



Rep. William Cunningham

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1 AMENDMENT TO HOUSE BILL 5280

2 AMENDMENT NO. _____. Amend House Bill 5280, AS AMENDED, by
3 replacing everything after the enacting clause with the
4 following:

5 "Section 5. The Unified Code of Corrections is amended by
6 changing Section 5-8-1 as follows:

7 (730 ILCS 5/5-8-1) (from Ch. 38, par. 1005-8-1)

8 Sec. 5-8-1. Natural life imprisonment; enhancements for
9 use of a firearm; mandatory supervised release terms.

10 (a) Except as otherwise provided in the statute defining
11 the offense or in Article 4.5 of Chapter V, a sentence of
12 imprisonment for a felony shall be a determinate sentence set
13 by the court under this Section, according to the following
14 limitations:

15 (1) for first degree murder,

16 (a) (blank),

1 (b) if a trier of fact finds beyond a reasonable
2 doubt that the murder was accompanied by exceptionally
3 brutal or heinous behavior indicative of wanton
4 cruelty or, except as set forth in subsection (a)(1)(c)
5 of this Section, that any of the aggravating factors
6 listed in subsection (b) or (b-5) of Section 9-1 of the
7 Criminal Code of 1961 are present, the court may
8 sentence the defendant to a term of natural life
9 imprisonment, or

10 (c) the court shall sentence the defendant to a
11 term of natural life imprisonment when the death
12 penalty is not imposed if the defendant,

13 (i) has previously been convicted of first
14 degree murder under any state or federal law, or

15 (ii) is a person who, at the time of the
16 commission of the murder, had attained the age of
17 17 or more and is found guilty of murdering an
18 individual under 12 years of age; or, irrespective
19 of the defendant's age at the time of the
20 commission of the offense, is found guilty of
21 murdering more than one victim, or

22 (iii) is found guilty of murdering a peace
23 officer, fireman, or emergency management worker
24 when the peace officer, fireman, or emergency
25 management worker was killed in the course of
26 performing his official duties, or to prevent the

1 peace officer or fireman from performing his
2 official duties, or in retaliation for the peace
3 officer, fireman, or emergency management worker
4 from performing his official duties, and the
5 defendant knew or should have known that the
6 murdered individual was a peace officer, fireman,
7 or emergency management worker, or

8 (iv) is found guilty of murdering an employee
9 of an institution or facility of the Department of
10 Corrections, or any similar local correctional
11 agency, when the employee was killed in the course
12 of performing his official duties, or to prevent
13 the employee from performing his official duties,
14 or in retaliation for the employee performing his
15 official duties, or

16 (v) is found guilty of murdering an emergency
17 medical technician - ambulance, emergency medical
18 technician - intermediate, emergency medical
19 technician - paramedic, ambulance driver or other
20 medical assistance or first aid person while
21 employed by a municipality or other governmental
22 unit when the person was killed in the course of
23 performing official duties or to prevent the
24 person from performing official duties or in
25 retaliation for performing official duties and the
26 defendant knew or should have known that the

1 murdered individual was an emergency medical
2 technician - ambulance, emergency medical
3 technician - intermediate, emergency medical
4 technician - paramedic, ambulance driver, or other
5 medical assistant or first aid personnel, or

6 (vi) is a person who, at the time of the
7 commission of the murder, had not attained the age
8 of 17, and is found guilty of murdering a person
9 under 12 years of age and the murder is committed
10 during the course of aggravated criminal sexual
11 assault, criminal sexual assault, or aggravated
12 kidnaping, or

13 (vii) is found guilty of first degree murder
14 and the murder was committed by reason of any
15 person's activity as a community policing
16 volunteer or to prevent any person from engaging in
17 activity as a community policing volunteer. For
18 the purpose of this Section, "community policing
19 volunteer" has the meaning ascribed to it in
20 Section 2-3.5 of the Criminal Code of 1961.

21 For purposes of clause (v), "emergency medical
22 technician - ambulance", "emergency medical technician
23 - intermediate", "emergency medical technician -
24 paramedic", have the meanings ascribed to them in the
25 Emergency Medical Services (EMS) Systems Act.

26 (d) (i) if the person committed the offense while

1 armed with a firearm, 15 years shall be added to
2 the term of imprisonment imposed by the court;

3 (ii) if, during the commission of the offense,
4 the person personally discharged a firearm, 20
5 years shall be added to the term of imprisonment
6 imposed by the court;

7 (iii) if, during the commission of the
8 offense, the person personally discharged a
9 firearm that proximately caused great bodily harm,
10 permanent disability, permanent disfigurement, or
11 death to another person, 25 years or up to a term
12 of natural life shall be added to the term of
13 imprisonment imposed by the court.

14 (2) (blank);

15 (2.5) for a person convicted under the circumstances
16 described in subdivision (b)(1)(B) of Section 11-1.20 or
17 paragraph (3) of subsection (b) of Section 12-13,
18 subdivision (d)(2) of Section 11-1.30 or paragraph (2) of
19 subsection (d) of Section 12-14, subdivision (b)(1.2) of
20 Section 11-1.40 or paragraph (1.2) of subsection (b) of
21 Section 12-14.1, subdivision (b)(2) of Section 11-1.40 or
22 paragraph (2) of subsection (b) of Section 12-14.1 of the
23 Criminal Code of 1961, the sentence shall be a term of
24 natural life imprisonment.

25 (b) (Blank).

26 (c) (Blank).

1 (d) Subject to earlier termination under Section 3-3-8, the
2 parole or mandatory supervised release term shall be written as
3 part of the sentencing order and shall be as follows:

4 (1) for first degree murder or a Class X felony except
5 for the offenses of predatory criminal sexual assault of a
6 child, aggravated criminal sexual assault, and criminal
7 sexual assault if committed on or after the effective date
8 of this amendatory Act of the 94th General Assembly and
9 except for the offense of aggravated child pornography
10 under Section 11-20.1B or 11-20.3 of the Criminal Code of
11 1961, if committed on or after January 1, 2009, and except
12 for a second or subsequent offense of luring of a minor
13 committed on or after the effective date of this amendatory
14 Act of the 97th General Assembly when the person has a
15 prior conviction in Illinois of a sex offense as defined in
16 the Sex Offender Registration Act, or any substantially
17 similar federal, Uniform Code of Military Justice, sister
18 state, or foreign government offense, 3 years;

19 (2) for a Class 1 felony or a Class 2 felony except for
20 the offense of criminal sexual assault if committed on or
21 after the effective date of this amendatory Act of the 94th
22 General Assembly and except for the offenses of manufacture
23 and dissemination of child pornography under clauses
24 (a) (1) and (a) (2) of Section 11-20.1 of the Criminal Code
25 of 1961, if committed on or after January 1, 2009, and
26 except for a second or subsequent offense of luring of a

1 minor committed on or after the effective date of this
2 amendatory Act of the 97th General Assembly when the person
3 has a prior conviction in Illinois of a sex offense as
4 defined in the Sex Offender Registration Act, or any
5 substantially similar federal, Uniform Code of Military
6 Justice, sister state, or foreign government offense, 2
7 years;

8 (3) for a Class 3 felony or a Class 4 felony, except
9 for a second or subsequent offense of luring of a minor
10 committed on or after the effective date of this amendatory
11 Act of the 97th General Assembly when the person has a
12 prior conviction in Illinois of a sex offense as defined in
13 the Sex Offender Registration Act, or any substantially
14 similar federal, Uniform Code of Military Justice, sister
15 state, or foreign government offense, 1 year;

16 (4) for defendants who commit the offense of predatory
17 criminal sexual assault of a child, aggravated criminal
18 sexual assault, or criminal sexual assault, on or after the
19 effective date of this amendatory Act of the 94th General
20 Assembly, or who commit the offense of aggravated child
21 pornography, manufacture of child pornography, or
22 dissemination of child pornography after January 1, 2009,
23 or who commit a second or subsequent offense of luring of a
24 minor committed on or after the effective date of this
25 amendatory Act of the 97th General Assembly when the person
26 has a prior conviction in Illinois of a sex offense as

1 defined in the Sex Offender Registration Act, or any
2 substantially similar federal, Uniform Code of Military
3 Justice, sister state, or foreign government offense, the
4 term of mandatory supervised release shall range from a
5 minimum of 3 years to a maximum of the natural life of the
6 defendant;

7 (5) if the victim is under 18 years of age, for a
8 second or subsequent offense of aggravated criminal sexual
9 abuse or felony criminal sexual abuse, 4 years, at least
10 the first 2 years of which the defendant shall serve in an
11 electronic home detention program under Article 8A of
12 Chapter V of this Code;

13 (6) for a felony domestic battery, aggravated domestic
14 battery, stalking, aggravated stalking, and a felony
15 violation of an order of protection, 4 years.

16 (e) (Blank).

17 (f) (Blank).

18 (Source: P.A. 96-282, eff. 1-1-10; 96-1000, eff. 7-2-10;
19 96-1200, eff. 7-22-10; 96-1475, eff. 1-1-11; 96-1551, eff.
20 7-1-11; 97-333, eff. 8-12-11; 97-531, eff. 1-1-12; revised
21 9-14-11.)

22 Section 10. The Sex Offender Registration Act is amended by
23 changing Section 2 as follows:

24 (730 ILCS 150/2) (from Ch. 38, par. 222)

1 Sec. 2. Definitions.

2 (A) As used in this Article, "sex offender" means any
3 person who is:

4 (1) charged pursuant to Illinois law, or any
5 substantially similar federal, Uniform Code of Military
6 Justice, sister state, or foreign country law, with a sex
7 offense set forth in subsection (B) of this Section or the
8 attempt to commit an included sex offense, and:

9 (a) is convicted of such offense or an attempt to
10 commit such offense; or

11 (b) is found not guilty by reason of insanity of
12 such offense or an attempt to commit such offense; or

13 (c) is found not guilty by reason of insanity
14 pursuant to Section 104-25(c) of the Code of Criminal
15 Procedure of 1963 of such offense or an attempt to
16 commit such offense; or

17 (d) is the subject of a finding not resulting in an
18 acquittal at a hearing conducted pursuant to Section
19 104-25(a) of the Code of Criminal Procedure of 1963 for
20 the alleged commission or attempted commission of such
21 offense; or

22 (e) is found not guilty by reason of insanity
23 following a hearing conducted pursuant to a federal,
24 Uniform Code of Military Justice, sister state, or
25 foreign country law substantially similar to Section
26 104-25(c) of the Code of Criminal Procedure of 1963 of

1 such offense or of the attempted commission of such
2 offense; or

3 (f) is the subject of a finding not resulting in an
4 acquittal at a hearing conducted pursuant to a federal,
5 Uniform Code of Military Justice, sister state, or
6 foreign country law substantially similar to Section
7 104-25(a) of the Code of Criminal Procedure of 1963 for
8 the alleged violation or attempted commission of such
9 offense; or

10 (2) certified as a sexually dangerous person pursuant
11 to the Illinois Sexually Dangerous Persons Act, or any
12 substantially similar federal, Uniform Code of Military
13 Justice, sister state, or foreign country law; or

14 (3) subject to the provisions of Section 2 of the
15 Interstate Agreements on Sexually Dangerous Persons Act;
16 or

17 (4) found to be a sexually violent person pursuant to
18 the Sexually Violent Persons Commitment Act or any
19 substantially similar federal, Uniform Code of Military
20 Justice, sister state, or foreign country law; or

21 (5) adjudicated a juvenile delinquent as the result of
22 committing or attempting to commit an act which, if
23 committed by an adult, would constitute any of the offenses
24 specified in item (B), (C), or (C-5) of this Section or a
25 violation of any substantially similar federal, Uniform
26 Code of Military Justice, sister state, or foreign country

1 law, or found guilty under Article V of the Juvenile Court
2 Act of 1987 of committing or attempting to commit an act
3 which, if committed by an adult, would constitute any of
4 the offenses specified in item (B), (C), or (C-5) of this
5 Section or a violation of any substantially similar
6 federal, Uniform Code of Military Justice, sister state, or
7 foreign country law.

8 Convictions that result from or are connected with the same
9 act, or result from offenses committed at the same time, shall
10 be counted for the purpose of this Article as one conviction.
11 Any conviction set aside pursuant to law is not a conviction
12 for purposes of this Article.

13 For purposes of this Section, "convicted" shall have the
14 same meaning as "adjudicated".

15 (B) As used in this Article, "sex offense" means:

16 (1) A violation of any of the following Sections of the
17 Criminal Code of 1961:

18 11-20.1 (child pornography),

19 11-20.1B or 11-20.3 (aggravated child
20 pornography),

21 11-6 (indecent solicitation of a child),

22 11-9.1 (sexual exploitation of a child),

23 11-9.2 (custodial sexual misconduct),

24 11-9.5 (sexual misconduct with a person with a
25 disability),

26 11-14.4 (promoting juvenile prostitution),

1 11-15.1 (soliciting for a juvenile prostitute),
2 11-18.1 (patronizing a juvenile prostitute),
3 11-17.1 (keeping a place of juvenile
4 prostitution),
5 11-19.1 (juvenile pimping),
6 11-19.2 (exploitation of a child),
7 11-25 (grooming),
8 11-26 (traveling to meet a minor),
9 11-1.20 or 12-13 (criminal sexual assault),
10 11-1.30 or 12-14 (aggravated criminal sexual
11 assault),
12 11-1.40 or 12-14.1 (predatory criminal sexual
13 assault of a child),
14 11-1.50 or 12-15 (criminal sexual abuse),
15 11-1.60 or 12-16 (aggravated criminal sexual
16 abuse),
17 12-33 (ritualized abuse of a child).

18 An attempt to commit any of these offenses.

19 (1.5) A violation of any of the following Sections of
20 the Criminal Code of 1961, when the victim is a person
21 under 18 years of age, the defendant is not a parent of the
22 victim, the offense was sexually motivated as defined in
23 Section 10 of the Sex Offender Management Board Act, and
24 the offense was committed on or after January 1, 1996:

25 10-1 (kidnapping),
26 10-2 (aggravated kidnapping),

1 10-3 (unlawful restraint),

2 10-3.1 (aggravated unlawful restraint).

3 If the offense was committed before January 1, 1996, it
4 is a sex offense requiring registration only when the
5 person is convicted of any felony after July 1, 2011, and
6 paragraph (2.1) of subsection (c) of Section 3 of this Act
7 applies.

8 (1.6) First degree murder under Section 9-1 of the
9 Criminal Code of 1961, provided the offense was sexually
10 motivated as defined in Section 10 of the Sex Offender
11 Management Board Act.

12 (1.7) (Blank).

13 (1.8) A violation or attempted violation of Section
14 11-11 (sexual relations within families) of the Criminal
15 Code of 1961, and the offense was committed on or after
16 June 1, 1997. If the offense was committed before June 1,
17 1997, it is a sex offense requiring registration only when
18 the person is convicted of any felony after July 1, 2011,
19 and paragraph (2.1) of subsection (c) of Section 3 of this
20 Act applies.

21 (1.9) Child abduction under paragraph (10) of
22 subsection (b) of Section 10-5 of the Criminal Code of 1961
23 committed by luring or attempting to lure a child under the
24 age of 16 into a motor vehicle, building, house trailer, or
25 dwelling place without the consent of the parent or lawful
26 custodian of the child for other than a lawful purpose and

1 the offense was committed on or after January 1, 1998,
2 provided the offense was sexually motivated as defined in
3 Section 10 of the Sex Offender Management Board Act. If the
4 offense was committed before January 1, 1998, it is a sex
5 offense requiring registration only when the person is
6 convicted of any felony after July 1, 2011, and paragraph
7 (2.1) of subsection (c) of Section 3 of this Act applies.

8 (1.10) A violation or attempted violation of any of the
9 following Sections of the Criminal Code of 1961 when the
10 offense was committed on or after July 1, 1999:

11 10-4 (forcible detention, if the victim is under 18
12 years of age), provided the offense was sexually
13 motivated as defined in Section 10 of the Sex Offender
14 Management Board Act,

15 11-6.5 (indecent solicitation of an adult),

16 11-14.3 that involves soliciting for a prostitute,
17 or 11-15 (soliciting for a prostitute, if the victim is
18 under 18 years of age),

19 subdivision (a) (2) (A) or (a) (2) (B) of Section
20 11-14.3, or Section 11-16 (pandering, if the victim is
21 under 18 years of age),

22 11-18 (patronizing a prostitute, if the victim is
23 under 18 years of age),

24 subdivision (a) (2) (C) of Section 11-14.3, or
25 Section 11-19 (pimping, if the victim is under 18 years
26 of age).

1 If the offense was committed before July 1, 1999, it is
2 a sex offense requiring registration only when the person
3 is convicted of any felony after July 1, 2011, and
4 paragraph (2.1) of subsection (c) of Section 3 of this Act
5 applies.

6 (1.11) A violation or attempted violation of any of the
7 following Sections of the Criminal Code of 1961 when the
8 offense was committed on or after August 22, 2002:

9 11-9 or 11-30 (public indecency for a third or
10 subsequent conviction).

11 If the third or subsequent conviction was imposed
12 before August 22, 2002, it is a sex offense requiring
13 registration only when the person is convicted of any
14 felony after July 1, 2011, and paragraph (2.1) of
15 subsection (c) of Section 3 of this Act applies.

16 (1.12) A violation or attempted violation of Section
17 5.1 of the Wrongs to Children Act or Section 11-9.1A of the
18 Criminal Code of 1961 (permitting sexual abuse) when the
19 offense was committed on or after August 22, 2002. If the
20 offense was committed before August 22, 2002, it is a sex
21 offense requiring registration only when the person is
22 convicted of any felony after July 1, 2011, and paragraph
23 (2.1) of subsection (c) of Section 3 of this Act applies.

24 (2) A violation of any former law of this State
25 substantially equivalent to any offense listed in
26 subsection (B) of this Section.

1 (C) A conviction for an offense of federal law, Uniform
2 Code of Military Justice, or the law of another state or a
3 foreign country that is substantially equivalent to any offense
4 listed in subsections (B), (C), (E), and (E-5) of this Section
5 shall constitute a conviction for the purpose of this Article.
6 A finding or adjudication as a sexually dangerous person or a
7 sexually violent person under any federal law, Uniform Code of
8 Military Justice, or the law of another state or foreign
9 country that is substantially equivalent to the Sexually
10 Dangerous Persons Act or the Sexually Violent Persons
11 Commitment Act shall constitute an adjudication for the
12 purposes of this Article.

13 (C-5) A person at least 17 years of age at the time of the
14 commission of the offense who is convicted of first degree
15 murder under Section 9-1 of the Criminal Code of 1961, against
16 a person under 18 years of age, shall be required to register
17 for natural life. A conviction for an offense of federal,
18 Uniform Code of Military Justice, sister state, or foreign
19 country law that is substantially equivalent to any offense
20 listed in subsection (C-5) of this Section shall constitute a
21 conviction for the purpose of this Article. This subsection
22 (C-5) applies to a person who committed the offense before June
23 1, 1996 if: (i) the person is incarcerated in an Illinois
24 Department of Corrections facility on August 20, 2004 (the
25 effective date of Public Act 93-977), or (ii) subparagraph (i)
26 does not apply and the person is convicted of any felony after

1 July 1, 2011, and paragraph (2.1) of subsection (c) of Section
2 3 of this Act applies.

3 (C-6) A person who is convicted or adjudicated delinquent
4 of first degree murder as defined in Section 9-1 of the
5 Criminal Code of 1961, against a person 18 years of age or
6 over, shall be required to register for his or her natural
7 life. A conviction for an offense of federal, Uniform Code of
8 Military Justice, sister state, or foreign country law that is
9 substantially equivalent to any offense listed in subsection
10 (C-6) of this Section shall constitute a conviction for the
11 purpose of this Article. This subsection (C-6) does not apply
12 to those individuals released from incarceration more than 10
13 years prior to January 1, 2012 (the effective date of Public
14 Act 97-154) ~~this amendatory Act of the 97th General Assembly.~~

15 (D) As used in this Article, "law enforcement agency having
16 jurisdiction" means the Chief of Police in each of the
17 municipalities in which the sex offender expects to reside,
18 work, or attend school (1) upon his or her discharge, parole or
19 release or (2) during the service of his or her sentence of
20 probation or conditional discharge, or the Sheriff of the
21 county, in the event no Police Chief exists or if the offender
22 intends to reside, work, or attend school in an unincorporated
23 area. "Law enforcement agency having jurisdiction" includes
24 the location where out-of-state students attend school and
25 where out-of-state employees are employed or are otherwise
26 required to register.

1 (D-1) As used in this Article, "supervising officer" means
2 the assigned Illinois Department of Corrections parole agent or
3 county probation officer.

4 (E) As used in this Article, "sexual predator" means any
5 person who, after July 1, 1999, is:

6 (1) Convicted for an offense of federal, Uniform Code
7 of Military Justice, sister state, or foreign country law
8 that is substantially equivalent to any offense listed in
9 subsection (E) or (E-5) of this Section shall constitute a
10 conviction for the purpose of this Article. Convicted of a
11 violation or attempted violation of any of the following
12 Sections of the Criminal Code of 1961:

13 10-5.1 (luring of a minor),

14 11-14.4 that involves keeping a place of juvenile
15 prostitution, or 11-17.1 (keeping a place of juvenile
16 prostitution),

17 subdivision (a) (2) or (a) (3) of Section 11-14.4,
18 or Section 11-19.1 (juvenile pimping),

19 subdivision (a) (4) of Section 11-14.4, or Section
20 11-19.2 (exploitation of a child),

21 11-20.1 (child pornography),

22 11-20.1B or 11-20.3 (aggravated child
23 pornography),

24 11-1.20 or 12-13 (criminal sexual assault),

25 11-1.30 or 12-14 (aggravated criminal sexual
26 assault),

1 11-1.40 or 12-14.1 (predatory criminal sexual
2 assault of a child),

3 11-1.60 or 12-16 (aggravated criminal sexual
4 abuse),

5 12-33 (ritualized abuse of a child);

6 (2) (blank);

7 (3) certified as a sexually dangerous person pursuant
8 to the Sexually Dangerous Persons Act or any substantially
9 similar federal, Uniform Code of Military Justice, sister
10 state, or foreign country law;

11 (4) found to be a sexually violent person pursuant to
12 the Sexually Violent Persons Commitment Act or any
13 substantially similar federal, Uniform Code of Military
14 Justice, sister state, or foreign country law;

15 (5) convicted of a second or subsequent offense which
16 requires registration pursuant to this Act. For purposes of
17 this paragraph (5), "convicted" shall include a conviction
18 under any substantially similar Illinois, federal, Uniform
19 Code of Military Justice, sister state, or foreign country
20 law;

21 (6) (blank); ~~or convicted of a second or subsequent~~
22 ~~offense of luring a minor under Section 10-5.1 of the~~
23 ~~Criminal Code of 1961; or~~

24 (7) if the person was convicted of an offense set forth
25 in this subsection (E) on or before July 1, 1999, the
26 person is a sexual predator for whom registration is

1 required only when the person is convicted of a felony
2 offense after July 1, 2011, and paragraph (2.1) of
3 subsection (c) of Section 3 of this Act applies.

4 (E-5) As used in this Article, "sexual predator" also means
5 a person convicted of a violation or attempted violation of any
6 of the following Sections of the Criminal Code of 1961:

7 (1) Section 9-1 (first degree murder, when the victim
8 was a person under 18 years of age and the defendant was at
9 least 17 years of age at the time of the commission of the
10 offense, provided the offense was sexually motivated as
11 defined in Section 10 of the Sex Offender Management Board
12 Act);

13 (2) Section 11-9.5 (sexual misconduct with a person
14 with a disability);

15 (3) when the victim is a person under 18 years of age,
16 the defendant is not a parent of the victim, the offense
17 was sexually motivated as defined in Section 10 of the Sex
18 Offender Management Board Act, and the offense was
19 committed on or after January 1, 1996: (A) Section 10-1
20 (kidnapping), (B) Section 10-2 (aggravated kidnapping),
21 (C) Section 10-3 (unlawful restraint), and (D) Section
22 10-3.1 (aggravated unlawful restraint); and

23 (4) Section 10-5(b)(10) (child abduction committed by
24 luring or attempting to lure a child under the age of 16
25 into a motor vehicle, building, house trailer, or dwelling
26 place without the consent of the parent or lawful custodian

1 of the child for other than a lawful purpose and the
2 offense was committed on or after January 1, 1998, provided
3 the offense was sexually motivated as defined in Section 10
4 of the Sex Offender Management Board Act).

5 (E-10) As used in this Article, "sexual predator" also
6 means a person required to register in another State due to a
7 conviction, adjudication or other action of any court
8 triggering an obligation to register as a sex offender, sexual
9 predator, or substantially similar status under the laws of
10 that State.

11 (F) As used in this Article, "out-of-state student" means
12 any sex offender, as defined in this Section, or sexual
13 predator who is enrolled in Illinois, on a full-time or
14 part-time basis, in any public or private educational
15 institution, including, but not limited to, any secondary
16 school, trade or professional institution, or institution of
17 higher learning.

18 (G) As used in this Article, "out-of-state employee" means
19 any sex offender, as defined in this Section, or sexual
20 predator who works in Illinois, regardless of whether the
21 individual receives payment for services performed, for a
22 period of time of 10 or more days or for an aggregate period of
23 time of 30 or more days during any calendar year. Persons who
24 operate motor vehicles in the State accrue one day of
25 employment time for any portion of a day spent in Illinois.

26 (H) As used in this Article, "school" means any public or

1 private educational institution, including, but not limited
2 to, any elementary or secondary school, trade or professional
3 institution, or institution of higher education.

4 (I) As used in this Article, "fixed residence" means any
5 and all places that a sex offender resides for an aggregate
6 period of time of 5 or more days in a calendar year.

7 (J) As used in this Article, "Internet protocol address"
8 means the string of numbers by which a location on the Internet
9 is identified by routers or other computers connected to the
10 Internet.

11 (Source: P.A. 96-301, eff. 8-11-09; 96-1089, eff. 1-1-11;
12 96-1551, eff. 7-1-11; 97-154, eff. 1-1-12; 97-578, eff. 1-1-12;
13 revised 9-27-11.)".