed the Senate, as amended.  Patrick Harris Secretary
16 17 18 19	House of Representatives Amended and passed 01-JUN-11
20 21 22	Senate concurred in House amendment 02-JUN-11
23 24	By: Senator Ward

Page 99

Alabama Secretary Of State

Recv'd 06/09/11 05:45pmTLW

# ACT No. 2011 - <u>640</u>

- SB296 2 131925-4
- 3 By Senator Ward
- 4 RFD: Judiciary
- 5 First Read: 29-MAR-11

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SB296

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	1	SB296
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i	3	
	4	ENROLLED, An Act,
	5	Relating to sex offender registration and
	6	notification; to repeal Sections 13A-11-200, 13A-11-201, and
	7	13A-11-202 and Sections 15-20-1 to 15-20-38, inclusive, Code
	8	of Alabama 1975, to provide a system for registration by
	9	adults and juveniles convicted of certain sex offenses; to
	10	provide a system of notification of victims and other members
	11	of the general public of information regarding certain sex
1	12	offenders; to provide residence and employment restrictions
	13	for sex offenders; to provide for registration fees; to
	14	provide for the duties of clerks of court, magistrates, and
	15	judges with regard to sex offenders; and in connection
	16	therewith would have as its purpose or effect the requirement
	17	of a new or increased expenditure of local funds within the
	18	meaning of Amendment 621 of the Constitution of Alabama of
	19	1901, now appearing as Section 111.05 of the Official
	20	Recompilation of the Constitution of Alabama of 1901, as
	21	amended.
	22	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
	23	Section 1. This act shall be known and may be cited
	24	as the Alabama Sex Offender Registration and Community
	25	Notification Act.

Section	2.	The	Legislature	makes	all	of	tŀ
findings	3:						

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following

- (1) Registration and notification laws are a vital concern as the number of sex offenders continues to rise. The increasing numbers coupled with the danger of recidivism place society at risk. Registration and notification laws strive to reduce these dangers by increasing public safety and mandating the release of certain information to the public. This release of information creates better awareness and informs the public of the presence of sex offenders in the community, thereby enabling the public to take action to protect themselves. Registration and notification laws aid in public awareness and not only protect the community but serve to deter sex offenders from future crimes through frequent in-person registration. Frequent in-person registration maintains constant contact between sex offenders and law enforcement, providing law enforcement with priceless tools to aid them in their investigations including obtaining information for identifying, monitoring, and tracking sex offenders.
- (2) Juvenile sex offenders also pose a risk to the community. Due to juvenile sex offenders offending in their formative years, it is imperative that they receive sex offender treatment. At the completion of sex offender treatment, all juvenile sex offenders must undergo a risk assessment, and a hearing must be held by the court to

Page 2

#### SB296

determine their level of risk to the community and the level
of notification that should be provided to best protect the
public. Juvenile sex offenders adjudicated delinquent of the
most serious offenses who pose a greater threat should be
subject to more stringent requirements.

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- (3) Homeless sex offenders are a group of sex offenders who need to be monitored more frequently for the protection of the public. Homeless sex offenders present a growing concern for law enforcement due to their mobility. As the number of homeless sex offenders increases, locating, tracking, and monitoring these offenders becomes more difficult.
- (4) Sexually violent offenders also cause increased concern for law enforcement. These predators are repeat sexual offenders who use physical violence, offend on multiple victims, and prey on children. Due to their likelihood to engage in future sexually violent behavior, they present an extreme threat to the public safety. The Legislature declares that its intent in imposing additional tracking and monitoring requirements on sexually violent predators is to assist law enforcement in carrying out their duties and, most importantly, to protect the public, especially children.
- (5) Sex offenders, due to the nature of their offenses, have a reduced expectation of privacy. In balancing the sex offender's rights, and the interest of public safety,

the Legislature finds that releasing certain information to
the public furthers the primary governmental interest of
protecting vulnerable populations, particularly children.
Employment and residence restrictions, together with
monitoring and tracking, also further that interest. The
Legislature declares that its intent in imposing certain
registration, notification, monitoring, and tracking
requirements on sex offenders is not to punish sex offenders
but to protect the public and, most importantly, promote child
safety.
Section 3. (a) This act is applicable to every adult
sex offender convicted of a sex offense as defined in Section
5, without regard to when his or her crime or crimes were
committed or his or her duty to register pursuant to the act
arose.
(b) Any adult sex offender shall be subject to this
act for life.
(c) This act is applicable to juvenile sex offenders
who are adjudicated delinquent pursuant to the Alabama
Juvenile Justice Act, Sections 12-15-101 to 12-15-601,
inclusive, formerly Sections 12-15-1 to 12-15-176, inclusive,
Code of Alabama 1975, of a sex offense as defined in Section
5.
(d) A juvenile sex offender adjudicated delinquent

2011, shall be subject to this act for the duration of time as
provided in Section 28. A juvenile sex offender adjudicated
delinquent of a sex offense as defined in Section 5 prior to
July 1, 2011, shall be subject to registration and
verification pursuant to this act for 10 years from the last
date of release on the sex offense subjecting the juvenile sex
offender to registration, and the juvenile sex offender shall
be subject to notification during the registration period if
notification was previously ordered by the sentencing court.
(e) This act is applicable to youthful offender sex
offenders who are adjudicated as a youthful offender pursuant
to the Youthful Offender Act, Sections 15-19-1 to 15-19-7,
Code of Alabama 1975, of a sex offense as defined in Section
5.
(f) A youthful offender sex offender adjudicated as
a youthful offender of a sex offense as defined in Section 5
on or after July 1, 2011, shall be subject to this act as
provided in Section 35. A youthful offender sex offender
adjudicated as a youthful offender of a sex offense as defined
in Section 5 prior to July 1, 2011, shall be treated as
follows:
(1) If the youthful offender sex offender was not
previously adjudicated or convicted of a sex offense, he or
she shall be treated as a juvenile sex offender adjudicated
prior to July 1, 2011, pursuant to subsection (d).

of a sex offense as defined in Section 5 on or after July 1,

(2) If the youthful offender sex offender was

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2	previously adjudicated or convicted of a sex offense, he or
3	she shall be treated as an adult sex offender pursuant to
4	subsection (b).
5	Section 4. For purposes of this act, the following
6	words shall have the following meanings:
7	(1) ADULT SEX OFFENDER. An adult convicted of a sex
8	offense.
9	(2) CHILD. A person who has not attained the age of
10	12.
11	(3) CHILDCARE FACILITY. A licensed child daycare
12	center, a licensed childcare facility, or any other childcare
13	service that is exempt from licensing pursuant to Section
14	38-7-3, Code of Alabama 1975, provided that the licensed child
15	daycare center, licensed childcare facility, or any other
16	childcare service and location are public record or have been
17	provided to local law enforcement.
18	(4) CONVICTION. A determination or judgment of guilt
19	following a verdict or finding of guilt as the result of a
20	trial, a plea of guilty, a plea of nolo contendere, or an
21	Alford plea. Conviction includes, but is not limited to, a
22	conviction in a United States territory, a conviction in a
23	federal or military tribunal, including a court martial
24	conducted by the Armed Forces of the United States, a
25	conviction for an offense committed on an Indian reservation

Page 6

# SB296

1	or other federal property, a conviction in any state of the
2	United States or a conviction in a foreign country if the
3	foreign country's judicial system is such that it satisfies
4	minimum due process set forth in the guidelines under Section
5	111(5)(B) of Public Law 109-248. Cases on appeal are deemed
6	convictions until reversed or overturned.
7	(5) EMPLOYMENT. Employment that is full-time,
8	part-time, self-employment, or employment as an independent
9	contractor or day laborer for any period, whether financially
10	compensated, volunteered, or for the purpose of government or
11	educational benefit.
12	(6) FIXED RESIDENCE. A building or structure, having
13	a physical address or street number, that adequately provides
14	shelter at which a person resides.
15	(7) HABITUALLY LIVES. Where a person lives with some
16	regularity on an intermittent or temporary basis.
17	(8) HOMELESS. A person who has no fixed residence.
18	(9) IMMEDIATELY. Within three business days.
19	(10) IMMEDIATE FAMILY MEMBER. A grandparent, parent,
20	sibling, spouse, child of any age by blood, adoption, or
21	marriage, or grandchild.
22	(11) JURISDICTION. Any state of the United States,
23	any United States territory, the District of Columbia, or any
24	federally recognized Indian tribe.

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1	(12) JUVENILE SEX OFFENDER. An individual who has
2	not attained the age of 18 at the time of the offense and who
3	is adjudicated delinquent of a sex offense.
4	(13) LOCAL LAW ENFORCEMENT. The sheriff of the
5	county and the chief of police if the location subject to
6	registration is within the corporate limits of any
7	municipality.
8	(14) MINOR. A person who has not attained the age of
9	18.
10	(15) PREDATORY. An act directed at a stranger, a
11	person of casual acquaintance, or with whom no substantial
12	relationship exists, or a person with whom a relationship has
13	been established or promoted for the purpose of victimization
14	of that person or individuals over whom that person has
15	control.
16	(16) PRIOR CONVICTION. The person has served and has
17	been released or discharged from, or is serving, a separate
18	period of incarceration, commitment, or supervision for the
19	commission of a sex offense, as defined by Section 5, prior
20	to, or at the time of, committing another sex offense.
21	(17) REGISTERING AGENCY. Any law enforcement agency
22	where the sex offender registers required registration
23	information.
24	(18) RELEASE. Release from a state prison, county
25	jail, municipal jail, mental health facility, release or

SB296

1	discharge from the custody of the bepartment of fourth services
2	or other juvenile detention, or placement on an appeal bond,
3	probation, parole, or aftercare, placement into any facility
4	or treatment program that allows the sex offender to have
5	unsupervised access to the public, or release from any other
6	facility, custodial or noncustodial, where the sex offender is
7	sentenced or made a ward of that facility by a circuit,
8	district, or juvenile court.
9	(19) REQUIRED REGISTRATION INFORMATION. Any
10	information required pursuant to Section 7.
11	(20) RESIDENCE. Each fixed residence or other place
12	where a person resides, sleeps, or habitually lives or will
13	reside, sleep, or habitually live. If a person does not
14	reside, sleep, or habitually live in a fixed residence,
15	residence means a description of the locations where the
16	person is stationed regularly, day or night, including any
17	mobile or transitory living quarters or locations that have no
18	specific mailing or street address. Residence shall be
19	construed to refer to the places where a person resides,
20	sleeps, habitually lives, or is stationed with regularity,
21	regardless of whether the person declares or characterizes
22	such place as a residence.
23	(21) RESPONSIBLE AGENCY. The person or government
24	entity whose duty it is to obtain information from a sex
25	offender and to transmit that information to the Department of

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Public Safety, police departments, and sheriffs. For a sex offender being released from state prison, the responsible agency is the Department of Corrections. For a sex offender being released from a county jail, the responsible agency is the sheriff of that county. For a sex offender being released from a municipal jail, the responsible agency is the chief of police of that municipality. For a sex offender being placed on probation, including conditional discharge or unconditional discharge, without any sentence of incarceration, the responsible agency is the sentencing court or designee of the sentencing court. For a juvenile sex offender being released from the Department of Youth Services, the responsible agency is the Department of Youth Services. For a sex offender who is being released from a jurisdiction outside this state and who is to reside in this state, the responsible agency is the sheriff of the county in which the offender intends to establish a residence.

(22) RISK ASSESSMENT. A written report on the assessment of risk for sexually re-offending conducted by a sex offender treatment program or provider approved by the Department of Youth Services. The report shall include, but not be limited to, the following regarding the juvenile sex offender: criminal history, mental status, attitude, previous sexual offender treatment and response to treatment, social

SB296

1	factors, conditions of release expected to minimize risk of
2	sexual re-offending, and characteristics of the sex offense.
3	(23) SCHOOL. A licensed or accredited public,
4	private, or church school that offers instruction in grades
5	K-12. The definition does not include a private residence in
6	which students are taught by parents or tutors or any facility
7	dedicated exclusively to the education of adults unless that
8	facility has a childcare facility as defined in subsection
9	(3).
10	(24) SENTENCING COURT. The court of adjudication or
11	conviction.
12	(25) SEX OFFENSE INVOLVING A CHILD. A conviction for
13	any sex offense in which the victim was a child or any offense
14	involving child pornography.
15	(26) SEX OFFENSE INVOLVING A MINOR. A conviction for
16	any sex offense in which the victim was a minor or any offense
17	involving child pornography.
18	(27) SEX OFFENDER. Includes any adult sex offender,
19	any youthful offender sex offender, and any juvenile sex
20	offender.
21	(28) SEXUALLY VIOLENT PREDATOR. A person who has
22	been convicted of a sexually violent offense and who is likely
23	to engage in one or more future sexually violent offenses or
24	is likely to engage in future predatory sex offenses.

Page 10

_	(2) Stobbar. A person who is entotied in or
2	attends, on a full-time or part-time basis, any public or
3	private educational institution, including a secondary school,
4	trade or professional school, or institution of higher
5	education.
6	(30) TEMPORARY LODGING INFORMATION. Lodging
7	information including, but not limited to, the name and
8	address of any location where the person is staying when away
9	from his or her residence for three or more days and the
0	period of time the person is staying at that location.
1	(31) YOUTHFUL OFFENDER SEX OFFENDER. An individual
2	adjudicated as a youthful offender for a sex offense who has
3	not yet attained the age of 21 at the time of the offense.
4	Section 5. For the purposes of this act, a sex
5	offense includes any of the following offenses:
6	(1) Rape in the first degree, as provided by Section
7	13A-6-61, Code of Alabama 1975.
8	(2) Rape in the second degree, as provided by
9	Section 13A-6-62, Code of Alabama 1975.
0	(3) Sodomy in the first degree, as provided by
1	Section 13A-6-63, Code of Alabama 1975.
2	(4) Sodomy in the second degree, as provided by
3	Section 13A-6-64, Code of Alabama 1975.
4	(5) Sexual misconduct, as provided by Section
5	13A-6-65, Code of Alabama 1975, provided that on a first

SB296

1	conviction or adjudication the sex offender is only subject to
2	registration and verification pursuant to this act. On a
3	second or subsequent conviction or adjudication, if the second
4	or subsequent conviction or adjudication does not arise out o
5	the same set of facts and circumstances as the first
6	conviction or adjudication, the sex offender shall comply with
7	all requirements of this act. The sentencing court may exempt
8	from this act a juvenile sex offender adjudicated delinquent
9	of sexual misconduct.
10	(6) Sexual torture, as provided by Section
11	13A-6-65.1, Code of Alabama 1975.
12	(7) Sexual abuse in the first degree, as provided by
13	Section 13A-6-66, Code of Alabama 1975.
14	(8) Sexual abuse in the second degree, as provided
15	by Section 13A-6-67, Code of Alabama 1975.
16	(9) Indecent exposure, as provided by Section
17	13A-6-68, Code of Alabama 1975, provided that on a first
18	conviction or adjudication the sex offender is only subject to
19	registration and verification pursuant to this act. On a
20	second or subsequent conviction or adjudication, if the second
21	or subsequent conviction or adjudication does not arise out of
22	the same set of facts and circumstances as the first
23	conviction or adjudication, the sex offender shall comply with
24	all requirements of this act. The sentencing court may exempt

1	from this act a juvenile sex offender adjudicated delinquent
2	of indecent exposure.
3	(10) Enticing a child to enter a vehicle, room,
4	house, office, or other place for immoral purposes, as
5	provided by Section 13A-6-69, Code of Alabama 1975.
6	(11) Sexual abuse of a child less than 12 years old
7	as provided by Section 13A-6-69.1, Code of Alabama 1975.
8	(12) Promoting prostitution in the first degree, as
9	provided by Section 13A-12-111, Code of Alabama 1975.
10	(13) Promoting prostitution in the second degree, as
11	provided by Section 13A-12-112, Code of Alabama 1975.
12	(14) Violation of the Alabama Child Pornography Act
13	as provided by Sections 13A-12-191, 13A-12-192, 13A-12-196, or
14	13A-12-197, Code of Alabama 1975.
15	(15) Unlawful imprisonment in the first degree, as
16	provided by Section 13A-6-41, Code of Alabama 1975, if the
17	victim of the offense is a minor.
18	(16) Unlawful imprisonment in the second degree, as
19	provided by Section 13A-6-42, Code of Alabama 1975, if the
20	victim of the offense is a minor.
21	(17) Kidnapping in the first degree, as provided by
22	subdivision (4) of subsection (a) of Section 13A-6-43, Code o
23	Alabama 1975, if the intent of the abduction is to violate or
24	abuse the victim sexually.

Page 14

# SB296

1	(18) Kidnapping of a minor, except by a parent,
2	guardian, or custodian, as provided by Section 13A-6-43 or
3	13A-6-44, Code of Alabama 1975.
4	(19) Incest, as provided by Section 13A-13-3, Code
5	of Alabama 1975.
6	(20) Transmitting obscene material to a child by
7	computer, as provided by Section 13A-6-111, Code of Alabama
8	1975.
9	(21) School employee engaging in a sex act or
10	deviant sexual intercourse with a student, as provided by
11	Section 13A-6-81, Code of Alabama 1975.
12	(22) School employee having sexual contact with a
13	student, as provided by Section 13A-6-82, Code of Alabama
14	1975.
15	(23) Facilitating solicitation of unlawful sexual
16	conduct with a child, as provided by Section 13A-6-121, Code
17	of Alabama 1975.
18	(24) Electronic solicitation of a child, as provided
19	by Section 13A-6-122, Code of Alabama 1975.
20	(25) Facilitating the on-line solicitation of a
21	child, as provided by Section 13A-6-123, Code of Alabama 1975.
22	(26) Traveling to meet a child for an unlawful sex
23	act, as provided by Section 13A-6-124, Code of Alabama 1975.

(27) Facilitating the travel of a child for an

unlawful sex act, as provided by Section 13A-6-125, Code of
Alabama 1975.
(28) Human trafficking in the first degree, as
provided by Section 13A-6-152, Code of Alabama 1975, provided
that the offense involves sexual servitude.
(29) Human trafficking in the second degree, as
provided by Section 13A-6-153, Code of Alabama 1975, provided
that the offense involves sexual servitude.
(30) Custodial sexual misconduct, as provided by
Section 14-11-31, Code of Alabama 1975.
(31) Any offense which is the same as or equivalent
to any offense set forth above as the same existed and was
defined under the laws of this state existing at the time of
such conviction, specifically including, but not limited to,
crime against nature, as provided by Section 13-1-110; rape,
as provided by Sections 13-1-130 and 13-1-131; carnal
knowledge of a woman or girl, as provided by Sections 13-1-132
through 13-1-135, or attempting to do so, as provided by
Section 13-1-136; indecent molestation of children, as defined
and provided by Section 13-1-113; indecent exposure, as
provided by Section 13-1-111; incest, as provided by Section
13-8-3; offenses relative to obscene prints and literature, as
provided by Sections 13-7-160 through 13-7-175, inclusive:

under 18 years of age for the purpose of prostitution or
sexual intercourse, as provided by Section 13-7-1; seduction,
as defined and provided by Section 13-1-112; a male person
peeping into a room occupied by a female, as provided by
Section 13-6-6; assault with intent to ravish, as provided by
Section 13-1-46; and soliciting a child by computer, as
provided by Section 13A-6-110, Code of Alabama 1975.
(32) Any solicitation, attempt, or conspiracy to
commit any of the offenses listed in subdivisions (1) to (31).
(33) Any crime committed in Alabama or any other
state, the District of Columbia, any United States territory, $% \left( 1\right) =\left( 1\right) \left( 1\right$
or a federal, military, Indian, or foreign country
jurisdiction which, if it had been committed in this state
under the current provisions of law, would constitute an
offense listed in subdivisions (1) to (32).
(34) Any offense specified by Title I of the federal
Adam Walsh Child Protection and Safety Act of 2006 (Pub. L.
109-248, the Sex Offender Registration and Notification Act
(SORNA)).
(35) Any crime committed in another state, the
District of Columbia, any United States territory, or a
federal, military, Indian, or foreign country jurisdiction if
that jurisdiction also requires that anyone convicted of that

employing, harboring, procuring or using a girl over 10 and

crime register as a sex offender in that jurisdiction.

(36) Any offender determined in any jurisdiction to

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2	be a sex offender shall be considered a sex offender in this
3	state.
4	(37) The foregoing notwithstanding, any crime
5	committed in any jurisdiction which, irrespective of the
6	specific description or statutory elements thereof, is in any
7	way characterized or known as rape, carnal knowledge, sodomy,
8	sexual assault, sexual battery, criminal sexual conduct,
9	criminal sexual contact, sexual abuse, continuous sexual
10	abuse, sexual torture, solicitation of a child, enticing or
11	luring a child, child pornography, lewd and lascivious
12	conduct, taking indecent liberties with a child, molestation
13	of a child, criminal sexual misconduct, or video voyeurism.
14	(38) Any crime not listed in this section wherein
15	the underlying felony is an element of the offense and listed
16	in subdivisions (1) to (37).
17	(39) Any other offense not provided for in this
18	section wherein there is a finding of sexual motivation as
19	provided by Section 6.
20	Section 6. (a) The prosecuting attorney may file an
21	allegation of sexual motivation in any criminal case
22	classified as a felony or Class A misdemeanor if sufficient
23	admissible evidence exists that would justify a finding of
24	sexual motivation by a reasonable and objective finder of
25	fact.

Page 18

# SB296

1 .	(b) If the prosecuting attorney files an allegation
2	of sexual motivation, the state shall prove beyond a
3	reasonable doubt that the defendant committed the offense with
4	a sexual motivation.
5	(c) The court shall make a written finding of fact,
6	to be made part of the record upon conviction or adjudication
7	as a youthful offender, of whether or not a sexual motivation
8	was present at the time of the commission of the offense
9	unless the defendant has a trial by jury.
10	(d) If a defendant has a trial by jury, the jury, is
11	it finds the defendant guilty, shall also find a special
12	verdict as to whether or not the defendant committed the crime
13	with a sexual motivation.
14	(e) If there is a finding of sexual motivation, the
15	finding shall be made part of the record of conviction or
16	adjudication.
17	(f) For purposes of this section, sexual motivation
18	means that one of the purposes for which the defendant
19	committed the crime was for the purpose of the sexual
20	gratification of the defendant.
21	(g) This section shall not apply to sex offenses as
22	defined in subdivisions (1) to (38) of Section 5.
23	Section 7. (a) The following registration
24	information, unless otherwise indicated, shall be provided by
25	the sex offender when registering:

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1	<ol> <li>Name, including any aliases, nicknames, ethnic,</li> </ol>
2	or Tribal names.
3	(2) Date of birth.
4	(3) Social Security number.
5	(4) Address of each residence.
6	(5) Name and address of any school the sex offender
7	attends or will attend. For purposes of this subdivision, a
8	school includes an educational institution, public or private,
9	including a secondary school, a trade or professional school,
10	or an institution of higher education.
11	(6) Name and address of any employer where the sex
12	offender works or will work, including any transient or day
13	laborer information.
14	(7) The license plate number, registration number or
15	identifier, description, and permanent or frequent location
16	where all vehicles are kept for any vehicle used for work or
17	personal use, including land vehicles, aircraft, and
18	watercraft.
19	(8) Any telephone number used, including land line
20	and cell phone numbers.
21	(9) Any email addresses or instant message address
22	or identifiers used, including any designations or monikers
23	used for self-identification in Internet communications or
24	postings.
25	(10) A current photograph.

5B296

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1	(11) A physical description of the sex offender
2	including physical appearance, physical characteristics, and
3	identifying marks such as scars and tattoos.
4	(12) Fingerprints and palm prints.
5	(13) A DNA sample. The DNA sample may be collected
6	by the probation officer, sheriff, chief of police, or other
7	responsible agency. Prior to collecting a DNA sample, the
8	responsible agency shall determine if a DNA sample has already
9	been collected for the sex offender by checking the Dru Sjodin
10	National Sex Offender Public Registry website, the Alabama
11	Department of Forensic Sciences DNATracker site, or with the
12	Alabama Department of Public Safety. If a DNA sample has not
13	been previously collected for the sex offender, the
14	responsible agency shall coordinate for the collection of a
15	DNA sample with the sheriff of the county in which the
16	registration is occurring. The collection of a DNA sample
17	should be performed using materials recommended and/or
18	provided by the Alabama Department of Forensic Sciences. The
19	DNA sample shall be immediately forwarded by the entity
20	collecting the sample to the Department of Forensic Sciences.
21	(14) A photocopy of the valid driver license or
22	identification card.
23	(15) A photocopy of any and all passport and
24	immigration documents.

(16) Any professional licensing information that

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2	authorizes the sex offender to engage in an occupation or
3	carry out a trade or business.
4	(17) A full criminal history of the sex offender,
5	including dates of all arrests and convictions, status of
6	parole, probation, or supervised release, registration status
7	and outstanding arrest warrants.
8	(18) Any other information deemed necessary by the
9	Director of the Department of Public Safety.
10	(b) The registering agency is not required to obtain
11	any of the following information each time the sex offender
12	verifies his or her required registration information if the
13	registering agency verifies the information has already been
14	collected and has not been changed or altered:
15	(1) A current photograph,
16	(2) Fingerprints or palm prints.
17	(3) A DNA sample.
18	(4) A photocopy of the valid driver license or
19	identification card.
20	(5) A photocopy of any and all passport and
21	immigration documents.
22	(c) The registration information shall be
23	transmitted to the Department of Public Safety in a manner
24	determined by the director of the department and promulgated
25	in rule by the director upon recommendation of an advisory

Page 22

# SB296

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1	board consisting of representatives of the office of the
2	Attorney General, District Attorneys Association, Chiefs of
3	Police Association, Sheriffs Association, and the Department
4	of Public Safety. The advisory board members shall not receive
5	any compensation or reimbursement for serving on the advisory
6	board.
7	(d) The required registration information shall
8	include a form explaining all registration and notification
9	duties, including any requirements and restrictions placed on
10	the sex offender. This form shall be signed and dated by the
11	sex offender. If the sex offender fails to sign the form, the
12	designee of the registering agency shall sign the form stating
13	that the requirements have been explained to the sex offender
14	and that the sex offender refused to sign.
15	(e) All required registration information shall be
16	stored electronically in a manner determined by the Director
17	of the Department of Public Safety and shall be available in
18	digitized format by the Department of Public Safety to anyone
19	entitled to receive the information as provided in Section 42
20	(f) Any person who fails to provide the required
21	registration information pursuant to this section shall be
22	guilty of a Class C felony.
23	Section 8. (a) All of the following registration
24	information shall be provided on the public registry website

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1	maintained by the Department of Public Safety and may be
2	provided on any community notification documents:
3	(1) Name, including any aliases, nicknames, ethnic,
4	or Tribal names.
5	(2) Address of each residence.
6	(3) Address of any school the sex offender attends
7	or will attend. For purposes of this subdivision, a school
В	includes an educational institution, public or private,
9	including a secondary school, a trade or professional school,
10	or an institution of higher education.
11	(4) Address of any employer where the sex offender
12	works or will work, including any transient or day laborer
13	information.
14	(5) The license plate number and description of any
15	vehicle used for work or personal use, including land
16	vehicles, aircraft, and watercraft.
17	(6) A current photograph.
18	(7) A physical description of the sex offender.
19	(8) Criminal history of any sex offense for which
20	the sex offender has been adjudicated or convicted.
21	(9) The text of the criminal provision of any sex
22	offense of which the sex offender has been adjudicated or
23	convicted.
24	(10) Status of the sex offender, including whether
25	the sex offender has absconded.

1	(b) None of the following information shall be
2	provided on the public registry website or any other
3	notification documents:
4	(1) Criminal history of any arrests not resulting in
5	conviction.
6	(2) Social Security number.
7	(3) Travel and immigration document numbers.
8	(4) Victim identity.
9	(5) Internet identifiers.
10	(c) Any other required registration information may
11	be included on the website as determined by the Director of
12	the Department of Public Safety.
13	(d) All information shall immediately be posted on
14	the public registry website upon receipt of the information by
15	the Department of Public Safety.
16	(e) The website shall include field search
17	capabilities to search for sex offenders by name, city, county
18	or town, zip code, or geographic radius.
19	(f) The website shall include links to sex offender
20	safety and education resources.
21	(g) The website shall include instructions on how to
22	seek correction of information that a person contends is
23	erroneous.
24	(h) The website shall include a warning that
25	information on the site should not be used to unlawfully

injure, harass, or commit a crime against any person named in
the registry or residing or working at any reported address
and that any such action may result in civil or criminal
penalties.

Section 9. (a) At least 30 days prior to release, or immediately upon notice of release if release is less than 30 days, of an adult sex offender from the county jail, municipal jail, Department of Corrections, or any other facility that has incarcerated the adult sex offender, or immediately upon conviction, if the adult sex offender is not incarcerated, the responsible agency shall:

(1) Inform the adult sex offender of his or her duty to register, instruct the adult sex offender to read and sign a form stating that the duty to register has been explained, and obtain the required registration information from the adult sex offender. If the adult sex offender refuses to sign the form, the designee of the responsible agency shall sign the form stating that the requirements have been explained to the adult sex offender and that the adult sex offender refused to sign.

(2) If the adult sex offender declares his or her intent to reside within this state, the responsible agency shall immediately notify and provide the required registration information to the Department of Public Safety, the Attorney General, the district attorney in the county of conviction,

and local law enforcement where the adult sex offender intends to reside. The notification shall also include any other information available to the responsible agency which would be necessary to identify and trace the adult sex offender, including, but not limited to, each sex offense history or a copy of the pre-sentence investigation of the sex offense and the release date of the adult sex offender.

(3) If the adult sex offender declares his or her intent to reside outside of the state, the responsible agency shall immediately notify and provide the required registration information to the Department of Public Safety, the Attorney General, the district attorney in the county of conviction, and the designated state law enforcement agency of the state to which the adult sex offender has declared his or her intent to reside. The notification shall also include any other information available to the responsible agency which would be necessary to identify and trace the adult sex offender, including, but not limited to, each sex offense history or a copy of the pre-sentence investigation of the sex offense and the release date of the sex offender.

(4) If an adult sex offender is not able to provide a residence prior to the time of release, then the responsible agency shall notify the sheriff of the county where the last conviction for a sex offense or violation of this act took place at least five days prior to the release of the adult sex

Page 26

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offender. Upon notice of the release date from the responsible agency, the sheriff of the county of the last conviction for a sex offense or a violation of this act shall make arrangements to have the adult sex offender immediately remanded to his or her custody to register in accordance with Section 10 at the time of release.

- (5) Any adult sex offender who is due to be released due to the expiration of his or her sentence and who refuses to provide the required registration information shall be treated as follows:
- a. If the adult sex offender has not accumulated any incentive time pursuant to Section 14-9-41 of the Code of Alabama 1975, or any other law, he or she shall be charged with violating this section. At least five days prior to his or her release date, the Department of Corrections shall notify the sheriff in the county where the last conviction for a sex offense or violation of this act took place, which county shall be the proper venue for arrest and prosecution of violation of this section. Upon notice of the release date, the sheriff from the county of the last conviction for a sex offense or violation of this act shall make arrangements to have the adult sex offender immediately remanded to his or her custody at the time of release. Any adult sex offender charged with violating this section may only be released on bond on

SB296

1	the condition that the adult sex offender is in compliance
2	with this section before being released.
3	b. If the adult sex offender has accumulated
4	correctional incentive time pursuant to Section 14-9-41 of the
5	Code of Alabama 1975, or any other law, the adult sex offender
6	shall be charged with non-compliance with this section and
7	shall not be allowed early release, but instead shall forfeit
8	all correctional incentive time that has accrued pursuant to
9	Section 14-9-41, or other good time allowed by law.
10	(b) An adult sex offender who fails to comply with
11	this section by failing to provide the required registration
12	information shall be guilty of a Class C felony.
13	Section 10. (a)(1) Immediately upon release from
14	incarceration, or immediately upon conviction if the adult sex
15	offender is not incarcerated, the adult sex offender shall
16	appear in person and register all required registration
17	information with local law enforcement in each county in which
18	the adult sex offender resides or intends to reside, accepts
19	or intends to accept employment, and begins or intends to
20	begin school attendance.
21	(2) An adult sex offender who registers pursuant to
22	subdivision (1) shall have 7 days from release to comply with
23	the residence restrictions pursuant to subsection (a) of
24	Section 11.

(b) Immediately upon establishing a new residence,
accepting employment, or beginning school attendance, the
adult sex offender shall appear in person to register with
local law enforcement in each county in which the adult sex
offender establishes a residence, accepts employment, or
begins school attendance.
(c)(1) Immediately upon transferring or terminating
any residence, employment, or school attendance, the adult sex
offender shall appear in person to notify local law
enforcement in each county in which the adult sex offender is

attendance.

(2) Whenever a sex offender transfers his or her residence, as provided in subdivision (1) from one county to another county, the sheriff of the county from which the sex offender is transferring his or her residence shall immediately notify local law enforcement in the county in which the sex offender intends to reside. If a sex offender transfers his or her residence, as provided in subdivision (1) from one county to another jurisdiction, the sheriff of the county from which the sex offender is transferring his or her residence shall immediately notify the chief law enforcement agency in the jurisdiction in which the sex offender intends to reside.

transferring or terminating residence, employment, or school

Page 30

#### SB296

1	(d) Immediately upon any name change, the adult sex
2	offender shall immediately appear in person to update the
3	information with local law enforcement in each county in which
4	the adult sex offender is required to register.
5	(e) Upon changing any required registration
6	information the adult sex offender shall immediately appear in
7	person and update the information with local law enforcement
8	in each county in which the adult sex offender resides.
9	(f) An adult sex offender shall appear in person to
10	verify all required registration information during the adult
11	sex offender's birth month and every three months thereafter,
12	regardless of the month of conviction, for the duration of the
13	adult sex offender's life with local law enforcement in each
14	county in which the adult sex offender resides.
15	(g) At the time of registration, the adult sex
16	offender shall be provided a form explaining any and all
17	duties and restrictions placed on the adult sex offender. The
18	adult sex offender shall read and sign this form stating that
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20	this act. If the adult sex offender refuses to sign the form,
21	the designee of the registering agency shall sign the form
22	stating that the requirements have been explained to the adul
23	sex offender and that the adult sex offender refused to sign.
24	(h) For purposes of this section, a school includes
25	an educational institution, public or private, including a

secondary	school,	a	trade	or	professional	school,	or	ar
institutio	n of hig	ghe	er educ	cati	ion.			

- (i) If an adult sex offender was convicted and required to register prior to July 1, 2011, then the adult sex offender shall begin quarterly registration after his or her next biannual required registration date.
- $\mbox{(j) Any person who violates this section shall be} \\ \mbox{guilty of a Class C felony.}$

Section 11. (a) No adult sex offender shall establish a residence, maintain a residence after release or conviction, or establish any other living accommodation within 2,000 feet of the property on which any school or childcare facility is located unless otherwise exempted pursuant to Sections 23 and 24.

- (b) No adult sex offender shall establish a residence, maintain a residence after release or conviction, or establish any other living accommodation within 2,000 feet of the property on which his or her former victim, or an immediate family member of the victim, resides unless otherwise exempted pursuant to Section 24.
- (c) Changes to property within 2,000 feet of a registered address of an adult sex offender which occur after the adult sex offender establishes residency shall not form the basis for finding that the adult sex offender is in violation of this section.

SB296

1	(d) No adult sex offender shall establish or
2	maintain a residence or any other living accommodation with a
3	minor. For the purpose of this subsection, living
4	accommodation includes, but is not limited to, any overnight
5	visit with a minor. Notwithstanding the foregoing, an adult
6	sex offender may reside with a minor if the adult sex offender
7	is the parent, grandparent, stepparent, sibling, or
8	stepsibling of the minor, unless one of the following
9	conditions applies:
10	(1) Parental rights of the adult sex offender have
11	been or are in the process of being terminated as provided by
12	law.
13	(2) The adult sex offender has been convicted of any
14	sex offense in which any of the minor children, grandchildren,
15	stepchildren, siblings, or stepsiblings of the adult sex
16	offender was the victim.
17	(3) The adult sex offender has been convicted of any
18	sex offense in which a minor was the victim and the minor
19	resided or lived with the adult sex offender at the time of
20	the offense.
21	(4) The adult sex offender has been convicted of any
22	sex offense involving a child, regardless of whether the adult
23	sex offender was related to or shared a residence with the
24	child victim.

1	(5) The adult sex offender has been convicted of any
2	sex offense involving forcible compulsion in which the victim
3	was a minor.
4	(e) Notwithstanding any other provision of law
5	regarding establishment of residence, an adult sex offender
6	shall be deemed to have established a residence in any of the
7	following circumstances:
8	(1) Wherever an adult sex offender resides for three
9	or more consecutive days.
10	(2) Wherever an adult sex offender resides following
11	release, regardless of whether the adult sex offender resided
12	at the same location prior to the time of conviction.
13	(3) Whenever an adult sex offender spends 10 or more
14	aggregate days at a location during a calendar month.
15	(4) Whenever an adult sex offender vacates or fails
16	to spend three or more consecutive days at his or her
17	residence without previously notifying local law enforcement
18	pursuant to Section 15.
19	(f) An adult sex offender is exempt from
20	subsections (a) and (b) during the time an adult sex offender
21	is admitted to a hospital or is incarcerated in a jail,
22	prison, mental health facility, or any other correctional
23	placement facility wherein the adult sex offender is not
24	allowed unsupervised access to the public.

Page 34

#### 58296

1	(g) For the purposes of this section, the 2,000-foot
2	measurement shall be taken in a straight line from nearest
3	property line to nearest property line.
4	(h) Any person who violates this section shall be
5	guilty of a Class C felony.
6	Section 12. (a) An adult sex offender who no longer
7	has a fixed residence shall be considered homeless and shall
8	appear in person and report such change in fixed residence to
9	local law enforcement where he or she is located immediately
10	upon such change in fixed residence.
11	(b) In addition to complying with the registration
12	and verification requirements pursuant to Section 10, a
13	homeless adult sex offender who lacks a fixed residence, or
14	who does not provide an address at a fixed residence at the
15	time of release or registration, shall report in person once
16	every seven days to local law enforcement where he or she
17	resides. The weekly report shall be on a day specified by
18	local law enforcement and shall occur during normal business
19	hours.
20	(c) A homeless adult sex offender who lacks a fixed
21	address shall comply with the residence restrictions set forth
22	in Section 11.
23	(d)(1) Each time a homeless adult sex offender
24	reports under this section, he or she shall provide all of the
25	following information:

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1	a. Name.
2	b. Date of birth.
3	c. Social Security number.
4	d. A detailed description of the location or
5	locations where he or she has resided during the week.
6	e. A list of the locations where he or she plans to
7	reside in the upcoming week with as much specificity as
8	possible.
9	(2) The registering agency is not required to obtain
10	the remaining required registration information from the
11	homeless adult sex offender each time he or she reports to the
12	registering agency unless the homeless adult sex offender has
13	any changes to the remaining required registration
14	information.
1,5	(e) If an adult sex offender who was homeless
16	obtains a fixed address in compliance with the provisions of
17	Section 11, the adult sex offender shall immediately appear i
18	person to update the information with local law enforcement i
19	each county of residence.
20	(f) Any person who violates this section shall be
21	guilty of a Class C felony.
22	Section 13. (a) No adult sex offender shall apply
23	for, accept, or maintain employment or vocation or volunteer
24	at any school, childcare facility, mobile vending business
25	that provides services primarily to children, or any other

SB296

-	business of organization that provides dervices primarily to
2	children.
3	(b) No adult sex offender shall apply for, accept,
4	or maintain employment or volunteer for any employment or
5	vocation within 2,000 feet of the property on which a school
6	or childcare facility is located unless otherwise exempted
7	pursuant to Sections 24 and 25.
8	(c) No adult sex offender, after having been
9	convicted of a sex offense involving a child, shall apply for,
10	accept, or maintain employment or vocation or volunteer for
11	any employment or vocation within 500 feet of a playground,
12	park, athletic field or facility, or any other business or
13	facility having a principal purpose of caring for, educating,
14	or entertaining minors.
15	(d) Changes to property within 2,000 feet of an
16	adult sex offender's place of employment which occur after an
17	adult sex offender accepts employment shall not form the basis
18	for finding that an adult sex offender is in violation of this
19	section.
20	(e) It shall be unlawful for the owner or operator
21	of any childcare facility or any other organization that
22	provides services primarily to children to knowingly employ or
23	accept volunteer services from an adult sex offender.

(f) For purposes of this section, the 2,000-foot	
measurement shall be taken in a straight line from nearest	
property line to nearest property line.	
(g) Any person who violates this section shall be	
guilty of a Class C felony.	
Section 14. (a) Any adult sex offender who enters	
this state and establishes a residence shall immediately	
appear in person and register all required registration	
information with local law enforcement in the county of	
residence.	
(b) Any adult sex offender who enters this state to	
accept employment, carry on a vocation, or to become a student	
and who has not established a residence in this state shall	
immediately appear in person and register all required	
registration information with local law enforcement in the	
county where the adult sex offender accepts employment,	
carries on a vocation, or becomes a student.	
(c) Whenever an adult sex offender registers	
pursuant to this section, he or she shall be subject to the	
requirements of this act.	
(d) Within 30 days of initial registration, the	
adult sex offender shall provide each registering agency with	
a certified copy of his or her conviction; however, an adult	

SB296

1	sex offender provides adequate documentation that the
2	certified record is no longer available or has been destroyed
3	(e) Any person who violates this section shall be
4	guilty of a Class C felony.
5	Section 15. (a) If an adult sex offender intends to
6	temporarily be away from his or her county of residence for a
7	period of three or more consecutive days, the adult sex
8	offender shall report such information in person immediately
9	prior to leaving his or her county of residence for such
10	travel to local law enforcement in each county of residence.
11	(b) The adult sex offender shall complete a travel
12	permit form immediately prior to travel and provide the dates
13	of travel and temporary lodging information.
14	(c) If a sex offender intends to travel to another
15	country, he or she shall report in person to local law
16	enforcement in each county of residence at least 21 days prior
17	to such travel. Any information reported to local law
18	enforcement in each county of residence shall immediately be
19	reported to the United States Marshals Service and the
20	Department of Public Safety.
21	(d) The travel permit shall explain the duties of
22	the adult sex offender regarding travel. The adult sex
23	offender shall sign the travel permit stating that he or she
24	understands the duties required of him or her. If the adult

Page 38

sex offender shall be exempt from this subsection if the adult

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1	sex offender refuses to sign the travel permit form, the
2	travel permit shall be denied.
3	(e) The sheriff in each county of residence shall
4	immediately notify local law enforcement in the county or the
5	jurisdiction to which the adult sex offender will be
6	traveling.
7	(f) Upon return to the county of residence, the
8	adult sex offender shall immediately report to local law
9	enforcement in each county of residence.
10	(g) All travel permits shall be included with the
11	adult sex offender's required registration information.
12	(h) Any person who violates this section shall be
13	guilty of a Class C felony.
14	Section 16. (a) No adult sex offender shall contact,
15	directly or indirectly, in person or through others, by phone,
16	mail, or electronic means, any former victim. No sex offender
17	shall make any harassing communication, directly or
18	indirectly, in person or through others, by phone, mail, or
19	electronic means to the victim or any immediate family member
20	of the victim.
21	(b) No adult sex offender shall knowingly come
22	within 100 feet of a former victim.
23	(c) Any person who violates this section shall be
24	guilty of a Class C felony.

1	Section 17. (a) No adult sex offender, after having
2	been convicted of a sex offense involving a minor, shall
3	loiter on or within 500 feet of the property line of any
4	property on which there is a school, childcare facility,
5	playground, park, athletic field or facility, school bus stop,
6	college or university, or any other business or facility
7	having a principal purpose of caring for, educating, or
8	entertaining minors.
9	(b) Under this section, loiter means to enter or
10	remain on property while having no legitimate purpose or, if a
11	legitimate purpose exists, remaining on that property beyond
12	the time necessary to fulfill that purpose. An adult sex
13	offender does not violate this section unless he or she has
14	first been asked to leave a prohibited location by a person
15	authorized to exclude the adult sex offender from the
16	premises. An authorized person includes, but is not limited
17	to, any law enforcement officer, security officer, any owner
18	or manager of the premises, a principal, teacher, or school
19	bus driver if the premises is a school, childcare facility, or
20	bus stop, a coach, if the premises is an athletic field or
21	facility, or any person designated with that authority.
22	(c) For purposes of this section, a school bus stop
23	is any location where a motor vehicle owned or operated by or
24	on behalf of a public or private school stops on a regular

1	basis for the purpose of transporting children to and from
2	school.
3	(d) Any person who violates this section shall be
4	guilty of a Class C felony.
5	Section 18. (a) Every adult sex offender who is a
6	resident of this state shall obtain, and always have in his or
7	her possession, a valid driver license or identification card
8	issued by the Department of Public Safety. If any adult sex
9	offender is ineligible to be issued a driver license or
10	official identification card, the Department of Public Safety
11	shall provide the adult sex offender some other form of
12	identification card or documentation that, if it is kept in

the possession of the adult sex offender, shall satisfy the requirements of this section. If any adult sex offender is determined to be indigent, an identification card, or other form of identification or documentation that satisfies the requirements of this section, shall be issued to the adult sex offender at no cost. Indigence shall be determined by order of the court prior to each issuance of a driver license or identification card.

(b) The adult sex offender shall immediately obtain

 (b) The adult sex offender shall immediately obtain a valid driver license or identification card upon his or her initial registration following release, initial registration upon entering the state to become a resident, or immediately following his or her next registration after July 1, 2011.

SB296

or renews a driver license or identification card to an adult

(c) Whenever the Department of Public Safety issues

3	sex offender, the driver license or identification card shall
4	bear a designation that enables law enforcement officers to
5	identify the licensee as a sex offender.
6	(d) Upon obtaining or renewing a driver license or
7	identification card bearing a designation that enables law
8	enforcement officers to identify the licensee as a sex
9	offender, the adult sex offender shall relinquish to the
10	Department of Public Safety any other driver license or
11	identification card previously issued to him or her which doe
12	not bear any designation enabling law enforcement officers to
13	identify the licensee as a sex offender.
14	(e) No adult sex offender shall mutilate, mar,
15	change, reproduce, alter, deface, disfigure, or otherwise
16	change the form of any driver license or identification card
17	which is issued to the adult sex offender and which bears any
18	designation enabling law enforcement officers to identify the
19	licensee as a sex offender. An adult sex offender having in
20	his or her possession a driver license or identification card
21	issued to him or her by the Department of Public Safety

Page 42

Page 43

bearing any designation enabling law enforcement officers to

identify the licensee as a sex offender which has been

mutilated, marred, changed, reproduced, altered, defaced,

1	disfigured, or otherwise changed shall be prima facie evidence
2	that he or she has violated this section.
3	(f) Any person who violates this section shall be
4	guilty of a Class C felony.
5	Section 19. (a) The state, upon conviction and prior
6	to sentencing, may petition the sentencing court to enter an
7	order declaring a person convicted in this state of a sexually
8	violent or predatory offense as a sexually violent predator.
9	(b) At sentencing, a court may declare a person to
10	be a sexually violent predator. For the purposes of this
11	section, a person is a sexually violent predator if either of
12	the following applies:
13	(1) The person is a repeat sexually violent
14	offender.
15	(2) The person commits a sexually violent offense
16	and is likely to engage in one or more sexually violent
17	offenses in the future.
18	(c) A person is a repeat sexually violent offender
19	for the purposes of this section if the person is convicted of
20	more than one sexually violent offense.
21	(d) For the purposes of this section, a sexually
22	violent offense is any of the following:
23	(1) A sex offense committed by forcible compulsion,
24	violence, duress, menace, fear of immediate bodily injury to

1	the victim or another person, or threatening to retaliate in
2	the future against the victim or any other person.
3	(2) A sex offense involving a child.
4	(3) Any sex offense involving the enticement or
5	solicitation of a minor for sexual purposes.
6	(4) Any sex offense that is predatory in nature.
7	(5) Any solicitation, attempt, or conspiracy to
8	commit any of the offenses listed in subdivisions (1) to (4).
9	(6) Any other offense for which the court makes a
10	specific finding on the record that, based on the
11	circumstances of the case, the person's offense should be
12	considered a sexually violent offense.
13	(e) Any of the following factors may be considered
14	as evidence tending to indicate that there is a likelihood
15	that the person will engage in the future in one or more
16	sexually violent offenses:
17	(1) The person has been convicted two or more times,
18	in separate criminal actions, of a sexually violent offense.
19	For purposes of this subdivision, convictions that result from
20	or are connected with the same act or result from offenses
21	committed at the same time are one conviction.
22	(2) The person has been convicted of a sexually
23	violent offense involving two or more victims regardless of
24	when the acts or convictions occurred.

1	(3) Available information or evidence suggests that
2	the person chronically commits offenses with a sexual
3	motivation.
4	(4) The person has committed one or more offenses in
5	which the person has tortured or engaged in ritualistic acts
6	with one or more victims.
7	(5) The person has committed one or more sex
8	offenses in which one or more victims were physically harmed
9	to the degree that the particular victim's life was in
10	jeopardy.
11	(6) Any other evidence deemed relevant by the court.
12	(f) If the state so petitions, it shall present
13	clear and convincing evidence that the sex offender is likely
14	to engage in one or more future sexually violent offenses or
15	is likely to engage in future predatory sex offenses.
16	(g) Any sex offender determined in any other state
17	to be a sexually violent predator shall be considered a
18	sexually violent predator in this state.
19	(h) A sexually violent predator, as a condition of
20	the sex offender's release from incarceration, shall be
21	subject to electronic monitoring and be required to pay the
22	costs of such monitoring, as set forth in Section 20, for a
23	period of no less than 10 years from the date of the sexually

Page 46

violent predator's release. This requirement shall be imposed

by the sentencing court as a part of the sexually violent

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## SB296

1	predator's sentence, as provided in subsection (c) of Section
2	13A-5-6, Code of Alabama 1975, and Section 20.
3	Section 20. (a) The Alabama Criminal Justice
4	Information Center shall implement a system of active and
5	passive electronic monitoring that identifies the location of
6	a monitored person and that can produce upon request reports
7	or records of the person's presence near or within a crime
8	scene or prohibited area, the person's departure from
9	specified geographic limitations, or curfew violations by the
10	offender. The Director of the Criminal Justice Information
11	Center may promulgate any rules as are necessary to implement
12	and administer this system of active electronic monitoring
13	including establishing policies and procedures to notify the
14	person's probation and parole officer or other court-appointed
15	supervising authority when a violation of his or her
16	electronic monitoring restrictions has occurred.
17	(b) The Board of Pardons and Paroles or a court may
18	require, as a condition of release on parole, probation,
19	community corrections, court referral officer supervision,
20	pretrial release, or any other community-based punishment
21	option, that any person charged or convicted of a sex offense
22	be subject to electronic monitoring as provided in subsection
23	(a).
24	(c) Any person designated a sexually violent
25	predator pursuant to Section 19, upon release from

incarceration, shall be subject to electronic monitoring supervised by the Board of Pardons and Paroles, as provided in subsection (a), for a period of no less than 10 years from the date of the sexually violent predator's release. This requirement shall be imposed by the sentencing court as a part of the sentence of the sexually violent predator in accordance with subsection (c) of Section 13A-5-6, Code of Alabama 1975.

(d) Any person convicted of a Class A felony sex offense involving a child as defined in Section 4, upon release from incarceration, shall be subject to electronic monitoring supervised by the Board of Pardons and Paroles, as provided in subsection (a), for a period of no less than 10 years from the date of the sex offender's release. This requirement shall be imposed by the sentencing court as a part of the sex offender's sentence in accordance with subsection (c) of Section 13A-5-6, Code of Alabama 1975.

(e) Anyone subject to electronic monitoring pursuant to this section, unless he or she is indigent, shall be required to reimburse the supervising entity a reasonable fee to defray supervision costs. The Board of Pardons and Paroles, the sentencing court, or other supervising entity shall determine the amount to be paid based on the financial means and ability to pay of the person, but such amount shall not exceed fifteen dollars (\$15) per day.

SB296

1	(f) The supervising entity shall pay the Criminal
2	Justice Information Center a fee, to be determined by the
3	center, but not exceeding ten dollars (\$10) per day, to defra
4	monitoring equipment and telecommunications costs.
5	(g) It shall constitute a Class C felony for any
6	person to alter, disable, deactivate, tamper with, remove,
7	damage, or destroy any device used to facilitate electronic
8	monitoring under this section.
9	(h) The procurement of any product or services
10	necessary for compliance with Act 2005-301, including any
11	system of electronic monitoring, any equipment, and the
12	building of a website, shall be subject to the competitive bid
13	process.
14	Section 21. (a) Immediately upon the release of an
15	adult sex offender or immediately upon notice of where the
16	adult sex offender plans to establish, or has established a
17	residence, the following procedures shall apply:
18	(1) In the Cities of Birmingham, Mobile, Huntsville,
19	and Montgomery, the chief of police shall notify all persons
20	who have a legal residence within 1,000 feet of the declared
21	residence of the adult sex offender and all schools and
22	childcare facilities within three miles of the declared
23	residence of the adult sex offender that the adult sex
24	offender will be establishing or has established his or her
25	residence.

(2) In all other cities in Alabama with a resident
population of 5,000 or more, the chief of police, or if none,
then the sheriff of the county, shall notify all persons who
have a legal residence within 1,500 feet of the declared
residence of the adult sex offender and all schools and
childcare facilities within three miles of the declared
residence of the adult sex offender that the adult sex
offender will be establishing or has established his or her
residence.
(3) In all other municipalities with a resident
population of less than 5,000, and in all unincorporated
areas, the sheriff of the county in which the adult sex
offender intends to reside shall notify all persons who have $\boldsymbol{a}$
legal residence within 2,000 feet of the declared residence of
the adult sex offender and all schools and childcare
facilities within three miles of the declared residence of the $% \left( 1\right) =\left( 1\right) \left( 1$
adult sex offender that the adult sex offender will be
establishing or has established his or her residence.
(b) A community notification flyer shall be made by
regular mail or hand delivered to all legal residences
required by this section and include registration information
pursuant to Section $\theta$ . In addition, any other method
reasonably expected to provide notification may be utilized,
including, but not limited to, posting a copy of the notice in

Page 50

a prominent place at the office of the sheriff and at the

# SB296

1	police station closest to the declared residence of the
2	released adult sex offender, publicizing the notice in a local
3	newspaper, posting electronically, including the Internet, or
4	other means available.
5	(c) Nothing in this act shall be construed as
6	prohibiting the Director of the Department of Public Safety, a
7	sheriff, or a chief of police from providing community
8	notification under the provisions of this act by regular mail,
9	electronically, or by publication or periodically to persons
10	whose legal residence is within the guidelines of this act or
11	more than the applicable distance from the residence of an
12	adult sex offender.
13	Section 22. (a) An adult sex offender shall pay a
14	registration fee in the amount of ten dollars (\$10) to each
15	registering agency where the adult sex offender resides
16	beginning with the first quarterly registration on or after
17	July 1, 2011, and at each quarterly registration thereafter.
18	(b) Each time an adult sex offender terminates his
19	or her residence and establishes a new residence, he or she
20	shall pay a registration fee in the amount of ten dollars
21	(\$10) to each registering agency where the adult sex offender
22	establishes a new residence.
23	(c) If, at the time of registration, the adult sex
24	offender is unable to pay the registration fee, the
25	registering agency may require the adult sex offender to pay

the fee in installments not to exceed 90 days. The registering
agency shall waive the registration fee if the adult sex
offender has an order from the court declaring his or her
indigence. In the event the adult sex offender is determined
to be indigent, a periodic review of the adult sex offender's
indigent status shall be conducted by the court to determine
if the offender is no longer indigent. Further, if the
offender is determined to be indigent by the sentencing court,
nothing in this act shall prohibit the offender from being
placed on a payment plan where the entire fee is collected in
total.
(d) The feet collected under this

- (d) The fees collected under this section shall be appropriated to the registering agency to defray the costs of sex offender registration, verification, and notification.
- (e) Any person who willfully fails to pay the required registration fee at the time of registration, or at the time at which the installment payment is due, shall be guilty of a Class B misdemeanor. Upon a second or subsequent conviction for willful failure to pay the required registration fee, the adult sex offender shall be guilty of a Class A misdemeanor.
- Section 23. (a) A sex offender required to register under this act may petition the court for relief from the residency restriction pursuant to subsection (a) of Section 11

1	during the time a sex offender is terminally ill or
2	permanently immobile.
3	(b) A petition for relief pursuant to this section
4	shall be filed in the circuit court of the county in which the
5	sex offender seeks relief from the residency restriction.
6	(c) The sex offender shall serve a copy of the
7	petition by certified mail on all of the following:
8	(1) The prosecuting attorney in the county of
9	adjudication or conviction, if the sex offender was
10	adjudicated or convicted in this state.
11	(2) The prosecuting attorney of the county where the
12	sex offender seeks relief from the residency restriction.
13	(3) Local law enforcement where the sex offender was
14	adjudicated or convicted if the sex offender was adjudicated
15	or convicted in this state.
16	(4) Local law enforcement where the adult sex
17	offender seeks relief from the residency restriction.
18	(d) The petition and documentation to support the
19	request for relief shall include all of the following:
20	(1) A certified copy of the adjudication or
21	conviction requiring registration, including a detailed
22	description of the sex offense.
23	(2) A list of each county, municipality, and
24	jurisdiction where the sex offender is required to register or
25	has ever been required to register.

(3) The sex offender's criminal record and an

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2	affidavit stating that the sex offender has no pending
3	criminal charges.
4	(4) Notarized documentation of the sex offender's
5	condition by his or her medical provider.
6	(5) A release allowing the prosecuting attorney or
7	the court to obtain any other medical records or documentation
8	relevant to the petition.
9	(6) Any other information requested by the court
10	relevant to the petition.
11	(e) Upon notification of the petition, the
12	prosecuting attorney shall make reasonable efforts to notify
13	the victim of the crime for which the sex offender is required
14	to register of the petition and the dates and times of any
15	hearings or other proceedings in connection with the petition.
16	(f) The court shall hold a hearing within 30 days of
17	the filing of the petition. Upon request of the prosecuting
18	attorney, and for good cause shown, the hearing may be
19	continued to allow the prosecuting attorney to obtain any
20	relevant records pertinent to the hearing. At the hearing the
21	prosecuting attorney and the victim shall have the opportunity
22	to be heard.
23	(g) The court may issue an order releasing the sex
24	offender from any of the residency restrictions pursuant to
25	subsection (a) of Section 11 if the court finds by clear and

Page 54

## SB296

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1	convincing evidence that the sex offender does not pose a
2	substantial risk of perpetrating any future dangerous sexual
3	offense or that the sex offender is not likely to reoffend.
4	The court may relieve a sex offender from any residency
5	restrictions indefinitely or for a specific period of time.
6	(h) The court shall send a copy of any order
7	releasing a sex offender from any residency restrictions
8	pursuant to subsection (a) of Section 11 to the prosecuting
9	attorney and the Department of Public Safety.
10	(i) If the court finds that the sex offender still
11	poses a risk, has provided false or misleading information in
12	support of the petition, or failed to serve the petition and
13	supporting documentation upon the parties as provided for in
14	subsection (c), then the petition shall be denied.
15	(j) If the petition for release is denied, the sex
16	offender may not file a subsequent petition for at least 12
17	months from the date of the final order on the previous
18	petition unless good cause is shown and the sex offender's
19	mental or physical condition has severely changed.
20	(k) If at any time the sex offender is no longer
21	terminally ill or permanently immobile, the sex offender shal
22	immediately register in person with local law enforcement in
23	each county of residence and update all required registration
24	information.

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(1) No sex offender petitioning the court under this
section for an order terminating the sex offender's obligation
to comply with the residency restrictions is entitled to
publicly funded experts or publicly funded witnesses.
(m) The state may petition the court to reinstate
the restrictions pursuant to subsection (a) of Section 11 for
good cause shown.
(n) Notwithstanding any state or local rule
assigning costs and fees for filing and processing civil and
criminal cases, a petition filed 30 or more days after
sentencing shall be assessed a filing fee in the amount of two
hundred dollars (\$200) to be distributed as provided in
Section 46.
(o) If a sex offender seeks relief from the court
pursuant to this section, the enforcement of this act shall
not be stayed pending a ruling of the court.
<ul><li>(p) A person who provides false or misleading</li></ul>
information pursuant to this section shall be guilty of a
Class C felony.
Section 24. (a) At disposition, sentencing, upon
completion of probation, or upon completion of a term of
registration ordered by the sentencing court, a sex offender
may petition the sentencing court for relief from registration

1	provided that he or she meets the requirements set forth in
2	subsection (b):
3	(1) Rape in the second degree, as provided by
4	subdivision (1) of subsection (a) of Section 13A-6-62, Code of
5	Alabama 1975.
6	(2) Sodomy in the second degree, as provided by
7	subdivision (1) of subsection (a) of Section 13A-6-64, Code of
8	Alabama 1975.
9	(3) Sexual abuse in the second degree, as provided
10	by subdivision (2) of subsection (a) of Section 13A-6-67, Code
11	of Alabama 1975.
12	(4) Sexual misconduct, as provided by Section
13	13A-6-65, Code of Alabama 1975.
14	(5) Any crime committed in this state or any other
15	jurisdiction which, if had been committed in this state under
16	the current provisions of law, would constitute an offense
17	listed in subdivisions (1) to (4).
18	(6) Any solicitation, attempt, or conspiracy to
19	commit any of the offenses listed in subdivisions $(1)$ to $(5)$ .
20	(b) The sex offender shall prove by clear and
21	convincing evidence all of the following to be eligible for
22	relief under this section:
23	(1) The sex offense did not involve force and was
24	and a prime due to the one of the utetim

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	(2) At the time of the commission of the sex
2	offense, the victim was 13 years of age or older.
3	(3) At the time of the commission of the sex
4	offense, the sex offender was not more than four years older
5	than the victim.
6	(c) The petition for relief shall be filed as
7	follows:
8	(1) If the sex offender was adjudicated or convicted
9	in this state, the petition for relief shall be filed in the
10	sentencing court.
11	(2) If the sex offender was adjudicated or convicted
12	in a jurisdiction outside of this state, the petition for
13	relief shall be filed in the appropriate court of this state
14	with similar jurisdiction in the county in which the sex
15	offender resides.
16	(d)(l) The sex offender shall serve a copy of the
17	petition by certified mail on all of the following:
18	a. The prosecuting attorney in the county of
19	adjudication or conviction, if the sex offender was
20	adjudicated or convicted in this state.
21	b. The prosecuting attorney of the county where the
22	sex offender resides.
23	c. Local law enforcement where the sex offender was
24	adjudicated or convicted, if the sex offender was adjudicated
25	or convicted in this state.

Page 58

# SB296

1	d. Local law enforcement where the adult sex
2	offender resides.
3	(2) Failure of the sex offender to serve a copy of
4	the petition as required by this subsection shall result in an
5	automatic denial of the petition.
6	(e) The petition and documentation to support the
7	request for relief shall include all of the following:
8	(1) The offense that the sex offender was initially
9	charged with and the offense that the sex offender was
10	adjudicated or convicted of, if different.
11	(2) A certified copy of the adjudication or
12	conviction requiring registration including a detailed
13	description of the sex offense, if the petition is filed upon
14	completion of probation or a term of registration.
15	(3) Proof of the age of the victim and the age of
16	the sex offender at the time of the commission of the sex
17	offense.
18	(4) A list of each registering agency in each county
19	and jurisdiction in which the sex offender is required to or
20	has ever been required to register, if the petition is filed
21	upon completion of probation or a term of registration.
22	(5) The sex offender's criminal record and an
23	affidavit stating that the sex offender has no pending
24	criminal charges.

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relevant to the request for relief.

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(6) Any other	information	requested	рà	the	court	
o the request	for relief.					
(f) Upon noble						

- (f) Upon notification of the petition, the prosecuting attorney shall make reasonable efforts to notify the victim of the crime for which the sex offender is required to register of the petition and the dates and times of any hearings or other proceedings in connection with the petition.
- (g) The court shall hold a hearing prior to ruling on the petition. At the hearing, the prosecuting attorney and the victim shall have the opportunity to be heard.
- (h) In determining whether to grant relief, the court may consider any of the following:
- (1) Recommendations from the sex offender's probation officer, including, but not limited to, the recommendations in the presentence investigation report and the sex offender's compliance with supervision requirements.
  - (2) Recommendations from the prosecuting attorney.
- (3) Any written or oral testimony submitted by the victim or the parent, guardian, or custodian of the victim.
- (4) The facts and circumstances surrounding the offense.
  - (5) The relationship of the parties.
  - (6) The criminal history of the sex offender.
  - (7) The protection of society.

1	(8) Any other information deemed relevant by the
2	court.
3	(i) The court may grant full or partial relief from
4	this act. If the court grants relief, the court shall enter an
5	order detailing the relief granted and provide a copy of the
6	order to the prosecuting attorney and the Department of Public
7	Safety.
8	(j) If the court denies the petition, the sex
9	offender may not petition the court again until 12 months
10	after the date of the order denying the petition.
11	(k) A sex offender is not eligible for relief under
12	this section if he or she was adjudicated or convicted of a
13	sex offense previous to or subsequent to the offense of which
14	he or she is petitioning the court for relief or has any
15	pending criminal charges for any sex offense.
16	(1) If a sex offender was adjudicated or convicted
17	of any of the offenses specified in subsection (a) prior to
18	July 1, 2011, and meets the eligibility requirements specified
19	in subsection (b), except as otherwise provided for in
20	subsection (k), the sex offender may petition the court for
21	relief pursuant to this section.
22	(m) Notwithstanding any state or local law or rule
23	assigning costs and fees for filing and processing civil and
24	criminal cases, a petition filed 30 or more days after
25	sentencing shall be assessed a filing fee in the amount of two

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1	hundred dollars (\$200) to be distributed as provided in
2	Section 46.
3	(n) If a sex offender seeks relief from the court
4	pursuant to this section, the enforcement of this act shall
5	not be stayed pending a ruling of the court.
6	(o) Any person who provides false or misleading
7	information pursuant to this section shall be guilty of a
8	Class C felony.
9	Section 25. (a) A sex offender may petition the
10	circuit court in the county where the sex offender seeks to
11	accept or maintain employment for relief from the employment
12	restrictions pursuant to subsection (b) of Section 13. A sex
13	offender adjudicated or convicted of any of the following sex
14	offenses shall not be entitled to relief under this section:
15	(1) Rape in the first degree, as provided by Section
16	13A-6-61, Code of Alabama 1975.
17	(2) Sodomy in the first degree, as provided by
18	Section 13A-6-63, Code of Alabama 1975.
19	(3) Sexual abuse in the first degree, as provided by
20	Section 13A-6-66, Code of Alabama 1975.
21	(4) Sex abuse of a child less than 12 years old, as
22	provided by Section 13A-6-69.1, Code of Alabama 1975.
23	(5) Sexual torture, as provided by Section
24	13A-6-65.1, Code of Alabama 1975.
25	(6) Any sex offense involving a child.

Page 62

# SB296

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1	(7) Any solicitation, attempt, or conspiracy to
2	commit any of the offenses listed in subdivisions (1) to (6).
3	(8) Any offense committed in any other jurisdiction
4	which, if it had been committed in this state under the
5	current provisions of law, would constitute an offense listed
6	in subdivisions (1) to (7).
7	(b)(1) The sex offender shall serve a copy of the
8	petition by certified mail on all of the following:
9	a. The prosecuting attorney in the county of
10	adjudication or conviction, if the sex offender was
11	adjudicated or convicted in this state.
12	b. The prosecuting attorney of the county in which
13	the sex offender seeks to accept or maintain employment.
14	c. Local law enforcement where the sex offender was
15	adjudicated or convicted, if the sex offender was adjudicated
16	or convicted in this state.
17	d. Local law enforcement where the sex offender
18	seeks to accept or maintain employment.
19	(2) Failure of the sex offender to serve a copy of
20	the petition as required by this subsection shall result in an
21	automatic denial of the petition.
22	(c) The petition and documentation to support the
23	petition shall include all of the following:
24	(1) A certified copy of the adjudication or
25	conviction requiring registration, including a detailed

description of the sex offense, if the petition is filed after sentencing.

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- (2) A list of each registering agency in each county and jurisdiction in which the sex offender is required to register or has ever been required to register, if the petition is filed after conviction.
- (3) The sex offender's criminal record and an affidavit stating that the sex offender has no pending criminal charges.
- (4) The location where the sex offender is employed or intends to obtain employment.
- $\begin{tabular}{ll} (5) & {\tt Justification} & {\tt as} & {\tt to} & {\tt why} & {\tt the} & {\tt court} & {\tt should} & {\tt grant} \\ & & {\tt relief.} & \end{tabular}$
- (6) Any other information requested by the court relevant to the petition.
- (d) Upon notification of the petition, the prosecuting attorney shall make reasonable efforts to notify the victim of the crime for which the sex offender is required to register of the petition and the dates and times of any hearings or other proceedings in connection with the petition.
- (e) The court shall hold a hearing prior to ruling on the petition. At the hearing, the prosecuting attorney and the victim shall have the opportunity to be heard.
- (f) The court may consider any of the following factors in determining whether to grant relief:

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1	(1) The nature of the offense.
2	(2) Past criminal history of the sex offender.
3	(3) The location where the sex offender is employed
4	or intends to obtain employment.
5	(4) Any other information deemed relevant by the
6	court.
7	(g) If the court grants the petition, the court
8	shall enter an order detailing the relief granted and provide
9	a copy of the order to the prosecuting attorney where the
10	petition was filed and to the Department of Public Safety.
11	(h) A sex offender is not eligible for relief under
12	this section if he or she was adjudicated or convicted of a
13	sex offense previous to or subsequent to the offense of which
14	he or she is petitioning the court for relief or has any
15	pending criminal charges for any sex offense.
16	(i) The state may petition the court to reinstate
17	the restrictions pursuant to subsection (b) of Section 13 for
18	good cause shown.
19	(j) Notwithstanding any state or local law or rule
20	assigning costs and fees for filing and processing civil and
21	criminal cases, a petition filed 30 or more days after
22	sentencing shall be assessed a filing fee in the amount of tw
23	hundred dollars (\$200) to be distributed as provided in

Section 46.

	(k)	If a	sex	offender	seeks	relief	from	the	court
pursuar	nt to t	his s	ectio	on, the en	nforce	ment of	this	act	shall
not be	stayed	pend	ling a	a ruling o	of the	court.			

(1) A person who provides false or misleading information pursuant to this section shall be guilty of a Class C felony.

Section 26. (a) Upon adjudication of delinquency for a sex offense, a juvenile sex offender shall be required to receive sex offender treatment by a sex offender treatment program or provider approved by the Department of Youth Services.

- (b) Upon completion of sex offender treatment, the juvenile sex offender shall be required to undergo a sex offender risk assessment. The treatment provider shall provide a copy of the risk assessment to the sentencing court, the prosecuting attorney, and the juvenile probation officer not less than 60 days prior to the projected release of the juvenile sex offender from a facility where the juvenile sex offender does not have unsupervised access to the public or immediately upon completion of the risk assessment if the juvenile sex offender is not in a facility where the juvenile sex offender does not have unsupervised access to the public.
- (c) Upon receiving the risk assessment, the juvenile probation officer shall immediately notify the attorney for the juvenile sex offender and either the parent, guardian, or

Page 66

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custodian of the juvenile sex offender of the pending relea	se
of the juvenile sex offender and provide them with a copy o	f
the risk assessment.	

- (d) Within 60 days of receiving the risk assessment, the court shall conduct a hearing to determine the risk of the juvenile sex offender to the community and the level of notification that shall apply.
- (e) No juvenile sex offender shall be removed from the supervision of the sentencing court until such time as the juvenile sex offender has completed treatment, the treatment provider has filed a risk assessment with the sentencing court, and the sentencing court has conducted a hearing to determine the risk of the juvenile sex offender to the community and the level of notification that shall apply.

Section 27. (a) In determining whether to apply notification requirements to a juvenile sex offender, the sentencing court shall consider any of the following factors relevant to the risk of re-offense:

(1) Conditions of release that minimize the risk of re-offense, including, but not limited to, whether the juvenile sex offender is under supervision of probation, parole, or aftercare; receiving counseling, therapy, or treatment; or residing in a home situation that provides quidance and supervision.

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1	(2) Physical conditions that minimize the risk of
2	re-offense, including, but not limited to, advanced age or
3	debilitating illness.
4	(3) Criminal history factors indicative of high ris
5	of re-offense, including whether the conduct of the juvenile
6	sex offender was found to be characterized by repetitive and
7	compulsive behavior.
8	(4) Whether psychological or psychiatric profiles
9	indicate a risk of recidivism.
10	(5) The relationship between the juvenile sex
11	offender and the victim.
12	(6) The particular facts and circumstances
13	surrounding the offense.
14	(7) The level of planning and participation in the
15	offense.
16	(8) Whether the offense involved the use of a
17	weapon, violence, or infliction of serious bodily injury.
18	(9) The number, date, and nature of prior offenses
19	(10) The response to treatment of the juvenile sex
20	offender.
21	(11) Recent behavior, including behavior while
22	confined or while under supervision in the community.
23	(12) Recent threats against persons or expressions
24	of intent to commit additional crimes.

SB296

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1	(14) Any Other ractors decided relevant by the court.
2	(b) If the sentencing court determines that the
3	juvenile sex offender shall be subject to notification, the
4	level of notification shall be applied as follows:
5	(1) If the risk of re-offense is low, notification
6	that the juvenile sex offender will be establishing or has
7	established his or her residence shall be provided by local
8	law enforcement to the principal of the school where the
9	juvenile sex offender will attend after release. This
10	notification shall include the name, actual living address,
11	date of birth of the juvenile sex offender, and a statement of
12	the sex offense for which he or she has been adjudicated
13	delinquent, including the age and gender of the victim. This
14	information shall be considered confidential by the school and
15	be shared only with the teachers and staff with supervision
16	over the juvenile sex offender. Whomever, except as
17	specifically provided herein, directly or indirectly discloses
18	or makes use of or knowingly permits the use of information
19	concerning a juvenile sex offender described in this section,
20	upon conviction thereof, shall be guilty of a Class A
21	misdemeanor within the jurisdiction of the juvenile court.
22	(2) If the risk of re-offense is moderate,
23	notification that the juvenile sex offender will be
24	establishing, or has established, his or her residence shall
25	be provided by local law enforcement to all schools and

Page 69

(13) The protection of society.

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13A-6-61, Code of Alabama 1975.

Section 13A-6-63, Code of Alabama 1975.

childcare facilities within three miles of the declared
residence of the juvenile sex offender. A community
notification flyer shall be mailed by regular mail or hand
delivered to all schools or childcare facilities as required
by this subsection. No other method may be used to disseminate $% \left( \frac{1}{2}\right) =\frac{1}{2}\left( \frac{1}{2}\right) $
this information.
(3) If the risk of re-offense is high, the public
shall receive notification as though the juvenile sex offender
were an adult sex offender in accordance with Section 21.
(c) The sentencing court shall enter an order
stating whether the juvenile sex offender shall be subject to
notification and the level of notification that shall be
applied. The court shall provide a copy of the order to the
prosecuting attorney and to the Department of Public Safety.
(d) The determination of notification by the
sentencing court shall not be subject to appeal.
Section 28. (a) A juvenile adjudicated delinquent of
any of the following sex offenses, who was 14 or older at the
time of the offense, shall be subject to registration and
notification, if applicable, for life:
(1) Rape in the first degree, as provided by Section

Page 70

(2) Sodomy in the first degree, as provided by

## SB296

1	(3) Sexual abuse in the first degree, as provided by
2	Section 13A-6-66, Code of Alabama 1975.
3	(4) Sexual torture, as provided by Section
4	13A-6-65.1, Code of Alabama 1975.
5	(5) Any offense committed in any other jurisdiction
6	which, if had been committed in this state under the current
7	provisions of law, would constitute an offense listed in
8	subdivisions (1) to (4).
9	(6) Any offense, committed in this state or any
10	other jurisdiction, comparable to or more severe than
11	aggravated sexual abuse as described in 18 U.S.C. § 2241(a) or
12	(b).
13	(7) Any attempt or conspiracy to commit any of the
14	offenses listed in subdivisions (1) to (6).
15	(b) A juvenile sex offender subject to lifetime
16	
	registration may petition the court for relief from
17	registration may petition the court for relief from registration and notification, if notification was ordered, 25
17 18	
_	registration and notification, if notification was ordered, 25
18	registration and notification, if notification was ordered, 25 years after the juvenile sex offender is released from the
18 19	registration and notification, if notification was ordered, 25 years after the juvenile sex offender is released from the offense subjecting the juvenile sex offender to registration
18 19 20	registration and notification, if notification was ordered, 25 years after the juvenile sex offender is released from the offense subjecting the juvenile sex offender to registration in accordance with this act, pursuant to Section 34.
18 19 20 21	registration and notification, if notification was ordered, 25 years after the juvenile sex offender is released from the offense subjecting the juvenile sex offender to registration in accordance with this act, pursuant to Section 34.  (c) A juvenile sex offender who has been adjudicated

the offense subjecting the juvenile sex offender to registration in accordance with this act.

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- (d) If a juvenile sex offender required to register under this act is civilly committed, hospitalized, or re-incarcerated for another offense or, as the result of having violated the terms of probation, parole, or aftercare, fails to register or fails to comply with the requirements of this act, the registration requirements and the remaining period of time for which the juvenile sex offender shall register shall be tolled during the period of commitment, hospitalization, re-incarceration, or noncompliance.
- (e) The sentencing court or the juvenile court where the juvenile sex offender resides, if the juvenile sex offender's adjudication of delinquency occurred in another jurisdiction, may give a juvenile sex offender credit for the time the juvenile sex offender was registered in another jurisdiction.
- (f) A juvenile sex offender who is subsequently adjudicated as a youthful offender sex offender or convicted of another sex offense during his or her registration period shall be considered solely an adult sex offender.

Section 29. (a) Prior to the release of a juvenile sex offender, the following shall apply:

(1) The responsible agency shall require the juvenile sex offender and the parent, custodian, or guardian SB296

of the juvenile sex offender to provide the required registration information.

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(2) If the juvenile sex offender or the parent, guardian, or custodian of the juvenile sex offender declares a residence outside of the state, the responsible agency shall immediately notify the Department of Public Safety and the designated state law enforcement agency of the state to which the juvenile sex offender or the parent, guardian, or custodian of the juvenile sex offender has declared the residence. The notification shall include all information available to the responsible agency that would be necessary to identify and trace the juvenile sex offender, including, but not limited to, the risk assessment and a current photograph of the juvenile sex offender.

(3) If the juvenile sex offender or the parent, guardian, or custodian of the juvenile sex offender declares a residence within this state, the responsible agency shall immediately notify the Department of Public Safety, and local law enforcement in each county, in which the juvenile sex offender or the parent, guardian, or custodian of the juvenile sex offender has declared the residence. The notification shall include all information available to the responsible agency that would be necessary to identify and trace the juvenile sex offender, including, but not limited to, the risk

assessment	and	а	current	photograph	of	the	juvenile	sex
offender.								

- (b) When a juvenile sex offender becomes the age of majority, the parent, guardian, or custodian of the juvenile sex offender shall no longer be subject to this section and the juvenile sex offender shall instead be solely responsible for all requirements pursuant to this section.
- (c) Any person who violates this section shall be guilty of a Class C felony.

Section 30. (a) Immediately upon release or immediately upon adjudication of delinquency if the juvenile sex offender is not committed, the juvenile sex offender and the parent, custodian, or guardian shall register all required registration information with local law enforcement in each county in which the juvenile sex offender resides or intends to reside.

- (b) Whenever a juvenile sex offender establishes a new residence, the juvenile sex offender and the parent, custodian, or guardian of the juvenile sex offender shall immediately appear in person to register all required registration information with local law enforcement in each county of residence.
- (c) If the parent, custodian, or guardian of a juvenile sex offender transfers or terminates the residence of the juvenile sex offender, or the custody of the juvenile sex

Page 74

#### SB296

1	offender is changed to a different parent, custodian, or
2	guardian resulting in a transfer of residence, the original
3	parent, custodian, or guardian with custody shall immediately
4	notify local law enforcement in each county of residence.
5	(d) Whenever a juvenile sex offender changes any
6	required registration information, the juvenile sex offender
7	and the parent, custodian, or guardian of the juvenile sex
8	offender shall immediately appear in person to update the
9	required registration information with local law enforcement
10	in each county in which the juvenile sex offender resides.
11	(e) A juvenile sex offender required to register for
12	life pursuant to Section 28 shall appear in person with his or
13	her parent, custodian, or guardian to verify all required
14	registration information during the birth month of the
15	juvenile sex offender and every three months thereafter with
16	the local law enforcement in each county of residence unless
17	the juvenile sex offender has been relieved from registration
18	requirements pursuant to Section 34.
19	(f) A juvenile sex offender required to register for
20	10 years pursuant to Section 28 shall appear in person with
21	his or her parent, custodian, or guardian to verify all
22	required registration information during the birth month of
23	the juvenile sex offender and every year thereafter with local
24	law enforcement in each county of residence unless the

juvenile sex offender has been relieved from registration requirements pursuant to Section 24.

- (g) At the time of registration, the juvenile sex offender shall be provided a form explaining all duties and any restrictions placed on the juvenile sex offender. The juvenile sex offender and the parent, custodian, or guardian of the juvenile sex offender shall read and sign this form stating that he or she understands the duties and restrictions placed on the juvenile sex offender and his or her parent, custodian, or guardian.
- (h) When a juvenile sex offender becomes the age of majority, the parent, custodian, or guardian of the juvenile sex offender shall no longer be subject to the requirements of this section, and the juvenile sex offender shall instead be solely responsible for the requirements in this section.
- $\mbox{(i) A person who violates this section shall be} \\ \mbox{guilty of a Class C felony.}$

Section 31. (a) During the time a juvenile sex offender is subject to the registration requirements of this act, the juvenile sex offender shall not apply for, accept, or maintain employment or vocation, or volunteer for any employment or vocation at any school, childcare facility, or any other business or organization that provides services primarily to children.

SB296

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(b) it shall be unlawful for the owner of operator
of any childcare facility or any other organization that
provides services primarily to children to knowingly employ or
accept volunteer services from a juvenile sex offender.

(c) Any person who violates this section shall be quilty of a Class C felony.

Section 32. (a) A juvenile sex offender or youthful offender sex offender, or equivalent thereto, who is not currently a resident of this state, shall immediately appear in person and register all required registration information upon establishing a residence, accepting employment, or beginning school attendance in this state with local law enforcement in each county where the juvenile sex offender or youthful offender sex offender resides or intends to reside, accepts employment, or begins school attendance.

- (b) Within 30 days of initial registration, the juvenile sex offender or youthful offender sex offender shall provide each registering agency with a certified copy of his or her adjudication; however, a juvenile sex offender or youthful offender sex offender shall be exempt under this subsection if the court of adjudication seals the records and refuses to provide a certified copy or the records have been destroyed by the court.
- (c) Whenever a juvenile sex offender enters this state to establish a residence, he or she shall be subject to

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the requirements of this act as it applies to juvenile sex
offenders in this state.
(d) Whenever a youthful offender sex offender, or
equivalent thereto, enters this state to establish a
residence, he or she shall be subject to the requirements of
this act as it applies to youthful offender sex offenders in
this state.
(e) A juvenile sex offender or youthful offender sex
offender entering this state to accept employment or begin
school attendance, but not to establish a residence, must
immediately appear in person and register any subsequent
changes to the required registration information with local
law enforcement in each county where he or she is required to
register.
(f) Any person who violates this section shall be
guilty of a Class C felony.
Section 33. Notwithstanding any other provision of
law, the court records of juvenile sex offenders are to be
retained, either in paper format or electronically, and not to
be destroyed for a period of 75 years from the date of
adjudication.
Section 34. (a) A juvenile sex offender subject to
lifetime registration pursuant to Section 28 may file a
petition requesting the court to enter an order relieving the

Page 78

juvenile sex offender of the requirements pursuant to this act

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1	25 years after the juvenile sex offender is released from the
2	custody of the Department of Youth Services or sentenced, if
3	the juvenile sex offender was placed on probation, for the sex
4	offense requiring registration pursuant to this act.
5	(b) The petition shall be filed as follows:
6	(1) If the juvenile sex offender was adjudicated
7	delinquent of a sex offense in this state, the petition shall
8	be filed in the juvenile court of the county in which the
9	juvenile sex offender was adjudicated delinquent.
10	(2) If the juvenile sex offender was adjudicated
11	delinquent of a sex offense in a jurisdiction outside of this
12	state, the petition shall be filed in the juvenile court of
13	the county in which the juvenile sex offender resides.
14	(c)(l) The juvenile sex offender shall serve a copy
15	of the petition by certified mail on all of the following:
16	a. The prosecuting attorney in the county of
17	adjudication, if the juvenile sex offender was adjudicated
18	delinquent in this state.
19	b. The prosecuting attorney of the county in which
20	the juvenile sex offender resides.
21	c. Local law enforcement where the juvenile sex
22	offender was adjudicated delinquent, if the juvenile sex
23	offender was adjudicated delinquent in this state.
24	d. Local law enforcement where the juvenile sex
25	offender resides.

(2) Failure of the juvenile sex offender to serve
copy of the petition as required by this subsection shall
result in an automatic denial of the petition.
(d) The petition and documentation to support the
petition shall include all of the following:
(1) A certified copy of the adjudication of
delinquency requiring registration.

- (2) Documentation of the juvenile sex offender's release date or sentencing date if the juvenile sex offender was placed on probation.
- (3) Evidence that the juvenile sex offender has completed a treatment program approved by the Department of Youth Services.
- (4) A list of each county and jurisdiction in which the juvenile sex offender is required to register or has ever been required to register.
- (5) The juvenile sex offender's criminal record and an affidavit stating that the juvenile sex offender has no pending criminal charges.
- (6) Any other information requested by the court relevant to the petition.
- (e) Upon notification of the petition, the prosecuting attorney shall make reasonable efforts to notify the victim of the offense for which the juvenile sex offender is required to register of the petition and of the dates and

times	ot	any	hearings	or	other	proceedings	ın	connection	MIEU
the pe	etit	ion.							

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- (f) The court shall hold a hearing prior to ruling on the petition. At the hearing, the prosecuting attorney and the victim shall have the opportunity to be heard.
- (g) The court may consider any of the following factors to determine whether to grant relief:
- (1) Recommendations from the juvenile sex offender's probation officer, including, but not limited to, the recommendations in the predisposition report and the juvenile sex offender's compliance with supervision requirements.
- (2) Recommendations from the juvenile sex offender's treatment provider, including, but not limited to, whether the juvenile sex offender successfully completed a treatment program approved by the Department of Youth Services.
  - (3) Recommendations from the prosecuting attorney.
- (4) Any written or oral testimony submitted by the victim or the parent, custodian, or guardian of the victim.
- (5) The facts and circumstances surrounding the offense including, but not limited to, the age and number of victims, whether the act was premeditated, and whether the offense involved the use of a weapon, violence, or infliction of serious bodily injury.

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1	(6) Any criminal behavior of the juvenile sex
2	offender before and after the adjudication of delinquency tha
3	requires reporting.
4	(7) The stability of the juvenile sex offender in
5	employment and housing and his or her community and personal
6	support system.
7	(8) The protection of society.
8	(9) Any other factors deemed relevant by the court.
9	(h) If the court is satisfied by clear and
10	convincing evidence that the juvenile sex offender is
11	rehabilitated and does not pose a threat to the safety of the
12	public, the court may grant relief.

(i) The court shall provide a copy of any order granting relief to the prosecuting attorney and to the Department of Public Safety.

- (j) Upon receipt of a copy of an order granting relief as provided in this section, the Department of Public Safety shall remove the juvenile sex offender from the public registry website. If the registering agencies maintain a local registry of sex offenders who are registered with their agencies, the registering agencies shall remove the registration information of the juvenile sex offender from the local sex offender public registry, if notification applied.
- \$(k)\$ If the court denies the petition for relief, the juvenile sex offender shall wait at least 12 months from the

Page 82

1	date of the order denying the petition before petitioning the
2	court again.
3	(1) Notwithstanding any state or local law or rule
4	assigning costs and fees for filing and processing civil and
5	criminal cases, the fee for filing the petition for relief
6	shall be two hundred dollars (\$200) to be distributed as
7	provided in Section 46.
8	(m) If a sex offender seeks relief from the court
9	pursuant to this section, the enforcement of this act shall
10	not be stayed pending a ruling of the court.
11	(n) A person who provides false or misleading
12	information pursuant to this section shall be guilty of a
13	Class C felony.
14	Section 35. For the purposes of this act, a youthful
15	offender sex offender who has not been previously adjudicated
16	or convicted of a sex offense and who has not yet attained the
17	age of 18 shall be considered a juvenile sex offender. A
18	youthful offender sex offender who has been previously
19	adjudicated or convicted of a sex offense as a juvenile sex
20	offender, youthful offender sex offender, or adult sex
21	offender, or who has attained the age of 18 shall be treated
22	as an adult sex offender convicted of a sex offense. A
23	youthful offender sex offender who is treated as a juvenile
24	sex offender for purposes of this act may not be released from
25	the jurisdiction of the sentencing court until the youthful

0	ffende	r sex	offer	nder	has	unde	ergo	one	sex	offender	treatment	and
a	risk	assess	ment	as	requi	red	by	Sec	tion	26.		

Section 36. (a) No sex offender shall change his or her name unless the change is incident to a change in the marital status of the sex offender or is necessary to effect the exercise of the religion of the sex offender. Such a change shall be immediately reported to local law enforcement in each county in which the sex offender is required to register. If the sex offender is subject to the notification provision of this act, the reporting of a name change under this section shall invoke notification.

 $\mbox{(b) Any person who violates this section shall be} \\ \mbox{guilty of a Class C felony.}$ 

Section 37. (a) When a county is notified that a sex offender intends to reside, be employed, or attend school in its county and the sex offender fails to appear for registration upon entering that county as required, the sheriff of the county that received the notice shall immediately inform the sheriff of the county that provided the notice that the sex offender failed to appear for registration as required.

(b) When a sex offender fails to register or cannot be located, an effort shall immediately be made by the sheriff in the county in which the sex offender failed to register or

5829
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1	is unable to be located to determine whether the sex offender
2	has absconded.
3	(c) If no determination can be made as to whether
4	the sex offender has absconded, the sheriff of the county in
5	which the sex offender failed to appear for registration shall
6	immediately notify the Department of Public Safety and the
7	United States Marshals Service that the sex offender cannot be
8	located and provide any information available to determine
9	whether the sex offender absconded to the United States
.0	Marshals Service.
.1	(d) Once a determination is made that the sex
2	offender has absconded, the following shall occur:
.3	(1) The sheriff of the county in which the sex
.4	offender has absconded shall immediately obtain a warrant for $% \left( 1\right) =\left( 1\right) \left( 1\right$
15	the arrest of the sex offender.
.6	(2) The sheriff of the county in which the sex
.7	offender has absconded shall immediately notify the United
.8	States Marshals Service and the Department of Public Safety.
. 9	(3) The Department of Public Safety shall
20	immediately update its public registry website to reflect that
21	the sex offender has absconded.
22	(4) The Department of Public Safety shall
23	immediately notify the Criminal Justice Information Center,
24	who shall immediately notify the National Criminal Information
5	Center.

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1	(5) The Department of Public Safety shall
2	immediately notify the National Sex Offender Registry to
3	reflect that the sex offender has absconded and enter the
4	information into the National Crime Center Wanted Person File.
5	Section 38. (a) If a sex offender escapes from a
6	state or local correctional facility, juvenile detention
7	facility, or any other facility that would not permit
8	unsupervised access to the public, the responsible agency,
9	within 24 hours, shall notify the Department of Public Safety,
10	local law enforcement who had jurisdiction at the time of
11	adjudication or conviction of the sex offense, the sheriff of
12	the county and each chief of police of every municipality in
13	the county where the sex offender escaped, and the United
14	States Marshals Service.
15	(b) The responsible agency shall provide each law
16	enforcement agency listed in subsection (a) with the following
17	information:
18	(1) The name and aliases of the sex offender.
19	(2) The amount of time remaining to be served by the
20	sex offender.
21	(3) The nature of the crime for which the sex
22	offender was incarcerated.
23	(4) A copy of the fingerprints and current
24	photograph of the sex offender and a summary of the criminal
25	record of the sex offender.

Page 86

# SB296

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1	Section 39. (a) A person is guilty of the crime of
2	harboring, assisting, concealing, or withholding information
3	about a sex offender if the person has knowledge or reason to
4	believe that a sex offender is required to register and has
5	not complied with the registration requirements of this act
6	and the person assists the sex offender in avoiding a law
7	enforcement agency that is seeking to find the sex offender to
8	question the sex offender about, or to arrest the sex offende
9	for, noncompliance with the requirements of this act if the
10	person does any of the following:
11	(1) Harbors, attempts to harbor, or assists another
12	person in harboring or attempting to harbor the sex offender.
13	(2) Allows a sex offender to reside at his or her
14	residence to avoid registration if the address is not the
15	address the sex offender listed as his or her residence
16	address.
17	(3) Warns a sex offender that a law enforcement
18	agency is attempting to locate the sex offender.
19	(4) Provides the sex offender with money,
20	transportation, weapon, disguise, or other means of avoiding
21	discovery or apprehension.
22	(5) Conceals, attempts to conceal, or assists
23	another in concealing or attempting to conceal the sex
24	offender.

(6) Provides information to a law enforcement agency

regarding a sex offender which the person knows to be false.
(b) For the purposes of this section, the term law
enforcement agency includes, but is not limited to, the Board
of Pardons and Paroles.
(c) Harboring, assisting, or concealing a sex
offender is a Class C felony.
Section 40. (a) It is the intent of the Legislature
that a duplicate of a certified copy of a public record be
admissible and is not dependent on the original custodian of
record to gain admissibility. Further, the Legislature finds
that the certification by the clerk of the court and the
certification by the Department of Public Safety assures
reliability and trustworthiness.
(b) The clerk of the court shall forward a certified
copy of a sex offender's adjudication or conviction to the
Department of Public Safety within 30 days of sentencing of
any of the offenses listed in Section 5.
(c) Any state, county, or municipal law enforcement
agency, the Attorney General, or a district attorney may
request a duplicate of the sex offender's adjudication or
conviction from the Department of Public Safety.

Page 88

in subsection (c), the custodian of records, or its designee,

(d) Upon the request of any of the agencies listed

#### SB296

1	of the Department of Public Safety shall immediately certify
2	all of the following:
3	(1) That the Department of Public Safety received
4	the certified copy of the sex offender's conviction or
5	adjudication from the clerk of the court pursuant to
6	subsection (b).
7	(2) That the original certified copy received from
8	the clerk of the court remains in the possession of the
9	Department of Public Safety.
10	(3) That no changes or alterations have been made t
11	the original certified copy.
12	(e) Upon certification by the Department of Public
13	Safety as provided in subsection (d), the Department of Publi
14	Safety shall immediately forward the certified documents to
15	the requesting agency.
16	(f) Notwithstanding any other law or rule of
17	evidence, a certified copy of the record of adjudication or
18	conviction as defined in subsection (b), provided by the
19	Department of Public Safety as provided in subsection (d),
20	shall be proof of the sex offender's adjudication or
21	conviction of a sex offense and shall be admissible into
22	evidence, without further proof, in any court in this state.
23	(g) For the purpose of this section, the term
24	conviction or adjudication shall mean a final conviction or

SB296

1	adjudication, regardless of whether the conviction or
2	adjudication is on appeal.
3	(h) Any clerk of a court, who fails to report any
4	such conviction or adjudication in his or her court shall be
5	guilty of a Class A misdemeanor.
6	Section 41. (a) After a sex offender's conviction or
7	adjudication, and upon request of the Attorney General's
8	Office, the office of the prosecuting attorney or the clerk of
9	the court shall immediately forward the victim's name and most
10	current address, if available, to the Attorney General's
11	Office of Victim Assistance.
12	(b) When providing notice of a parole hearing, the
13	Board of Pardons and Paroles shall provide the Attorney
14	General's Office of Victim Assistance with any victim
15	information on victims whose offenders are subject to this
16	act.
17	(c) Upon request of the victim, the Attorney
18	General's Office of Victim Assistance shall send a notice to
19	the victim notifying the victim of the pending release of the
20	sex offender and the location at which the sex offender
21	intends to reside. This request by the victim shall be made
22	electronically or in writing to the Attorney General's Office
23	of Victim Assistance.
24	(d) It shall be the responsibility of the victim to
25	inform the Attorney General's Office of Victim Assistance of

1	any change to the victim's address or any other pertinent
2	information. If the notice sent by the Attorney General's
3	Office of Victim Assistance is returned as undeliverable, no
4	further action shall be required of the Attorney General's
5	Office of Victim Assistance.
6	Section 42. (a) Any jurisdiction or agency
7	responsible for registering a sex offender shall immediately
8	forward all required registration information and any changes
9	to the required registration information received to the
10	Department of Public Safety in a manner determined by the
11	director of the department and promulgated in rule by the
12	director upon recommendation of an advisory board consisting
13	of representatives of the office of the Attorney General,
14	District Attorneys Association, Chiefs of Police Association,
15	Sheriffs Association, and the Department of Public Safety. The
16	advisory board members shall not receive any compensation or
17	reimbursement for serving on the advisory board.
18	(b) Upon notification or discovery of the death of
19	sex offender, the registering agency shall immediately notify
20	the Department of Public Safety.
21	(c) The Department of Public Safety shall
22	immediately enter all registration information received into
23	its sex offender database.

Page 90

SB2	96	

1	(d) All information received by the Department of
2	Public Safety shall be immediately forwarded to the following
3	by the Department of Public Safety:
4	(1) The Alabama Criminal Justice Information Center,
5	who will in turn provide any information received to the
6	National Criminal Information Center or any other law
7	enforcement agency for any lawful criminal justice purpose.
8	(2) The Sex Offender Registration and Notification
9	Act Exchange Portal.
10	(3) The National Sex Offender Registry.
11	(4) Each county and municipality where the sex
12	offender resides, is an employee, or is a student.
13	(5) Each county and municipality from or to which a
14	change of residence, employment, or student status occurs.
15	(6) The campus police in each county or jurisdiction
16	where the sex offender is a student.
17	(7) The United States Marshals Service, if the sex
18	offender is terminating residence in a jurisdiction to
19	relocate to a foreign country.
20	(8) The Attorney General's Office of Victim
21	Assistance.
22	(e) Upon request, all registration information shall
23	be available to all federal, state, county, and municipal law
24	enforcement agencies, prosecuting attorneys, probation

1	officers, and any National Child Protection Act agencies in
2	electronic form.
3	(f) No existing state laws, including, but not
4	limited to, statutes that would otherwise make juvenile and
5	youthful offender records confidential, shall preclude the
6	disclosure of any information requested by a responsible
7	agency, a law enforcement officer, a criminal justice agency,
8	the Office of the Attorney General, or a prosecuting attorney
9	for purposes of administering, implementing, or enforcing this
10	act.
11	(g) The sheriff of each county shall maintain a
12	register or roster of the names of all persons registered by
13	him or her pursuant to this act. The information contained in
14	the register or roster shall be made available, upon request,
15	to all federal, state, county, and municipal law enforcement
16	agencies, prosecuting attorneys, or probation officers for the
17	administration, implementation, or enforcement of this act.
18	Section 43. Except as provided in Sections 23, 24,
19	25, and 34, the sex offender registration and notification
20	requirements required by this act are mandatory and shall not
21	be altered, amended, waived, or suspended by any court. Any
22	order altering, amending, waiving, or suspending sex offender
23	registration and notification requirements, except as provided
24	in Sections 23, 24, 25, and 34, shall be null, void, and of no

effect.

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1	Section 44. (a) The Director of the Department of
2	Public Safety shall promulgate rules establishing an
3	administrative hearing for persons who are only made subject
4	to this act pursuant to subdivision (33) of Section 5.
5	(b) The Director of the Department of Public Safety
6	shall promulgate rules setting forth a listing of offenses
7	from other jurisdictions that are to be considered criminal
8	sex offenses under subdivision (33) of Section 5. Thereafter,
9	any individual convicted of any offense set forth in the
10	listing shall immediately be subject to this article and shall
11	not be entitled to an administrative hearing as provided in
12	subsection (a).
13	(c) The Director of the Department of Public Safety
14	shall have the authority to promulgate any rules as are
15	necessary to implement and enforce this act.
16	Section 45. (a) A sex offender who is convicted of
17	any offense specified in this act, in addition to any
18	imprisonment or fine, or both, imposed for the commission of
19	the underlying offense, shall be punished by a fine of two
20	hundred fifty dollars (\$250).
21	(b) The fines collected in subsection (a) shall be
22	distributed as follows:
23	(1) Fifty dollars (\$50) to the Highway Traffic
24	Safety Fund in the Department of Public Safety.

Page 94

# SB296

1	(2) Twenty-five dollars (\$25) to the Circuit Clerk's
2	Restitution Recovery Fund.
3	(3) Twenty-five dollars (\$25) to the State General
4	Fund.
5	(4) Fifty dollars (\$50) to the District Attorney's
6	Fund or the fund prescribed by law for district attorney fees.
7	(5) Fifty dollars (\$50) to the Office of Prosecution
8	Services for the Alabama Computer Forensics Labs.
9	(6) Fifty dollars (\$50) to the local law enforcement
10	agency providing notification.
11	(c) Fines ordered pursuant to this section shall not
12	be waived, suspended, or remitted.
13	Section 46. The two hundred dollar (\$200) filing fee
14	paid by a sex offender who petitions the court for relief
15	pursuant to Sections 23, 24, 25, or 34 shall be distributed as
16	follows:
17	(1) Fifty dollars (\$50) to the Circuit Clerk's
18	Restitution Recovery Fund.
19	(2) Fifty dollars (\$50) to the law enforcement
20	agency providing community notification.
21	(3) Fifty dollars (\$50) to the District Attorney's
22	Fund or the fund prescribed by law for district attorney fees.
23	(4) Fifty dollars (\$50) to Child Advocacy Centers.
24	(d) The filing fee shall not be suspended, waived,
25	or remitted.

SB296

(d) For the purpose of Section 13A-5-6(c), Code of

Section 47. Nothing in this act shall be construed
as creating a cause of action against the state or any of it
agencies, officials, employees, or political subdivisions
based on the performance of any duty imposed by this act or
the failure to perform any duty imposed by this act.
Section 48. (a) For the purposes of Sections
13A-5-2, $13A-5-6$ , $14-9-41$ , $15-18-8$ , $15-22-27.3$ , or any other

13A-5-2, 13A-5-6, 14-9-41, 15-18-8, 15-22-27.3, or any other section of the Code of Alabama 1975, a criminal sex offense involving a child shall mean a conviction for any sex offense in which the victim was a child under the age of 12 or any offense involving child pornography.

(b) For the purpose of Section 12-15-107(a)(7), Code of Alabama 1975, a juvenile probation officer shall notify the state and either the parent, legal guardian, or legal custodian of a juvenile sex offender, or the child's attorney for the juvenile sex offender, of the pending release of the sex offender and provide them with a copy of the risk assessment pursuant to Section 26(c).

(c) For the purpose of Section 12-15-116(a)(5), Code of Alabama 1975, a juvenile court shall have exclusive original jurisdiction to try any individual who is 18 years of age or older and violates any of the juvenile criminal sex offender provisions of Section 27(b)(1).

2	Alabama 1975, an offender is designated a sexually violent
3	predator pursuant to Section 19.
4	(e) For the purpose of Sections 36-18-24(b)(6) and
5	36-18-25(c)(1), Code of Alabama 1975, sexual offenses shall
6	include, but not be limited to, those offenses pursuant to
7	Section 5.
8	(f) For the purpose of Section 32-6-49.24, Code of
9	Alabama 1975, a person who is registered as a sex offender or
10	convicted of a crime that requires registration as a sex
11	offender is a person who is required to register as a sex
12	offender pursuant to this act. A crime or offense that
13	requires registration as a sex offender shall include, but not
14	be limited to, those offenses pursuant to Section $5$ .
15	(g) For the purpose of Sections 38-13-2 and 38-13-4,
16	Code of Alabama 1975, a sex crime shall also include any

offense listed in this act pursuant to Section 5.

of Alabama 1975, are repealed.

Section 50. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, that declaration shall not affect the part

13A-11-202 and Sections 15-20-1 to 15-20-38, inclusive, Code

Section 49. Sections 13A-11-200, 13A-11-201, and

24 which remains.

1	Section 51. Although this bill would have as its
2	purpose or effect the requirement of a new or increased
3	expenditure of local funds, the bill is excluded from further
4	requirements and application under Amendment 621, now
5	appearing as Section 111.05 of the Official Recompilation of
6	the Constitution of Alabama of 1901, as amended, because the
7	bill defines a new crime or amends the definition of an
8	existing crime.
9	Section 52. This act shall become effective on July
10	1, 2011, following its passage and approval by the Governor,
11	or its otherwise becoming law.

Page 98

SB296

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3	Tay Vey
4	President and Presiding Officer of the Senate
5	
6	Speaker of the House of Representatives
7 8 9 10 11 12 13 14	SB296 Senate 05-MAY-11 I hereby certify that the within Act originated in and passed the Senate, as amended.  Patrick Harris Secretary
16 17 18 19	House of Representatives Amended and passed 01-JUN-11
20 21	Senate concurred in House amendment 02-JUN-11
22	
23 24	By: Senator Ward
	APPROVED Jame 9 201/ Alabama Secretary Of State  Alabama Secretary Of State  Act Num: 2011-640  Bill Num: 5-296  Page 99 Recy'd 06/09/11 05:45pmTLW