LRB9206113RCcd

1

AN ACT in relation to criminal law.

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

4 Section 5. The Criminal Code of 1961 is amended by 5 changing Section 11-9.4 as follows:

6 (720 ILCS 5/11-9.4)

Sec. 11-9.4. Approaching, contacting, residing, or
communicating with a child within public park zone by child
sex offenders prohibited.

(a) It is unlawful for a child sex offender to knowingly 10 be present in any public park building or on real property 11 12 comprising any public park when persons under the age of 18 13 are present in the building or on the grounds and to approach, contact, or communicate with a child under 18 years 14 15 of age, unless the offender is a parent or guardian of a 16 person under 18 years of age present in the building or on the grounds. 17

18 (b) It is unlawful for a child sex offender to knowingly 19 loiter on a public way within 500 feet of a public park 20 building or real property comprising any public park while persons under the age of 18 are present in the building or on 21 22 the grounds and to approach, contact, or communicate with a child under 18 years of age, unless the offender is a parent 23 or guardian of a person under 18 years of age present in the 24 building or on the grounds. 25

26 (b-5) It is unlawful for a child sex offender to 27 knowingly reside within 500 feet of a playground or a 28 facility providing programs or services exclusively directed 29 toward persons under 18 years of age. Nothing in this 30 subsection (b-5) prohibits a child sex offender from residing 31 within 500 feet of a playground or a facility providing programs or services exclusively directed toward persons under 18 years of age if the property is owned by the child sex offender and was purchased before the effective date of this amendatory Act of the 91st General Assembly.

5 (c) It is unlawful for a child sex offender to knowingly 6 operate, manage, be employed by, volunteer at, be associated 7 with, or knowingly be present at any facility providing 8 programs or services exclusively directed towards persons 9 under the age of 18. This does not prohibit a child sex offender from owning the real property upon which the 10 11 programs or services are offered, provided the child sex offender refrains from being present on the premises for the 12 hours during which the programs or services are being 13 offered. 14

15 (c-5) It is unlawful for a child sex offender to be 16 knowingly present in any place in which programs, services, 17 or lessons are provided to persons under 18 years of age and 18 where children under 18 years of age are present during which 19 the programs, services, or lessons are provided.

20 (d) Definitions. In this Section:

21

(1) "Child sex offender" means any person who:

(i) has been charged under Illinois law, or
any substantially similar federal law or law of
another state, with a sex offense set forth in
paragraph (2) of this subsection (d) or the attempt
to commit an included sex offense, and:

27 (A) is convicted of such offense or an
28 attempt to commit such offense; or

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

32 (C) is found not guilty by reason of
33 insanity pursuant to subsection (c) of Section
34 104-25 of the Code of Criminal Procedure of

-2-

LRB9206113RCcd

1963 of such offense or an attempt to commit such offense; or

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

9 (E) is found not guilty by reason of 10 insanity following a hearing conducted pursuant 11 to a federal law or the law of another state 12 substantially similar to subsection (c) of 13 Section 104-25 of the Code of Criminal 14 Procedure of 1963 of such offense or of the 15 attempted commission of such offense; or

16 (F) is the subject of a finding not resulting in an acquittal at a hearing 17 conducted pursuant to a federal law or the law 18 19 of another state substantially similar to subsection (a) of Section 104-25 of the Code of 20 Criminal Procedure of 1963 for the alleged 21 22 violation or attempted commission of such 23 offense; or

(ii) is certified as a sexually dangerous
person pursuant to the Illinois Sexually Dangerous
Persons Act, or any substantially similar federal
law or the law of another state, when any conduct
giving rise to such certification is committed or
attempted against a person less than 18 years of
age; or

31 (iii) is subject to the provisions of Section
32 2 of the Interstate Agreements on Sexually Dangerous
33 Persons Act.

34 Convictions that result from or are connected with

-3-

1

2

3

4

5

6

7

8

-4-

6

7

1 the same act, or result from offenses committed at the 2 same time, shall be counted for the purpose of this 3 Section as one conviction. Any conviction set aside 4 pursuant to law is not a conviction for purposes of this 5 Section.

(2) Except as otherwise provided in paragraph(2.5), "sex offense" means:

8 (i) A violation of any of the following 9 Sections of the Criminal Code of 1961: 10-7 (aiding and abetting child abduction under Section 10 10-5(b)(10)), 10-5(b)(10) (child luring), 11 11-6 (indecent solicitation of a child), 11-6.5 (indecent 12 13 solicitation of an adult), 11-9 (public indecency when committed in a school, on the real property 14 15 comprising a school, on a conveyance owned, leased, 16 or contracted by a school to transport students to or from school or a school related activity, or in a 17 public park), 11-9.1 (sexual exploitation of a 18 child), 11-15.1 (soliciting for a juvenile 19 prostitute), 11-17.1 (keeping a place of juvenile 20 prostitution), 11-18.1 (patronizing a juvenile 21 22 prostitute), 11-19.1 (juvenile pimping), 11-19.2 23 (exploitation of a child), 11-20.1 (child pornography), 11-21 (harmful material), 12-14.1 24 25 (predatory criminal sexual assault of a child), 12-33 (ritualized abuse of a child), 11-20 26 (obscenity) (when that offense was committed in any 27 school, on real property comprising any school, on 28 29 any conveyance owned, leased, or contracted by a 30 school to transport students to or from school or a school related activity, or in a public park). An 31 attempt to commit any of these offenses. 32

33 (ii) A violation of any of the following
34 Sections of the Criminal Code of 1961, when the

1 victim is a person under 18 years of age: 12-13 2 (criminal sexual assault), 12-14 (aggravated criminal sexual assault), 12-15 (criminal sexual 3 4 abuse), 12-16 (aggravated criminal sexual abuse). An attempt to commit any of these offenses. 5 (iii) A violation of any of the following 6 Sections of the Criminal Code of 1961, when the 7 victim is a person under 18 years of age and the 8 9 defendant is not a parent of the victim: 10-1 (kidnapping), 10 11 10-2 (aggravated kidnapping), 10-3 (unlawful restraint), 12 10-3.1 (aggravated unlawful restraint). 13 An attempt to commit any of these offenses. 14 15 (iv) A violation of any former law of this 16 State substantially equivalent to any offense listed in clause (2)(i) of this subsection (d). 17 (2.5) For the purposes of subsection (b-5) only, a 18 sex offense means: 19 (i) A violation of any of the following 20 Sections of the Criminal Code of 1961: 21 10-5(b)(10) (child luring), 10-7 (aiding 22 23 and abetting child abduction under Section 10-5(b)(10)), 11-6 (indecent solicitation of a 24 25 child), 11-6.5 (indecent solicitation of an adult), 11-15.1 (soliciting for a juvenile 26 prostitute), 11-17.1 (keeping a place of 27 juvenile prostitution), 11-18.1 (patronizing a 28 juvenile prostitute), 11-19.1 (juvenile 29 30 pimping), 11-19.2 (exploitation of a child), 31 11-20.1 (child pornography), 12-14.1 (predatory criminal sexual assault of a child), or 12-33 32 (ritualized abuse of a child). An attempt to 33 commit any of these offenses. 34

-5-

1 (ii) A violation of any of the following 2 Sections of the Criminal Code of 1961, when the victim is a person under 18 years of age: 12-13 3 4 (criminal sexual assault), 12-14 (aggravated criminal sexual assault), 12-16 (aggravated criminal 5 sexual abuse), and subsection (a) of Section 12-15 6 7 (criminal sexual abuse). An attempt to commit any of these offenses. 8 9 (iii) A violation of any of the following Sections of the Criminal Code of 1961, when the 10 11 victim is a person under 18 years of age and the defendant is not a parent of the victim: 12 13 10-1 (kidnapping), 10-2 (aggravated kidnapping), 14 15 10-3 (unlawful restraint), 16 10-3.1 (aggravated unlawful restraint). An attempt to commit any of these offenses. 17 (iv) A violation of any former law of this 18 State substantially equivalent to any offense listed 19 in this paragraph (2.5) of this subsection. 20 21 (3) A conviction for an offense of federal law or 22 the law of another state that is substantially equivalent 23 to any offense listed in paragraph (2) of this subsection (d) shall constitute a conviction for the 24 25 purpose of this Section. A finding or adjudication as a sexually dangerous person under any federal law or law of 26 another state that is substantially equivalent to the 27 Sexually Dangerous Persons Act shall constitute 28 an 29 adjudication for the purposes of this Section. 30 "Public park" includes a park, forest preserve, (4)

30 (4) "Public park" includes a park, forest preserve, 31 or conservation area under the jurisdiction of the State 32 or a unit of local government.

33 (5) "Facility providing programs or services
34 directed towards persons under the age of 18" means any

-7-

1facility providing programs or services exclusively2directed towards persons under the age of 18.

(6) "Loiter" means:

3

4 (i) Standing, sitting idly, whether or not the 5 person is in a vehicle or remaining in or around 6 public park property.

7 (ii) Standing, sitting idly, whether or not
8 the person is in a vehicle or remaining in or around
9 public park property, for the purpose of committing
10 or attempting to commit a sex offense.

11 (7) "Playground" means a piece of land owned or 12 controlled by a unit of local government that is 13 designated by the unit of local government for use solely 14 or primarily for children's recreation.

15 (e) Sentence. A person who violates this Section is16 guilty of a Class 4 felony.

17 (Source: P.A. 91-458, eff. 1-1-00; 91-911, eff. 7-7-00.)