- 1 HB108
- 2 115942-1
- 3 By Representative Robinson (O)
- 4 RFD: Judiciary
- 5 First Read: 12-JAN-10
- 6 PFD: 01/06/2010

1	115942-1:n:12/31/2009:DA/th LRS2009-5388
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8	SYNOPSIS: Existing law prohibits an adult sex
9	offender from having a residence in certain
10	locations.
11	This bill would allow the Legislature, by
12	local law, to prohibit sex offenders from residing
13	in the same residence, to provide that no more than
14	one adult criminal sex offender may reside in an
15	apartment complex unless there is a distance of at
16	least 100 yards from the residence of any other
17	offender, and allow a civil penalty for each
18	violation.
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20	A BILL
21	TO BE ENTITLED
22	AN ACT
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24	To amend Section 15-20-26 of the Code of Alabama
25	1975, as amended by Act 2009-558 of the 2009 Regular Session
26	(Acts 2009, p. 1603), relating to prohibited residence
27	locations for criminal sex offenders; to allow the

Legislature, by local law, to prohibit sex offenders from
residing in the same residence; to provide that no more than
one adult criminal sex offender may reside in an apartment
complex unless there is a distance of at least 100 yards from
the residence of any other offender; and to allow a civil
penalty for each violation.

BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. Section 15-20-26 of the Code of Alabama of 1975, as amended by Act 2009-558 of the 2009 Regular Session (Acts 2009, p. 1603), is amended to read as follows:

- "(a) Unless otherwise exempted by law, no adult criminal sex offender shall establish a residence or any other living accommodation or accept employment within 2,000 feet of the property on which any school, including, but not limited to, an elementary or secondary school and a college or university, or child care facility is located.
- "(b) Unless otherwise exempted by law, no adult criminal sex offender shall establish a residence or any other living accommodation within 1,000 feet of the property on which any of his or her former victims, or the victims' immediate family members reside.
- "(c) No adult criminal sex offender shall establish a residence or any other living accommodation where a minor resides. Notwithstanding the foregoing, an adult criminal sex offender may reside with a minor if the adult criminal sex

offender is the parent, grandparent, or stepparent of the minor, unless one of the following conditions applies:

- "(1) The adult criminal sex offender's parental
 rights have been or are in the process of being terminated as
 provided by law.
 - "(2) The adult criminal sex offender has been convicted of any criminal sex offense in which any of the offender's minor children, grandchildren, or stepchildren were the victim.
 - "(3) The adult criminal sex offender has been convicted of any criminal sex offense in which a minor was the victim and the minor resided or lived with the offender at the time of the offense.
 - "(4) The adult criminal sex offender has ever been convicted of any criminal sex offense involving a child, regardless of whether the offender was related to or shared a residence with the child victim.
 - "(d) No adult criminal sex offender shall be permitted to willfully or knowingly come within 100 feet of any of his or her former victims, except as elsewhere provided by law, or make any visual or audible sexually suggestive or obscene gesture, sound, or communication at or to a former victim or a member of the victim's immediate family.
 - "(e) Changes to property within 2,000 feet of an adult criminal sex offender's registered address which occur after an adult criminal sex offender establishes residency or accepts employment shall not form the basis for finding that a

criminal sex offender is in violation of subsections (a) or (b).

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"(f) No adult criminal sex offender, after having been convicted of a criminal sex offense involving a child, shall loiter on or within 500 feet of any property on which there is a school, child care facility, playground, park, athletic field or facility, school bus stop, or any other business or facility having a principal purpose of caring for, educating, or entertaining minors. Under this subsection, loiter means to enter or remain on property while having no legitimate purpose therefor or, if a legitimate purpose exists, remaining on that property beyond the time necessary to fulfill that purpose. An offender does not violate this subsection unless he or she has first been asked to leave a prohibited location by a person authorized to exclude the offender from the premises. An authorized person includes, but is not limited to, any law enforcement officer, any owner or manager of the premises, a principal or teacher if the premises is a school or child care facility, or a coach if the premises is an athletic field or facility.

"For purposes of this subsection, the term school includes all property owned by a college or university and used for educational purposes or for official school functions.

"For purposes of this subsection, a school bus stop is any location where a motor vehicle owned or operated by or on behalf of a public or private secondary school stops on a

regular basis for the purpose of transporting children to and from school.

"(g) No adult criminal sex offender, after having been convicted of a criminal sex offense involving a child, shall accept, maintain, or carry on any employment or vocation at or within 500 feet of a school, child care facility, playground, park, athletic field or facility, or any other business or facility having a principal purpose of caring for, educating, or entertaining minors.

"(h) An adult criminal sex offender who knowingly violates the provisions of this section shall be guilty of a Class C felony.

"(i) The Legislature, by local law, may prohibit sex offenders from residing in the same residence, may provide that no more than one adult criminal sex offender may reside in an apartment complex unless there is a distance of at least 100 yards or more from the residence of any other offender, and may provide a civil penalty for each violation."

Section 2. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.