As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 607

Representative Stewart, J.

A BILL

То	amend sections 2950.02, 2950.034, and 2950.04 of	1							
	the Revised Code to specify that the restriction	2							
	against offenders convicted of a sexually oriented								
	offense or child-victim oriented offense living								
	near school, preschool, or child day-care premises								
	applies regardless of when the offense was								
	committed or the offender began living in the								
	residence and that a registration requirement for	8							
	children adjudicated delinquent for a sexually	9							
	oriented offense and classified a juvenile	10							
	offender registrant applies regardless of when the	11							
	offense was committed.	12							

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section	n 1.	That	sections	s 2	2950.0)2,	2950.034,	and	2950.04	of	13
the Revised	Code	be	amended t	to	read	as	follows:				14

sec. 2950.02. (A) The general assembly hereby determines and 15
declares that it recognizes and finds all of the following: 16

(1) If the public is provided adequate notice and information
about offenders and delinquent children who commit sexually
oriented offenses or who commit child-victim oriented offenses,
members of the public and communities can develop constructive
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plans to prepare themselves and their children for the offender's21or delinquent child's release from imprisonment, a prison term, or22other confinement or detention. This allows members of the public23and communities to meet with members of law enforcement agencies24to prepare and obtain information about the rights and25responsibilities of the public and the communities and to provide26education and counseling to their children.27

(2) Sex offenders and child-victim offenders pose a risk of
engaging in further sexually abusive behavior even after being
released from imprisonment, a prison term, or other confinement or
detention, and protection of members of the public from sex
offenders and child-victim offenders is a paramount governmental
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interest.

(3) The penal, juvenile, and mental health components of the
justice system of this state are largely hidden from public view,
and a lack of information from any component may result in the
failure of the system to satisfy this paramount governmental
interest of public safety described in division (A)(2) of this
section.

(4) Overly restrictive confidentiality and liability laws
governing the release of information about sex offenders and
child-victim offenders have reduced the willingness to release
information that could be appropriately released under the public
disclosure laws and have increased risks of public safety.

(5) A person who is found to be a sex offender or a
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child-victim offender has a reduced expectation of privacy because
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of the public's interest in public safety and in the effective
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operation of government.

(6) The release of information about sex offenders and
child-victim offenders to public agencies and the general public
will further the governmental interests of public safety and
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public scrutiny of the criminal, juvenile, and mental health systems as long as the information released is rationally related to the furtherance of those goals.

(B) The general assembly hereby declares that, in providing 55 in this chapter for registration regarding offenders and certain 56 delinquent children who have committed sexually oriented offenses 57 or who have committed child-victim oriented offenses, for a 58 limited restriction on the locales at which offenders who have 59 committed any such offenses may reside, and for community 60 notification regarding tier III sex offenders/child-victim 61 offenders who are criminal offenders, public registry-qualified 62 juvenile offender registrants, and certain other juvenile offender 63 registrants who are about to be or have been released from 64 imprisonment, a prison term, or other confinement or detention and 65 who will live in or near a particular neighborhood or who 66 otherwise will live in or near a particular neighborhood, it is 67 the general assembly's intent to protect the safety and general 68 welfare of the people of this state. The general assembly further 69 declares that it is the policy of this state to require the 70 exchange in accordance with this chapter of relevant information 71 about sex offenders and child-victim offenders among public 72 agencies and officials and, to authorize the release in accordance 73 with this chapter of necessary and relevant information about sex 74 offenders and child-victim offenders to members of the general 75 public as a means of assuring public protection, and to provide a 76 limited residency restriction and other safequards under this 77 chapter from the potential acts of sex offenders and child-victim 78 offenders, and that the exchange or release of that information 79 is, and the residency restriction and other safequards, are not 80 punitive. 81

sec. 2950.034. (A) No Regardless of whether the person82committed the offense prior to, on, or after the effective date of83

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this amendment, noperson who has been convicted of, is convicted84of, has pleaded guilty to, or pleads guilty to a sexually oriented85offense or a child-victim oriented offense shall establish do any86of the following:87

(1) Establish a residence or occupy residential premises within one thousand feet of any school premises or <u>any</u> preschool or child day-care center premises<u>;</u>

(2) Regardless of whether the occupancy began prior to, on,91or after the effective date of this amendment, occupy residential92premises within one thousand feet of any school premises or any93preschool or child day-care center premises.94

(B) If a person to whom division (A) of this section applies 95 violates division (A) of this section by establishing a residence 96 or occupying residential premises within one thousand feet of any 97 school premises or any preschool or child day-care center 98 premises, an owner or lessee of real property that is located 99 within one thousand feet of those school premises or preschool or 100 child day-care center premises, or the prosecuting attorney, 101 village solicitor, city or township director of law, similar chief 102 legal officer of a municipal corporation or township, or official 103 designated as a prosecutor in a municipal corporation that has 104 jurisdiction over the place at which the person establishes the 105 residence or occupies the residential premises in question, has a 106 cause of action for injunctive relief against the person. The 107 plaintiff shall not be required to prove irreparable harm in order 108 to obtain the relief. 109

(C) As used in this section:

(1) "Child day-care center" has the same meaning as insection 5104.01 of the Revised Code.

(2) "Preschool" means any public or private institution or 113 center that provides early childhood instructional or educational 114

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services to children who are at least three years of age but less 115 than six years of age and who are not enrolled in or are not 116 eligible to be enrolled in kindergarten, whether or not those 117 services are provided in a child day-care setting. "Preschool" 118 does not include any place that is the permanent residence of the 119 person who is providing the early childhood instructional or 120 educational services to the children described in this division. 121

(3) "Preschool or child day-care center premises" means all 122 of the following: 123

(a) Any building in which any preschool or child day-care 124 center activities are conducted if the building has signage that 125 indicates that the building houses a preschool or child day-care 126 center, is clearly visible and discernable without obstruction, 127 and meets any local zoning ordinances which may apply; 128

(b) The parcel of real property on which a preschool or child 129 day-care center is situated if the parcel of real property has 130 signage that indicates that a preschool or child day-care center 131 is situated on the parcel, is clearly visible and discernable 132 without obstruction, and meets any local zoning ordinances which 133 may apply; 134

(c) Any grounds, play areas, and other facilities of a 135 preschool or child day-care center that are regularly used by the 136 children served by the preschool or child day-care center if the 137 grounds, play areas, or other facilities have signage that 138 indicates that they are regularly used by children served by the 139 preschool or child day-care center, is clearly visible and 140 discernable without obstruction, and meets any local zoning 141 ordinances which may apply. 142

Sec. 2950.04. (A)(1)(a) Immediately after a sentencing 143 hearing is held on or after January 1, 2008, for an offender who 144 is convicted of or pleads guilty to a sexually oriented offense 145

and is sentenced to a prison term, a term of imprisonment, or any 146 other type of confinement and before the offender is transferred 147 to the custody of the department of rehabilitation and correction 148 or to the official in charge of the jail, workhouse, state 149 correctional institution, or other institution where the offender 150 will be confined, the offender shall register personally with the 151 sheriff, or the sheriff's designee, of the county in which the 152 offender was convicted of or pleaded guilty to the sexually 153 oriented offense. 154

(b) Immediately after a dispositional hearing is held on or 155 after January 1, 2008, for a child who is adjudicated a delinquent 156 child for committing a sexually oriented offense, is classified a 157 juvenile offender registrant based on that adjudication, and is 158 committed to the custody of the department of youth services or to 159 a secure facility that is not operated by the department and 160 before the child is transferred to the custody of the department 161 of youth services or the secure facility to which the delinquent 162 child is committed, the delinquent child shall register personally 163 with the sheriff, or the sheriff's designee, of the county in 164 which the delinquent child was classified a juvenile offender 165 registrant based on that sexually oriented offense. 166

(c) A law enforcement officer shall be present at the
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sentencing hearing or dispositional hearing described in division
(A)(1)(a) or (b) of this section to immediately transport the
offender or delinquent child who is the subject of the hearing to
the sheriff, or the sheriff's designee, of the county in which the
offender or delinquent child is convicted, pleads guilty, or is
adjudicated a delinquent child.

(d) After an offender who has registered pursuant to division 174
(A)(1)(a) of this section is released from a prison term, a term 175
of imprisonment, or any other type of confinement, the offender 176
shall register as provided in division (A)(2) of this section. 177

After a delinquent child who has registered pursuant to division178(A)(1)(b) of this section is released from the custody of the179department of youth services or from a secure facility that is not180operated by the department, the delinquent child shall register as181provided in division (A)(3) of this section.182

(2) Regardless of when the sexually oriented offense was
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committed, each offender who is convicted of, pleads guilty to,
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has been convicted of, or has pleaded guilty to a sexually
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oriented offense shall comply with the following registration
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requirements described in divisions (A)(2)(a), (b), (c), (d), and
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(e) of this section:

(a) The offender shall register personally with the sheriff, 189
or the sheriff's designee, of the county within three days of the 190
offender's coming into a county in which the offender resides or 191
temporarily is domiciled for more than three days. 192

(b) The offender shall register personally with the sheriff, 193
or the sheriff's designee, of the county immediately upon coming 194
into a county in which the offender attends a school or 195
institution of higher education on a full-time or part-time basis 196
regardless of whether the offender resides or has a temporary 197
domicile in this state or another state. 198

(c) The offender shall register personally with the sheriff, 199 or the sheriff's designee, of the county in which the offender is 200 employed if the offender resides or has a temporary domicile in 201 this state and has been employed in that county for more than 202 three days or for an aggregate period of fourteen or more days in 203 that calendar year. 204

(d) The offender shall register personally with the sheriff, 205
or the sheriff's designee, of the county in which the offender 206
then is employed if the offender does not reside or have a 207
temporary domicile in this state and has been employed at any 208

location or locations in this state more than three days or for an 209 aggregate period of fourteen or more days in that calendar year. 210 211

(e) The offender shall register with the sheriff, or the 212 sheriff's designee, or other appropriate person of the other state 213 immediately upon entering into any state other than this state in 214 which the offender attends a school or institution of higher 215 education on a full-time or part-time basis or upon being employed 216 in any state other than this state for more than three days or for 217 an aggregate period of fourteen or more days in that calendar year 218 regardless of whether the offender resides or has a temporary 219 domicile in this state, the other state, or a different state. 220

(3)(a) Each Regardless of when the sexually oriented offense 222 was committed, each child who is adjudicated a delinquent child 223 for committing a sexually oriented offense and who is classified a 224 juvenile offender registrant based on that adjudication shall 225 register personally with the sheriff, or the sheriff's designee, 226 of the county within three days of the delinquent child's coming 227 into a county in which the delinquent child resides or temporarily 228 is domiciled for more than three days. 229

(b) In addition to the registration duty imposed under
division (A)(3)(a) of this section, each public registry-qualified
juvenile offender registrant shall comply with the following
additional registration requirements:

(i) The public registry-qualified juvenile offender
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registrant shall register personally with the sheriff, or the
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sheriff's designee, of the county immediately upon coming into a
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county in which the registrant attends a school or institution of
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higher education on a full-time or part-time basis regardless of
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whether the registrant resides or has a temporary domicile in this
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state or another state.

(ii) The public registry-qualified juvenile offender 241 registrant shall register personally with the sheriff, or the 242 sheriff's designee, of the county in which the registrant is 243 employed if the registrant resides or has a temporary domicile in 244 this state and has been employed in that county for more than 245 three days or for an aggregate period of fourteen or more days in 246 that calendar year. 247

(iii) The public registry-qualified juvenile offender 248 registrant shall register personally with the sheriff, or the 249 sheriff's designee, of the county in which the registrant then is 250 employed if the registrant does not reside or have a temporary 251 domicile in this state and has been employed at any location or 252 locations in this state more than three days or for an aggregate 253 period of fourteen or more days in that calendar year. 254

(iv) The public registry-qualified juvenile offender 255 registrant shall register with the sheriff, or the sheriff's 256 designee, or other appropriate person of the other state 257 immediately upon entering into any state other than this state in 258 which the registrant attends a school or institution of higher 259 education on a full-time or part-time basis or upon being employed 260 in any state other than this state for more than three days or for 261 an aggregate period of fourteen or more days in that calendar year 262 regardless of whether the registrant resides or has a temporary 263 domicile in this state, the other state, or a different state. 264

(c) If the delinquent child is committed for the sexually 266 oriented offense to the department of youth services or to a 267 secure facility that is not operated by the department, this duty 268 begins when the delinquent child is discharged or released in any 269 manner from custody in a department of youth services secure 270 facility or from the secure facility that is not operated by the 271 department if pursuant to the discharge or release the delinquent 272

child is not committed to any other secure facility of the273department or any other secure facility.274

(4) Regardless of when the sexually oriented offense was 275 committed, each person who is convicted, pleads guilty, or is 276 adjudicated a delinquent child in a court in another state, in a 277 federal court, military court, or Indian tribal court, or in a 278 court in any nation other than the United States for committing a 279 sexually oriented offense shall comply with the following 280 registration requirements if, at the time the offender or 281 delinguent child moves to and resides in this state or temporarily 282 is domiciled in this state for more than three days, the offender 283 or public registry-qualified juvenile offender registrant enters 284 this state to attend a school or institution of higher education, 285 or the offender or public registry-qualified juvenile offender 286 registrant is employed in this state for more than the specified 287 period of time, the offender or delinquent child has a duty to 288 register as a sex offender or child-victim offender under the law 289 of that other jurisdiction as a result of the conviction, guilty 290 plea, or adjudication: 291

(a) Each offender and delinquent child shall register
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personally with the sheriff, or the sheriff's designee, of the
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county within three days of the offender's or delinquent child's
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coming into the county in which the offender or delinquent child
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resides or temporarily is domiciled for more than three days.

(b) Each offender or public registry-qualified juvenile 297 offender registrant shall register personally with the sheriff, or 298 the sheriff's designee, of the county immediately upon coming into 299 a county in which the offender or public registry-qualified 300 juvenile offender registrant attends a school or institution of 301 higher education on a full-time or part-time basis regardless of 302 whether the offender or public registry-qualified juvenile 303 offender registrant resides or has a temporary domicile in this 304 state or another state.

(c) Each offender or public registry-qualified juvenile 306 offender registrant shall register personally with the sheriff, or 307 the sheriff's designee, of the county in which the offender or 308 public registry-qualified juvenile offender registrant is employed 309 if the offender resides or has a temporary domicile in this state 310 and has been employed in that county for more than three days or 311 for an aggregate period of fourteen days or more in that calendar 312 year. 313

(d) Each offender or public registry-qualified juvenile 314 offender registrant shall register personally with the sheriff, or 315 the sheriff's designee, of the county in which the offender or 316 public registry-qualified juvenile offender registrant then is 317 employed if the offender or public registry-qualified juvenile 318 offender registrant does not reside or have a temporary domicile 319 in this state and has been employed at any location or locations 320 in this state for more than three days or for an aggregate period 321 of fourteen or more days in that calendar year. 322

(5) An offender or a delinquent child who is a public 323 registry-qualified juvenile offender registrant is not required to 324 register under division (A)(2), (3), or (4) of this section if a 325 court issues an order terminating the offender's or delinquent 326 child's duty to comply with sections 2950.04, 2950.041, 2950.05, 327 and 2950.06 of the Revised Code pursuant to section 2950.15 of the 328 Revised Code. A delinquent child who is a juvenile offender 329 registrant but is not a public registry-qualified juvenile 330 offender registrant is not required to register under any of those 331 divisions if a juvenile court issues an order declassifying the 332 delinguent child as a juvenile offender registrant pursuant to 333 section 2152.84 or 2152.85 of the Revised Code. 334

(B) An offender or delinquent child who is required by335division (A) of this section to register in this state personally336

shall obtain from the sheriff or from a designee of the sheriff a 337 registration form that conforms to division (C) of this section, 338 shall complete and sign the form, and shall return the completed 339 form together with the offender's or delinquent child's 340 photograph, copies of travel and immigration documents, and any 341 other required material to the sheriff or the designee. The 342 sheriff or designee shall sign the form and indicate on the form 343 the date on which it is so returned. The registration required 344 under this division is complete when the offender or delinquent 345 child returns the form, containing the requisite information, 346 photograph, other required material, signatures, and date, to the 347 sheriff or designee. 348 (C) The registration form to be used under divisions (A) and 349 (B) of this section shall include or contain all of the following 350 for the offender or delinquent child who is registering: 351 (1) The offender's or delinquent child's name and any aliases 352 used by the offender or delinquent child; 353 (2) The offender's or delinquent child's social security 354 number and date of birth, including any alternate social security 355 numbers or dates of birth that the offender or delinquent child 356 has used or uses; 357 (3) Regarding an offender or delinquent child who is 358 registering under a duty imposed under division (A)(1) of this 359 section, a statement that the offender is serving a prison term, 360 term of imprisonment, or any other type of confinement or a 361 statement that the delinquent child is in the custody of the 362 department of youth services or is confined in a secure facility 363 that is not operated by the department; 364 (4) Regarding an offender or delinquent child who is 365

registering under a duty imposed under division (A)(2), (3), or 366 (4) of this section as a result of the offender or delinquent 367 child residing in this state or temporarily being domiciled in 368 this state for more than three days, the current residence address 369 of the offender or delinguent child who is registering, the name 370 and address of the offender's or delinquent child's employer if 371 the offender or delinquent child is employed at the time of 372 registration or if the offender or delinquent child knows at the 373 time of registration that the offender or delinquent child will be 374 commencing employment with that employer subsequent to 375 registration, any other employment information, such as the 376 general area where the offender or delinguent child is employed, 377 if the offender or delinquent child is employed in many locations, 378 and the name and address of the offender's or public 379 registry-qualified juvenile offender registrant's school or 380 institution of higher education if the offender or public 381 registry-qualified juvenile offender registrant attends one at the 382 time of registration or if the offender or public 383 registry-qualified juvenile offender registrant knows at the time 384 of registration that the offender or public registry-qualified 385 juvenile offender registrant will be commencing attendance at that 386 387 school or institution subsequent to registration;

(5) Regarding an offender or public registry-qualified 388 juvenile offender registrant who is registering under a duty 389 imposed under division (A)(2), (3), or (4) of this section as a 390 result of the offender or public registry-qualified juvenile 391 offender registrant attending a school or institution of higher 392 education in this state on a full-time or part-time basis or being 393 employed in this state or in a particular county in this state, 394 whichever is applicable, for more than three days or for an 395 aggregate of fourteen or more days in any calendar year, the name 396 and current address of the school, institution of higher 397 education, or place of employment of the offender or public 398 registry-qualified juvenile offender registrant who is 399 registering, including any other employment information, such as 400 the general area where the offender or public registry-qualified 401 juvenile offender registrant is employed, if the offender or 402 public registry-qualified juvenile offender registrant is employed 403 in many locations; 404

(6) The identification license plate number of each vehicle 405 the offender or delinquent child owns, of each vehicle registered 406 in the offender's or delinquent child's name, of each vehicle the 407 offender or delinquent child operates as a part of employment, and 408 of each other vehicle that is regularly available to be operated 409 by the offender or delinquent child; a description of where each 410 vehicle is habitually parked, stored, docked, or otherwise kept; 411 and, if required by the bureau of criminal identification and 412 investigation, a photograph of each of those vehicles; 413

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(7) If the offender or delinquent child has a driver's or
commercial driver's license or permit issued by this state or any
other state or a state identification card issued under section
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4507.50 or 4507.51 of the Revised Code or a comparable
identification card issued by another state, the driver's license
number, commercial driver's license number, or state
identification card number;

(8) If the offender or delinquent child was convicted of, 422 pleaded guilty to, or was adjudicated a delinquent child for 423 committing the sexually oriented offense resulting in the 424 registration duty in a court in another state, in a federal court, 425 military court, or Indian tribal court, or in a court in any 426 nation other than the United States, a DNA specimen, as defined in 427 section 109.573 of the Revised Code, from the offender or 428 delinguent child, a citation for, and the name of, the sexually 429 oriented offense resulting in the registration duty, and a 430 certified copy of a document that describes the text of that 431 sexually oriented offense; 432

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(9) A description of each professional and occupational 433 license, permit, or registration, including those licenses, 434 permits, and registrations issued under Title XLVII of the Revised 435 Code, held by the offender or delinquent child; 436

(10) Any email addresses, internet identifiers, or telephone 437 numbers registered to or used by the offender or delinquent child; 438

(11) Any other information required by the bureau of criminal 439 identification and investigation.

(D) After an offender or delinquent child registers with a 441 sheriff, or the sheriff's designee, pursuant to this section, the 442 sheriff, or the sheriff's designee, shall forward the signed, 443 written registration form, photograph, and other material to the 444 bureau of criminal identification and investigation in accordance 445 with the forwarding procedures adopted pursuant to section 2950.13 446 of the Revised Code. If an offender registers a school, 447 institution of higher education, or place of employment address, 448 or provides a school or institution of higher education address 449 under division (C)(4) of this section, the sheriff also shall 450 provide notice to the law enforcement agency with jurisdiction 451 over the premises of the school, institution of higher education, 452 or place of employment of the offender's name and that the 453 offender has registered that address as a place at which the 454 offender attends school or an institution of higher education or 455 at which the offender is employed. The bureau shall include the 456 information and materials forwarded to it under this division in 457 the state registry of sex offenders and child-victim offenders 458 established and maintained under section 2950.13 of the Revised 459 Code. 460

(E) No person who is required to register pursuant to 461 divisions (A) and (B) of this section, and no person who is 462 required to send a notice of intent to reside pursuant to division 463 (G) of this section, shall fail to register or send the notice of 464

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intent as required in accordance with those divisions or that 465
division. 466
(F) An offender or delinquent child who is required to 467
register pursuant to divisions (A) and (B) of this section shall 468
register pursuant to this section for the period of time specified 469
in section 2950.07 of the Revised Code, with the duty commencing 470

on the date specified in division (A) of that section.

(G) If an offender or delinquent child who is required by 472 division (A) of this section to register is a tier III sex 473 offender/child-victim offender, the offender or delinquent child 474 also shall send the sheriff, or the sheriff's designee, of the 475 county in which the offender or delinquent child intends to reside 476 written notice of the offender's or delinquent child's intent to 477 reside in the county. The offender or delinquent child shall send 478 the notice of intent to reside at least twenty days prior to the 479 date the offender or delinquent child begins to reside in the 480 county. The notice of intent to reside shall contain the following 481 information: 482

(1) The offender's or delinquent child's name; 483

(2) The address or addresses at which the offender ordelinquent child intends to reside;485

(3) The sexually oriented offense of which the offender was
convicted, to which the offender pleaded guilty, or for which the
child was adjudicated a delinquent child.

(H) If, immediately prior to January 1, 2008, an offender or 489 delinquent child who was convicted of, pleaded guilty to, or was 490 adjudicated a delinquent child for committing a sexually oriented 491 offense or a child-victim oriented offense as those terms were 492 defined in section 2950.01 of the Revised Code prior to January 1, 493 2008, was required by division (A) of this section or section 494 2950.041 of the Revised Code to register and if, on or after 495

January 1, 2008, that offense is a sexually oriented offense as 496 that term is defined in section 2950.01 of the Revised Code on and 497 after January 1, 2008, the duty to register that is imposed 498 pursuant to this section on and after January 1, 2008, shall be 499 considered, for purposes of section 2950.07 of the Revised Code 500 and for all other purposes, to be a continuation of the duty 501 imposed upon the offender or delinquent child prior to January 1, 502 2008, under this section or section 2950.041 of the Revised Code. 503

Section 2. That existing sections 2950.02, 2950.034, and5042950.04 of the Revised Code are hereby repealed.505