

Sen. Melinda Bush

Filed: 2/14/2020

	10100SB2494sam001 LRB101 16555 RLC 70368 a
1	AMENDMENT TO SENATE BILL 2494
2	AMENDMENT NO Amend Senate Bill 2494 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Sex Offender Community Notification Law is
5	amended by adding Section 123 as follows:
6	(730 ILCS 152/123 new)
7	Sec. 123. Residency notice near private parks.
8	(a) In this Section:
9	"Child sex offender" has the meaning ascribed to it in
10	subsection (d) of Section 11-9.3 of the Criminal Code of 2012.
11	"Common interest community association" and "common
12	expenses" have the meanings ascribed to them in Section 1-5 of
13	the Common Interest Community Association Act.
14	"Private park" means a privately owned playground, piece of
15	land, or facility used solely or primarily for children's
16	recreation and purchased by common expenses.

1	(b) If a child sex offender purchases property abutting a
2	private park owned by a common interest community association,
3	the law enforcement agency having jurisdiction shall give
4	notice to the residents of that area owned by the common
5	interest common interest community association.".