## 96TH GENERAL ASSEMBLY

## State of Illinois

# 2009 and 2010

#### HB0230

Introduced 1/20/2009, by Rep. Chapin Rose

### SYNOPSIS AS INTRODUCED:

730 ILCS 150/2

from Ch. 38, par. 222

Amends the Sex Offender Registration Act. Includes in the definition of "sex offense", criminal transmission of HIV when the offender knew that he or she was infected with HIV and engaged in intimate contact with another.

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning sex offenders.

# 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Sex Offender Registration Act is amended by
changing Section 2 as follows:

6 (730 ILCS 150/2) (from Ch. 38, par. 222)

7 Sec. 2. Definitions.

8 (A) As used in this Article, "sex offender" means any 9 person who is:

10 (1) charged pursuant to Illinois law, or any 11 substantially similar federal, Uniform Code of Military 12 Justice, sister state, or foreign country law, with a sex 13 offense set forth in subsection (B) of this Section or the 14 attempt to commit an included sex offense, and:

(a) is convicted of such offense or an attempt tocommit such offense; or

17 (b) is found not guilty by reason of insanity of18 such offense or an attempt to commit such offense; or

19 (c) is found not guilty by reason of insanity 20 pursuant to Section 104-25(c) of the Code of Criminal 21 Procedure of 1963 of such offense or an attempt to 22 commit such offense; or

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(d) is the subject of a finding not resulting in an

1 acquittal at a hearing conducted pursuant to Section 2 104-25(a) of the Code of Criminal Procedure of 1963 for 3 the alleged commission or attempted commission of such 4 offense; or

5 (e) is found not guilty by reason of insanity 6 following a hearing conducted pursuant to a federal, 7 Uniform Code of Military Justice, sister state, or 8 foreign country law substantially similar to Section 9 104-25(c) of the Code of Criminal Procedure of 1963 of 10 such offense or of the attempted commission of such 11 offense; or

(f) is the subject of a finding not resulting in an acquittal at a hearing conducted pursuant to a federal, Uniform Code of Military Justice, sister state, or foreign country law substantially similar to Section 16 104-25(a) of the Code of Criminal Procedure of 1963 for the alleged violation or attempted commission of such offense; or

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

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

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(4) found to be a sexually violent person pursuant to

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1 Sexually Violent Persons Commitment Act or the anv substantially similar federal, Uniform Code of Military Justice, sister state, or foreign country law; or

(5) adjudicated a juvenile delinquent as the result of 4 5 committing or attempting to commit an act which, if committed by an adult, would constitute any of the offenses 6 7 specified in item (B), (C), or (C-5) of this Section or a 8 violation of any substantially similar federal, Uniform 9 Code of Military Justice, sister state, or foreign country 10 law, or found quilty under Article V of the Juvenile Court 11 Act of 1987 of committing or attempting to commit an act 12 which, if committed by an adult, would constitute any of the offenses specified in item (B), (C), or (C-5) of this 13 14 Section or a violation of any substantially similar 15 federal, Uniform Code of Military Justice, sister state, or 16 foreign country law.

17 Convictions that result from or are connected with the same act, or result from offenses committed at the same time, shall 18 19 be counted for the purpose of this Article as one conviction. 20 Any conviction set aside pursuant to law is not a conviction for purposes of this Article. 21

22 For purposes of this Section, "convicted" shall have the 23 same meaning as "adjudicated".

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

25 (1) A violation of any of the following Sections or 26 paragraphs of Sections of the Criminal Code of 1961:

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1		11-20.1 (child pornography),
2		11-20.3 (aggravated child pornography),
3		11-6 (indecent solicitation of a child),
4		11-9.1 (sexual exploitation of a child),
5		11-9.2 (custodial sexual misconduct),
6		11-9.5 (sexual misconduct with a person with a
7		disability),
8		11-15.1 (soliciting for a juvenile prostitute),
9		11-18.1 (patronizing a juvenile prostitute),
10		11-17.1 (keeping a place of juvenile
11		prostitution),
12		11-19.1 (juvenile pimping),
13		11-19.2 (exploitation of a child),
14		12-13 (criminal sexual assault),
15		12-14 (aggravated criminal sexual assault),
16		12-14.1 (predatory criminal sexual assault of a
17		child),
18		12-15 (criminal sexual abuse),
19		12-16 (aggravated criminal sexual abuse),
20		12-16.2(a)(1) (criminal transmission of HIV when
21		the offender knew that he or she was infected with HIV
22		and engaged in intimate contact with another),
23		12-33 (ritualized abuse of a child).
24		An attempt to commit any of these offenses.
25		(1.5) A violation of any of the following Sections of
26	the	Criminal Code of 1961, when the victim is a person

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1 under 18 years of age, the defendant is not a parent of the victim, the offense was sexually motivated as defined in 2 3 Section 10 of the Sex Offender Management Board Act, and the offense was committed on or after January 1, 1996: 4 5 10-1 (kidnapping), 6 10-2 (aggravated kidnapping), 7 10-3 (unlawful restraint), 10-3.1 (aggravated unlawful restraint). 8 9 (1.6) First degree murder under Section 9-1 of the 10 Criminal Code of 1961, when the victim was a person under 11 18 years of age and the defendant was at least 17 years of 12 age at the time of the commission of the offense, provided the offense was sexually motivated as defined in Section 10 13 14 of the Sex Offender Management Board Act. 15 (1.7) (Blank). 16 (1.8) A violation or attempted violation of Section 11-11 (sexual relations within families) of the Criminal 17 Code of 1961, and the offense was committed on or after 18 19 June 1, 1997. 20 (1.9)Child abduction under paragraph (10)of subsection (b) of Section 10-5 of the Criminal Code of 1961 21 22 committed by luring or attempting to lure a child under the 23 age of 16 into a motor vehicle, building, house trailer, or 24 dwelling place without the consent of the parent or lawful

the offense was committed on or after January 1, 1998,

custodian of the child for other than a lawful purpose and

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provided the offense was sexually motivated as defined in Section 10 of the Sex Offender Management Board Act.

3 (1.10) A violation or attempted violation of any of the
4 following Sections of the Criminal Code of 1961 when the
5 offense was committed on or after July 1, 1999:

6 10-4 (forcible detention, if the victim is under 18 7 years of age), provided the offense was sexually 8 motivated as defined in Section 10 of the Sex Offender 9 Management Board Act,

11-6.5 (indecent solicitation of an adult),

11 11-15 (soliciting for a prostitute, if the victim 12 is under 18 years of age),

13 11-16 (pandering, if the victim is under 18 years 14 of age),

15 11-18 (patronizing a prostitute, if the victim is16 under 18 years of age),

17 11-19 (pimping, if the victim is under 18 years of18 age).

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

22 11-9 (public indecency for a third or subsequent23 conviction).

(1.12) A violation or attempted violation of Section
5.1 of the Wrongs to Children Act (permitting sexual abuse)
when the offense was committed on or after August 22, 2002.

listed

in

(2) A violation of any former law of this State 1 2 substantially equivalent to any offense

subsection (B) of this Section.

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(C) A conviction for an offense of federal law, Uniform 4 5 Code of Military Justice, or the law of another state or a foreign country that is substantially equivalent to any offense 6 7 listed in subsections (B), (C), and (E) of this Section shall constitute a conviction for the purpose of this Article. A 8 9 finding or adjudication as a sexually dangerous person or a 10 sexually violent person under any federal law, Uniform Code of 11 Military Justice, or the law of another state or foreign 12 country that is substantially equivalent to the Sexually 13 Persons Act or the Sexually Violent Dangerous Persons Commitment Act shall constitute an adjudication for the 14 15 purposes of this Article.

16 (C-5) A person at least 17 years of age at the time of the 17 commission of the offense who is convicted of first degree murder under Section 9-1 of the Criminal Code of 1961, against 18 19 a person under 18 years of age, shall be required to register 20 for natural life. A conviction for an offense of federal, Uniform Code of Military Justice, sister state, or foreign 21 22 country law that is substantially equivalent to any offense 23 listed in subsection (C-5) of this Section shall constitute a conviction for the purpose of this Article. This subsection 24 25 (C-5) applies to a person who committed the offense before June 26 1, 1996 only if the person is incarcerated in an Illinois - 8 - LRB096 03181 RLC 13198 b

Department of Corrections facility on August 20, 2004 (the
 effective date of Public Act 93-977).

(D) As used in this Article, "law enforcement agency having 3 jurisdiction" means the Chief of Police in each of the 4 5 municipalities in which the sex offender expects to reside, 6 work, or attend school (1) upon his or her discharge, parole or release or (2) during the service of his or her sentence of 7 8 probation or conditional discharge, or the Sheriff of the 9 county, in the event no Police Chief exists or if the offender 10 intends to reside, work, or attend school in an unincorporated 11 area. "Law enforcement agency having jurisdiction" includes 12 the location where out-of-state students attend school and 13 where out-of-state employees are employed or are otherwise 14 required to register.

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

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

20 (1) Convicted for an offense of federal, Uniform Code of Military Justice, sister state, or foreign country law 21 22 that is substantially equivalent to any offense listed in 23 subsection (E) of this Section shall constitute а conviction for the purpose of this Article. Convicted of a 24 25 violation or attempted violation of any of the following Sections of the Criminal Code of 1961, if the conviction 26

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1 occurred after July 1, 1999: 2 (keeping a place of 11-17.1 juvenile 3 prostitution), 11-19.1 (juvenile pimping), 4 5 11-19.2 (exploitation of a child), 6 11-20.1 (child pornography), 7 11-20.3 (aggravated child pornography), 12-13 (criminal sexual assault), 8 9 12-14 (aggravated criminal sexual assault), 10 12-14.1 (predatory criminal sexual assault of a 11 child), 12 12-16 (aggravated criminal sexual abuse), 13 12-33 (ritualized abuse of a child); 14 (2) (blank); 15 (3) certified as a sexually dangerous person pursuant 16 to the Sexually Dangerous Persons Act or any substantially 17 similar federal, Uniform Code of Military Justice, sister state, or foreign country law; 18 19 (4) found to be a sexually violent person pursuant to 20 Sexually Violent Persons Commitment Act or any the substantially similar federal, Uniform Code of Military 21 22 Justice, sister state, or foreign country law; 23 (5) convicted of a second or subsequent offense which 24 requires registration pursuant to this Act. The conviction 25 for the second or subsequent offense must have occurred after July 1, 1999. For purposes of this paragraph (5), 26

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"convicted" shall include a conviction under any substantially similar Illinois, federal, Uniform Code of Military Justice, sister state, or foreign country law; or

4 (6) convicted of a second or subsequent offense of
5 luring a minor under Section 10-5.1 of the Criminal Code of
6 1961.

7 (F) As used in this Article, "out-of-state student" means 8 any sex offender, as defined in this Section, or sexual 9 predator who is enrolled in Illinois, on a full-time or 10 part-time basis, in any public or private educational 11 institution, including, but not limited to, any secondary 12 school, trade or professional institution, or institution of 13 higher learning.

(G) As used in this Article, "out-of-state employee" means 14 15 any sex offender, as defined in this Section, or sexual predator who works in Illinois, regardless of whether the 16 17 individual receives payment for services performed, for a period of time of 10 or more days or for an aggregate period of 18 19 time of 30 or more days during any calendar year. Persons who 20 operate motor vehicles in the State accrue one day of 21 employment time for any portion of a day spent in Illinois.

(H) As used in this Article, "school" means any public or private educational institution, including, but not limited to, any elementary or secondary school, trade or professional institution, or institution of higher education.

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(I) As used in this Article, "fixed residence" means any

1 and all places that a sex offender resides for an aggregate
2 period of time of 5 or more days in a calendar year.

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3 (J) As used in this Article, "Internet protocol address" 4 means the string of numbers by which a location on the Internet 5 is identified by routers or other computers connected to the 6 Internet.

7 (Source: P.A. 94-166, eff. 1-1-06; 94-168, eff. 1-1-06; 94-945, 8 eff. 6-27-06; 94-1053, eff. 7-24-06; 95-331, eff. 8-21-07; 9 95-579, eff. 6-1-08; 95-625, eff. 6-1-08; 95-658, eff. 10 10-11-07; 95-876, eff. 8-21-08.)