# As Passed by the House

129th General Assembly Regular Session 2011-2012

H. B. No. 24

**Representative Combs** 

Cosponsors: Representatives Wachtmann, Patmon, Garland, Derickson, Maag, Fedor, Adams, J., Blessing, Beck, O'Brien, Winburn, Adams, R., Anielski, Antonio, Barnes, Bubp, Buchy, Butler, Celeste, Clyde, Conditt, Damschroder, DeGeeter, Dovilla, Driehaus, Duffey, Fende, Foley, Goodwin, Grossman, Hackett, Hall, Heard, Hill, Johnson, Letson, Luckie, Lundy, Mallory, McClain, Milkovich, Murray, Newbold, Phillips, Ramos, Slaby, Szollosi, Thompson, Uecker, Yuko Speaker Batchelder

## A BILL

To amend sections 2950.01, 2950.11, 2950.12, and	1
2950.13 of the Revised Code to provide notice to a	2
long-term care facility when a Tier III or similar	3
category sex offender/child-victim offender	4
indicates an intent to reside in the facility or	5
registers an address within the specified	б
geographical notification area including the	7
facility.	8

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

Section 1. That sections 2950.01, 2950.11, 2950.12, and	9
2950.13 of the Revised Code be amended to read as follows:	10
Sec. 2950.01. As used in this chapter, unless the context	11
clearly requires otherwise:	12

(A) "Sexually oriented offense" means any of the following 13 violations or offenses committed by a person, regardless of the 14 person's age:

(1) A violation of section 2907.02, 2907.03, 2907.05, 16 2907.06, 2907.07, 2907.08, 2907.21, 2907.32, 2907.321, 2907.322, 17 or 2907.323 of the Revised Code; 18

(2) A violation of section 2907.04 of the Revised Code when 19 the offender is less than four years older than the other person 20 with whom the offender engaged in sexual conduct, the other person 21 did not consent to the sexual conduct, and the offender previously 22 has not been convicted of or pleaded guilty to a violation of 23 section 2907.02, 2907.03, or 2907.04 of the Revised Code or a 24 violation of former section 2907.12 of the Revised Code; 25

(3) A violation of section 2907.04 of the Revised Code when 26 the offender is at least four years older than the other person 27 with whom the offender engaged in sexual conduct or when the 28 offender is less than four years older than the other person with 29 whom the offender engaged in sexual conduct and the offender 30 previously has been convicted of or pleaded quilty to a violation 31 of section 2907.02, 2907.03, or 2907.04 of the Revised Code or a 32 violation of former section 2907.12 of the Revised Code; 33

(4) A violation of section 2903.01, 2903.02, or 2903.11 of 34 the Revised Code when the violation was committed with a sexual 35 motivation; 36

(5) A violation of division (A) of section 2903.04 of the 37 Revised Code when the offender committed or attempted to commit 38 the felony that is the basis of the violation with a sexual 39 motivation; 40

(6) A violation of division (A)(3) of section 2903.211 of the 41 Revised Code; 42

(7) A violation of division (A)(1), (2), (3), or (5) of

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with a sexual motivation;

(8) A violation of division (A)(4) of section 2905.01 of the	46
Revised Code;	47
(9) A violation of division (B) of section 2905.01 of the	48
Revised Code when the victim of the offense is under eighteen	49
years of age and the offender is not a parent of the victim of the	50
offense;	51
(10) A violation of division (B) of section 2905.02, of	52
division (B) of section 2905.03, of division (B) of section	53
2905.05, or of division (B)(5) of section 2919.22 of the Revised	54
Code;	55
(11) A violation of any former law of this state, any	56
existing or former municipal ordinance or law of another state or	57
the United States, any existing or former law applicable in a	58
military court or in an Indian tribal court, or any existing or	59
former law of any nation other than the United States that is or	60
was substantially equivalent to any offense listed in division	61
(A)(1), (2), (3), (4), (5), (6), (7), (8), (9), or (10) of this	62
section;	63
(12) Any attempt to commit, conspiracy to commit, or	64
complicity in committing any offense listed in division (A)(1),	65
(2), (3), (4), (5), (6), (7), (8), (9), (10), or (11) of this	66
section.	67
(B)(1) "Sex offender" means, subject to division (B)(2) of	68
this section, a person who is convicted of, pleads guilty to, has	69
been convicted of, has pleaded guilty to, is adjudicated a	70
delinquent child for committing, or has been adjudicated a	71
delinquent child for committing any sexually oriented offense.	72
(2) "Sex offender" does not include a person who is convicted	73
of, pleads guilty to, has been convicted of, has pleaded guilty	74

section 2905.01 of the Revised Code when the offense is committed

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to, is adjudicated a delinquent child for committing, or has been
adjudicated a delinquent child for committing a sexually oriented
offense if the offense involves consensual sexual conduct or
consensual sexual contact and either of the following applies:
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(a) The victim of the sexually oriented offense was eighteen
years of age or older and at the time of the sexually oriented
offense was not under the custodial authority of the person who is
convicted of, pleads guilty to, has been convicted of, has pleaded
guilty to, is adjudicated a delinquent child for committing, or
has been adjudicated a delinquent child for committing the
sexually oriented offense.

(b) The victim of the offense was thirteen years of age or 86 older, and the person who is convicted of, pleads guilty to, has 87 been convicted of, has pleaded guilty to, is adjudicated a 88 delinquent child for committing, or has been adjudicated a 89 delinquent child for committing the sexually oriented offense is 90 not more than four years older than the victim. 91

(C) "Child-victim oriented offense" means any of the
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following violations or offenses committed by a person, regardless
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of the person's age, when the victim is under eighteen years of
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age and is not a child of the person who commits the violation:
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(1) A violation of division (A)(1), (2), (3), or (5) of
section 2905.01 of the Revised Code when the violation is not
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included in division (A)(7) of this section;
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(2) A violation of division (A) of section 2905.02, division 99
(A) of section 2905.03, or division (A) of section 2905.05 of the 100
Revised Code; 101

(3) A violation of any former law of this state, any existing
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or former municipal ordinance or law of another state or the
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United States, any existing or former law applicable in a military
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court or in an Indian tribal court, or any existing or former law
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of any nation other than the United States that is or was 106 substantially equivalent to any offense listed in division (C)(1)107 or (2) of this section; 108 (4) Any attempt to commit, conspiracy to commit, or 109 complicity in committing any offense listed in division (C)(1), 110 (2), or (3) of this section. 111 (D) "Child-victim offender" means a person who is convicted 112 of, pleads guilty to, has been convicted of, has pleaded guilty 113 to, is adjudicated a delinquent child for committing, or has been 114 adjudicated a delinquent child for committing any child-victim 115 oriented offense. 116 (E) "Tier I sex offender/child-victim offender" means any of 117 the following: 118 (1) A sex offender who is convicted of, pleads guilty to, has 119 been convicted of, or has pleaded guilty to any of the following 120 sexually oriented offenses: 121 (a) A violation of section 2907.06, 2907.07, 2907.08, or 122 2907.32 of the Revised Code; 123 (b) A violation of section 2907.04 of the Revised Code when 124 the offender is less than four years older than the other person 125 with whom the offender engaged in sexual conduct, the other person 126 did not consent to the sexual conduct, and the offender previously 127 has not been convicted of or pleaded guilty to a violation of 128

section 2907.02, 2907.03, or 2907.04 of the Revised Code or a 129
violation of former section 2907.12 of the Revised Code; 130

(c) A violation of division (A)(1), (2), (3), or (5) of 131
section 2907.05 of the Revised Code; 132

(d) A violation of division (A)(3) of section 2907.323 of the 133
Revised Code; 134

(e) A violation of division (A)(3) of section 2903.211, of 135

division (B) of section 2905.03, or of division (B) of section 136 2905.05 of the Revised Code; 137 (f) A violation of any former law of this state, any existing 138 or former municipal ordinance or law of another state or the 139 United States, any existing or former law applicable in a military 140 court or in an Indian tribal court, or any existing or former law 141 of any nation other than the United States, that is or was 142 substantially equivalent to any offense listed in division 143 (E)(1)(a), (b), (c), (d), or (e) of this section; 144 (g) Any attempt to commit, conspiracy to commit, or 145 complicity in committing any offense listed in division (E)(1)(a), 146 (b), (c), (d), (e), or (f) of this section. 147 (2) A child-victim offender who is convicted of, pleads 148 guilty to, has been convicted of, or has pleaded guilty to a 149 child-victim oriented offense and who is not within either 150 category of child-victim offender described in division (F)(2) or 151 (G)(2) of this section. 152 (3) A sex offender who is adjudicated a delinquent child for 153 committing or has been adjudicated a delinquent child for 154 committing any sexually oriented offense and who a juvenile court, 155 pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85 of the 156 Revised Code, classifies a tier I sex offender/child-victim 157 offender relative to the offense. 158 (4) A child-victim offender who is adjudicated a delinquent 159 child for committing or has been adjudicated a delinquent child 160 for committing any child-victim oriented offense and who a 161 juvenile court, pursuant to section 2152.82, 2152.83, 2152.84, or 162 2152.85 of the Revised Code, classifies a tier I sex 163 offender/child-victim offender relative to the offense. 164

(F) "Tier II sex offender/child-victim offender" means any of 165 the following: 166

(1) A sex offender who is convicted of, pleads guilty to, has 167 been convicted of, or has pleaded guilty to any of the following 168 sexually oriented offenses: 169 (a) A violation of section 2907.21, 2907.321, or 2907.322 of 170 the Revised Code; 171 (b) A violation of section 2907.04 of the Revised Code when 172 the offender is at least four years older than the other person 173 with whom the offender engaged in sexual conduct, or when the 174 offender is less than four years older than the other person with 175 whom the offender engaged in sexual conduct and the offender 176 previously has been convicted of or pleaded guilty to a violation 177 of section 2907.02, 2907.03, or 2907.04 of the Revised Code or 178 former section 2907.12 of the Revised Code; 179 (c) A violation of division (A)(4) of section 2907.05 or of 180 division (A)(1) or (2) of section 2907.323 of the Revised Code; 181 (d) A violation of division (A)(1), (2), (3), or (5) of 182 section 2905.01 of the Revised Code when the offense is committed 183 with a sexual motivation; 184 (e) A violation of division (A)(4) of section 2905.01 of the 185 Revised Code when the victim of the offense is eighteen years of 186 age or older; 187 (f) A violation of division (B) of section 2905.02 or of 188 division (B)(5) of section 2919.22 of the Revised Code; 189 (g) A violation of any former law of this state, any existing 190

or former municipal ordinance or law of another state or the 191 United States, any existing or former law applicable in a military 192 court or in an Indian tribal court, or any existing or former law 193 of any nation other than the United States that is or was 194 substantially equivalent to any offense listed in division 195 (F)(1)(a), (b), (c), (d), (e), or (f) of this section; 196

(h) Any attempt to commit, conspiracy to commit, or 197
complicity in committing any offense listed in division (F)(1)(a), 198
(b), (c), (d), (e), (f), or (g) of this section; 199

(i) Any sexually oriented offense that is committed after the
sex offender previously has been convicted of, pleaded guilty to,
or has been adjudicated a delinquent child for committing any
sexually oriented offense or child-victim oriented offense for
which the offender was classified a tier I sex
offender/child-victim offender.

(2) A child-victim offender who is convicted of, pleads 206 guilty to, has been convicted of, or has pleaded guilty to any 207 child-victim oriented offense when the child-victim oriented 208 offense is committed after the child-victim offender previously 209 has been convicted of, pleaded guilty to, or been adjudicated a 210 delinquent child for committing any sexually oriented offense or 211 child-victim oriented offense for which the offender was 212 classified a tier I sex offender/child-victim offender. 213

(3) A sex offender who is adjudicated a delinquent child for 214 committing or has been adjudicated a delinquent child for 215 committing any sexually oriented offense and who a juvenile court, 216 pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85 of the 217 Revised Code, classifies a tier II sex offender/child-victim 218 offender relative to the offense. 219

(4) A child-victim offender who is adjudicated a delinquent 220 child for committing or has been adjudicated a delinquent child 221 for committing any child-victim oriented offense and whom a 222 juvenile court, pursuant to section 2152.82, 2152.83, 2152.84, or 223 2152.85 of the Revised Code, classifies a tier II sex 224 offender/child-victim offender relative to the current offense. 225

(5) A sex offender or child-victim offender who is not in any 226category of tier II sex offender/child-victim offender set forth 227

in division (F)(1), (2), (3), or (4) of this section, who prior to 228 January 1, 2008, was adjudicated a delinquent child for committing 229 a sexually oriented offense or child-victim oriented offense, and 230 who prior to that date was determined to be a habitual sex 231 offender or determined to be a habitual child-victim offender, 232 unless either of the following applies: 233 (a) The sex offender or child-victim offender is reclassified 234 pursuant to section 2950.031 or 2950.032 of the Revised Code as a 235 tier I sex offender/child-victim offender or a tier III sex 236 offender/child-victim offender relative to the offense. 237 (b) A juvenile court, pursuant to section 2152.82, 2152.83, 238 2152.84, or 2152.85 of the Revised Code, classifies the child a 239 tier I sex offender/child-victim offender or a tier III sex 240 offender/child-victim offender relative to the offense. 241 (G) "Tier III sex offender/child-victim offender" means any 242 of the following: 243 (1) A sex offender who is convicted of, pleads guilty to, has 244 been convicted of, or has pleaded quilty to any of the following 245 sexually oriented offenses: 246 (a) A violation of section 2907.02 or 2907.03 of the Revised 247 Code; 248 (b) A violation of division (B) of section 2907.05 of the 249 Revised Code; 250 (c) A violation of section 2903.01, 2903.02, or 2903.11 of 251 the Revised Code when the violation was committed with a sexual 252 motivation; 253 (d) A violation of division (A) of section 2903.04 of the 254 Revised Code when the offender committed or attempted to commit 255 the felony that is the basis of the violation with a sexual 256 motivation; 257

(e) A violation of division (A)(4) of section 2905.01 of the
Revised Code when the victim of the offense is under eighteen
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years of age;

(f) A violation of division (B) of section 2905.01 of the 261
Revised Code when the victim of the offense is under eighteen 262
years of age and the offender is not a parent of the victim of the 263
offense; 264

(g) A violation of any former law of this state, any existing 265 or former municipal ordinance or law of another state or the 266 United States, any existing or former law applicable in a military 267 court or in an Indian tribal court, or any existing or former law 268 of any nation other than the United States that is or was 269 substantially equivalent to any offense listed in division 270 (G)(1)(a), (b), (c), (d), (e), or (f) of this section; 271

(h) Any attempt to commit, conspiracy to commit, or 272
complicity in committing any offense listed in division (G)(1)(a), 273
(b), (c), (d), (e), (f), or (g) of this section; 274

(i) Any sexually oriented offense that is committed after the
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sex offender previously has been convicted of, pleaded guilty to,
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or been adjudicated a delinquent child for committing any sexually
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oriented offense or child-victim oriented offense for which the
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offender was classified a tier II sex offender/child-victim
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offender or a tier III sex offender/child-victim offender.

(2) A child-victim offender who is convicted of, pleads 281 guilty to, has been convicted of, or has pleaded guilty to any 282 child-victim oriented offense when the child-victim oriented 283 offense is committed after the child-victim offender previously 284 has been convicted of, pleaded guilty to, or been adjudicated a 285 delinquent child for committing any sexually oriented offense or 286 child-victim oriented offense for which the offender was 287 classified a tier II sex offender/child-victim offender or a tier 288 (3) A sex offender who is adjudicated a delinquent child for 290 committing or has been adjudicated a delinquent child for 291 committing any sexually oriented offense and who a juvenile court, 292 pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85 of the 293 Revised Code, classifies a tier III sex offender/child-victim 294 offender relative to the offense. 295

(4) A child-victim offender who is adjudicated a delinquent 296 child for committing or has been adjudicated a delinquent child 297 for committing any child-victim oriented offense and whom a 298 juvenile court, pursuant to section 2152.82, 2152.83, 2152.84, or 299 2152.85 of the Revised Code, classifies a tier III sex 300 offender/child-victim offender relative to the current offense. 301

(5) A sex offender or child-victim offender who is not in any 302 category of tier III sex offender/child-victim offender set forth 303 in division (G)(1), (2), (3), or (4) of this section, who prior to 304 January 1, 2008, was convicted of or pleaded guilty to a sexually 305 oriented offense or child-victim oriented offense or was 306 adjudicated a delinquent child for committing a sexually oriented 307 offense or child-victim oriented offense and classified a juvenile 308 offender registrant, and who prior to that date was adjudicated a 309 sexual predator or adjudicated a child-victim predator, unless 310 either of the following applies: 311

(a) The sex offender or child-victim offender is reclassified
pursuant to section 2950.031 or 2950.032 of the Revised Code as a
tier I sex offender/child-victim offender or a tier II sex
offender/child-victim offender relative to the offense.

(b) The sex offender or child-victim offender is a delinquent 316
child, and a juvenile court, pursuant to section 2152.82, 2152.83, 317
2152.84, or 2152.85 of the Revised Code, classifies the child a 318
tier I sex offender/child-victim offender or a tier II sex 319

offender/child-victim offender relative to the offense. 320 (6) A sex offender who is convicted of, pleads guilty to, was 321 convicted of, or pleaded guilty to a sexually oriented offense, if 322 the sexually oriented offense and the circumstances in which it 323 was committed are such that division (F) of section 2971.03 of the 324 Revised Code automatically classifies the offender as a tier III 325 sex offender/child-victim offender; 326 (7) A sex offender or child-victim offender who is convicted 327

of, pleads guilty to, was convicted of, pleaded guilty to, is 328 adjudicated a delinquent child for committing, or was adjudicated 329 a delinquent child for committing a sexually oriented offense or 330 child-victim offense in another state, in a federal court, 331 military court, or Indian tribal court, or in a court in any 332 nation other than the United States if both of the following 333 apply: 334

(a) Under the law of the jurisdiction in which the offender 335 was convicted or pleaded guilty or the delinquent child was 336 adjudicated, the offender or delinquent child is in a category 337 substantially equivalent to a category of tier III sex 338 offender/child-victim offender described in division (G)(1), (2), 339 (3), (4), (5), or (6) of this section. 340

(b) Subsequent to the conviction, plea of guilty, or 341 adjudication in the other jurisdiction, the offender or delinquent 342 child resides, has temporary domicile, attends school or an 343 institution of higher education, is employed, or intends to reside 344 in this state in any manner and for any period of time that 345 subjects the offender or delinquent child to a duty to register or 346 provide notice of intent to reside under section 2950.04 or 347 2950.041 of the Revised Code. 348

(H) "Confinement" includes, but is not limited to, a 349 community residential sanction imposed pursuant to section 2929.16 350

or 2929.26 of the Revised Code.

(I) "Prosecutor" has the same meaning as in section 2935.01 352of the Revised Code. 353

(J) "Supervised release" means a release of an offender from 354
 a prison term, a term of imprisonment, or another type of 355
 confinement that satisfies either of the following conditions: 356

(1) The release is on parole, a conditional pardon, under a 357
community control sanction, under transitional control, or under a 358
post-release control sanction, and it requires the person to 359
report to or be supervised by a parole officer, probation officer, 360
field officer, or another type of supervising officer. 361

(2) The release is any type of release that is not described
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in division (J)(1) of this section and that requires the person to
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report to or be supervised by a probation officer, a parole
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officer, a field officer, or another type of supervising officer.
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(K) "Sexually violent predator specification," "sexually
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violent predator," "sexually violent offense," "sexual motivation
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specification," "designated homicide, assault, or kidnapping
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offense," and "violent sex offense" have the same meanings as in
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section 2971.01 of the Revised Code.
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(L) "Post-release control sanction" and "transitional
 control" have the same meanings as in section 2967.01 of the
 Revised Code.
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(M) "Juvenile offender registrant" means a person who is 374 adjudicated a delinquent child for committing on or after January 375 1, 2002, a sexually oriented offense or a child-victim oriented 376 offense, who is fourteen years of age or older at the time of 377 committing the offense, and who a juvenile court judge, pursuant 378 to an order issued under section 2152.82, 2152.83, 2152.84, 379 2152.85, or 2152.86 of the Revised Code, classifies a juvenile 380 offender registrant and specifies has a duty to comply with 381

sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised 382 Code. "Juvenile offender registrant" includes a person who prior 383 to January 1, 2008, was a "juvenile offender registrant" under the 384 definition of the term in existence prior to January 1, 2008, and 385 a person who prior to July 31, 2003, was a "juvenile sex offender 386 registrant" under the former definition of that former term. 387

(N) "Public registry-qualified juvenile offender registrant"
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means a person who is adjudicated a delinquent child and on whom a
juvenile court has imposed a serious youthful offender
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dispositional sentence under section 2152.13 of the Revised Code
before, on, or after January 1, 2008, and to whom all of the
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(1) The person is adjudicated a delinquent child for
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 committing, attempting to commit, conspiring to commit, or
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 complicity in committing one of the following acts:
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(a) A violation of section 2907.02 of the Revised Code, 397
division (B) of section 2907.05 of the Revised Code, or section 398
2907.03 of the Revised Code if the victim of the violation was 399
less than twelve years of age; 400

(b) A violation of section 2903.01, 2903.02, or 2905.01 of
the Revised Code that was committed with a purpose to gratify the
sexual needs or desires of the child.

(2) The person was fourteen, fifteen, sixteen, or seventeen404years of age at the time of committing the act.405

(3) A juvenile court judge, pursuant to an order issued under
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section 2152.86 of the Revised Code, classifies the person a
juvenile offender registrant, specifies the person has a duty to
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comply with sections 2950.04, 2950.05, and 2950.06 of the Revised
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Code, and classifies the person a public registry-qualified
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juvenile offender registrant, and the classification of the person
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as a public registry-qualified juvenile offender registrant has

not been terminated pursuant to division (D) of section 2152.86 of 413 the Revised Code. 414 (0) "Secure facility" means any facility that is designed and 415 operated to ensure that all of its entrances and exits are locked 416 and under the exclusive control of its staff and to ensure that, 417 because of that exclusive control, no person who is 418 institutionalized or confined in the facility may leave the 419 facility without permission or supervision. 420

(P) "Out-of-state juvenile offender registrant" means a 421 person who is adjudicated a delinquent child in a court in another 422 state, in a federal court, military court, or Indian tribal court, 423 or in a court in any nation other than the United States for 424 committing a sexually oriented offense or a child-victim oriented 425 offense, who on or after January 1, 2002, moves to and resides in 426 this state or temporarily is domiciled in this state for more than 427 five days, and who has a duty under section 2950.04 or 2950.041 of 428 the Revised Code to register in this state and the duty to 429 otherwise comply with that applicable section and sections 2950.05 430 and 2950.06 of the Revised Code. "Out-of-state juvenile offender 431 registrant" includes a person who prior to January 1, 2008, was an 432 "out-of-state juvenile offender registrant" under the definition 433 of the term in existence prior to January 1, 2008, and a person 434 who prior to July 31, 2003, was an "out-of-state juvenile sex 435 offender registrant" under the former definition of that former 436 term. 437

(Q) "Juvenile court judge" includes a magistrate to whom the
juvenile court judge confers duties pursuant to division (A)(15)
of section 2151.23 of the Revised Code.

(R) "Adjudicated a delinquent child for committing a sexually
oriented offense" includes a child who receives a serious youthful
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offender dispositional sentence under section 2152.13 of the
Revised Code for committing a sexually oriented offense.
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(S) "School" and "school premises" have the same meanings as 445 in section 2925.01 of the Revised Code. 446

(T) "Residential premises" means the building in which a
residential unit is located and the grounds upon which that
building stands, extending to the perimeter of the property.
"Residential premises" includes any type of structure in which a
residential unit is located, including, but not limited to,
multi-unit buildings and mobile and manufactured homes.

(U) "Residential unit" means a dwelling unit for residential
use and occupancy, and includes the structure or part of a
structure that is used as a home, residence, or sleeping place by
one person who maintains a household or two or more persons who
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maintain a common household. "Residential unit" does not include a
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halfway house or a community-based correctional facility.

(V) "Multi-unit building" means a building in which is 459 located more than twelve residential units that have entry doors 460 that open directly into the unit from a hallway that is shared 461 with one or more other units. A residential unit is not considered 462 located in a multi-unit building if the unit does not have an 463 entry door that opens directly into the unit from a hallway that 464 is shared with one or more other units or if the unit is in a 465 building that is not a multi-unit building as described in this 466 division. 467

(W) "Community control sanction" has the same meaning as in 468 section 2929.01 of the Revised Code. 469

(X) "Halfway house" and "community-based correctional
facility" have the same meanings as in section 2929.01 of the
Revised Code.
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(Y) "Long-term care facility" and "sponsor" have the same473meanings as in section 173.14 of the Revised Code.474

Sec. 2950.11. (A) Regardless of when the sexually oriented 475 offense or child-victim oriented offense was committed, if a 476 person is convicted of, pleads guilty to, has been convicted of, 477 or has pleaded guilty to a sexually oriented offense or a 478 child-victim oriented offense or a person is or has been 479 adjudicated a delinquent child for committing a sexually oriented 480 offense or a child-victim oriented offense and is classified a 481 juvenile offender registrant or is an out-of-state juvenile 482 offender registrant based on that adjudication, and if the 483 offender or delinquent child is in any category specified in 484 division (F)(1)(a), (b), or (c) of this section, the sheriff with 485 whom the offender or delinquent child has most recently registered 486 under section 2950.04, 2950.041, or 2950.05 of the Revised Code 487 and the sheriff to whom the offender or delinquent child most 488 recently sent a notice of intent to reside under section 2950.04 489 or 2950.041 of the Revised Code, within the period of time 490 specified in division (C) of this section, shall provide a written 491 notice containing the information set forth in division (B) of 492 this section to all of the persons described in divisions (A)(1)493 to (10)(11) of this section. If the sheriff has sent a notice to 494 the persons described in those divisions as a result of receiving 495 a notice of intent to reside and if the offender or delinquent 496 child registers a residence address that is the same residence 497 address described in the notice of intent to reside, the sheriff 498 is not required to send an additional notice when the offender or 499 delinquent child registers. The sheriff shall provide the notice 500 to all of the following persons: 501

(1)(a) Any occupant of each residential unit that is located 502
within one thousand feet of the offender's or delinquent child's 503
residential premises, that is located within the county served by 504
the sheriff, and that is not located in a multi-unit building. 505
Division (D)(3) of this section applies regarding notices required 506

under this division.

(b) If the offender or delinquent child resides in a 508 multi-unit building, any occupant of each residential unit that is 509 located in that multi-unit building and that shares a common 510 hallway with the offender or delinquent child. For purposes of 511 this division, an occupant's unit shares a common hallway with the 512 offender or delinquent child if the entrance door into the 513 occupant's unit is located on the same floor and opens into the 514 same hallway as the entrance door to the unit the offender or 515 delinquent child occupies. Division (D)(3) of this section applies 516 regarding notices required under this division. 517

(c) The building manager, or the person the building owner or 518 condominium unit owners association authorizes to exercise 519 management and control, of each multi-unit building that is 520 located within one thousand feet of the offender's or delinquent 521 child's residential premises, including a multi-unit building in 522 which the offender or delinquent child resides, and that is 523 located within the county served by the sheriff. In addition to 524 notifying the building manager or the person authorized to 525 exercise management and control in the multi-unit building under 526 this division, the sheriff shall post a copy of the notice 527 prominently in each common entryway in the building and any other 528 location in the building the sheriff determines appropriate. The 529 manager or person exercising management and control of the 530 building shall permit the sheriff to post copies of the notice 531 under this division as the sheriff determines appropriate. In lieu 532 of posting copies of the notice as described in this division, a 533 sheriff may provide notice to all occupants of the multi-unit 534 building by mail or personal contact; if the sheriff so notifies 535 all the occupants, the sheriff is not required to post copies of 536 the notice in the common entryways to the building. Division 537 (D)(3) of this section applies regarding notices required under 538

this division.

(d) All additional persons who are within any category of	540
neighbors of the offender or delinquent child that the attorney	541
general by rule adopted under section 2950.13 of the Revised Code	542
requires to be provided the notice and who reside within the	543
county served by the sheriff+.	544
(2) The executive director of the public children services	545

agency that has jurisdiction within the specified geographical 546 notification area and that is located within the county served by 547 the sheriff; 548

(3)(a) The superintendent of each board of education of a 549
school district that has schools within the specified geographical 550
notification area and that is located within the county served by 551
the sheriff; 552

(b) The principal of the school within the specified
geographical notification area and within the county served by the
sheriff that the delinquent child attends;
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(c) If the delinquent child attends a school outside of the 556 specified geographical notification area or outside of the school 557 district where the delinquent child resides, the superintendent of 558 the board of education of a school district that governs the 559 school that the delinquent child attends and the principal of the 560 school that the delinquent child attends. 561

(4)(a) The appointing or hiring officer of each chartered 562 nonpublic school located within the specified geographical 563 notification area and within the county served by the sheriff or 564 of each other school located within the specified geographical 565 notification area and within the county served by the sheriff and 566 that is not operated by a board of education described in division 567 (A)(3) of this section; 568

(b) Regardless of the location of the school, the appointing 569

or hiring officer of a chartered nonpublic school that the 570 delinquent child attends. 571 (5) The director, head teacher, elementary principal, or site 572 administrator of each preschool program governed by Chapter 3301. 573 of the Revised Code that is located within the specified 574 geographical notification area and within the county served by the 575 sheriff; 576 (6) The administrator of each child day-care center or type A 577 family day-care home that is located within the specified 578 geographical notification area and within the county served by the 579 sheriff, and the provider of each certified type B family day-care 580 home that is located within the specified geographical 581 notification area and within the county served by the sheriff. As 582 used in this division, "child day-care center," "type A family 583 day-care home," and "certified type B family day-care home" have 584 the same meanings as in section 5104.01 of the Revised Code. 585 (7) The president or other chief administrative officer of 586 each institution of higher education, as defined in section 587 2907.03 of the Revised Code, that is located within the specified 588 geographical notification area and within the county served by the 589 sheriff, and the chief law enforcement officer of the state 590 university law enforcement agency or campus police department 591

established under section 3345.04 or 1713.50 of the Revised Code, 592 if any, that serves that institution; 593

(8) The sheriff of each county that includes any portion of 594the specified geographical notification area; 595

(9) If the offender or delinquent child resides within the 596 county served by the sheriff, the chief of police, marshal, or 597 other chief law enforcement officer of the municipal corporation 598 in which the offender or delinquent child resides or, if the 599 offender or delinquent child resides in an unincorporated area, 600

the constable or chief of the police department or police district 601 police force of the township in which the offender or delinquent 602 child resides; 603 (10) Volunteer organizations in which contact with minors or 604 other vulnerable individuals might occur or any organization, 605 company, or individual who requests notification as provided in 606 division (J) of this section; 607 (11)(a) The manager of a long-term care facility where the 608 offender or delinguent child will reside or that is located within 609 the specified geographical notification area and within the county 610 served by the sheriff; 611 612 (b) The manager of a long-term care facility who receives any notice pursuant to division (A)(11)(a) of this section shall 613 provide a copy of the notice to all residents of the long-term 614 care facility and to the sponsor of each of those residents. 615 (B) The notice required under division (A) of this section 616 shall include all of the following information regarding the 617 subject offender or delinquent child: 618 (1) The offender's or delinquent child's name; 619 (2) The address or addresses of the offender's or public 620 registry-qualified juvenile offender registrant's residence, 621 school, institution of higher education, or place of employment, 622 as applicable, or the residence address or addresses of a 623 delinquent child who is not a public registry-qualified juvenile 624 offender registrant; 625 (3) The sexually oriented offense or child-victim oriented 626 offense of which the offender was convicted, to which the offender 627 pleaded quilty, or for which the child was adjudicated a 628 delinquent child; 629 (4) A statement that identifies the category specified in 630

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division (F)(1)(a), (b), or (c) of this section that includes the631offender or delinquent child and that subjects the offender or632delinquent child to this section;633

(5) The offender's or delinquent child's photograph.

(C) If a sheriff with whom an offender or delinquent child 635 registers under section 2950.04, 2950.041, or 2950.05 of the 636 Revised Code or to whom the offender or delinquent child most 637 recently sent a notice of intent to reside under section 2950.04 638 or 2950.041 of the Revised Code is required by division (A) of 639 this section to provide notices regarding an offender or 640 delinquent child and if, pursuant to that requirement, the sheriff 641 provides a notice to a sheriff of one or more other counties in 642 accordance with division (A)(8) of this section, the sheriff of 643 each of the other counties who is provided notice under division 644 (A)(8) of this section shall provide the notices described in 645 divisions (A)(1) to (7) and (A)(9) and (10) to (11) of this 646 section to each person or entity identified within those divisions 647 that is located within the specified geographical notification 648 area and within the county served by the sheriff in question. 649

(D)(1) A sheriff required by division (A) or (C) of this 650 section to provide notices regarding an offender or delinquent 651 child shall provide the notice to the neighbors that are described 652 in division (A)(1) of this section and the notices to law 653 enforcement personnel that are described in divisions (A)(8) and 654 (9) of this section as soon as practicable, but no later than five 655 days after the offender sends the notice of intent to reside to 656 the sheriff and again no later than five days after the offender 657 or delinquent child registers with the sheriff or, if the sheriff 658 is required by division (C) of this section to provide the 659 notices, no later than five days after the sheriff is provided the 660 notice described in division (A)(8) of this section. 661

A sheriff required by division (A) or (C) of this section to 662

provide notices regarding an offender or delinquent child shall 663 provide the notices to all other specified persons that are 664 described in divisions (A)(2) to (7) and (A), (10), and (11) of 665 this section as soon as practicable, but not later than seven days 666 after the offender or delinquent child registers with the sheriff 667 or, if the sheriff is required by division (C) of this section to 668 provide the notices, no later than five days after the sheriff is 669 provided the notice described in division (A)(8) of this section. 670

(2) If an offender or delinquent child in relation to whom 671 division (A) of this section applies verifies the offender's or 672 delinquent child's current residence, school, institution of 673 higher education, or place of employment address, as applicable, 674 with a sheriff pursuant to section 2950.06 of the Revised Code, 675 the sheriff may provide a written notice containing the 676 information set forth in division (B) of this section to the 677 persons identified in divisions (A)(1) to  $\frac{(10)(11)}{(11)}$  of this 678 section. If a sheriff provides a notice pursuant to this division 679 to the sheriff of one or more other counties in accordance with 680 division (A)(8) of this section, the sheriff of each of the other 681 counties who is provided the notice under division (A)(8) of this 682 section may provide, but is not required to provide, a written 683 notice containing the information set forth in division (B) of 684 this section to the persons identified in divisions (A)(1) to (7)685 and (A)(9) and (10) to (11) of this section. 686

(3) A sheriff may provide notice under division (A)(1)(a) or 687 (b) of this section, and may provide notice under division 688 (A)(1)(c) of this section to a building manager or person 689 authorized to exercise management and control of a building, by 690 mail, by personal contact, or by leaving the notice at or under 691 the entry door to a residential unit. For purposes of divisions 692 (A)(1)(a) and (b) of this section, and the portion of division 693 (A)(1)(c) of this section relating to the provision of notice to 694 occupants of a multi-unit building by mail or personal contact, 695 the provision of one written notice per unit is deemed as 696 providing notice to all occupants of that unit. 697

(E) All information that a sheriff possesses regarding an 698 offender or delinquent child who is in a category specified in 699 division (F)(1)(a), (b), or (c) of this section that is described 700 in division (B) of this section and that must be provided in a 701 notice required under division (A) or (C) of this section or that 702 may be provided in a notice authorized under division (D)(2) of 703 this section is a public record that is open to inspection under 704 section 149.43 of the Revised Code. 705

The sheriff shall not cause to be publicly disseminated by 706 means of the internet any of the information described in this 707 division that is provided by a delinquent child unless that child 708 is in a category specified in division (F)(1)(a), (b), or (c) of 709 this section. 710

(F)(1) Except as provided in division (F)(2) of this section,
the duties to provide the notices described in divisions (A) and
(C) of this section apply regarding any offender or delinquent
child who is in any of the following categories:

(a) The offender is a tier III sex offender/child-victim
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offender, or the delinquent child is a public registry-qualified
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juvenile offender registrant, and a juvenile court has not removed
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pursuant to section 2950.15 of the Revised Code the delinquent
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child's duty to comply with sections 2950.04, 2950.041, 2950.05,
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and 2950.06 of the Revised Code.
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(b) The delinquent child is a tier III sex
offender/child-victim offender who is not a public registry
qualified public registry-qualified juvenile offender registrant,
the delinquent child was subjected to this section prior to the
cffective date of this amendment January 1, 2008, as a sexual

predator, habitual sex offender, child-victim predator, or 726 habitual child-victim offender, as those terms were defined in 727 section 2950.01 of the Revised Code as it existed prior to the 728 effective date of this amendment January 1, 2008, and a juvenile 729 court has not removed pursuant to section 2152.84 or 2152.85 of 730 the Revised Code the delinquent child's duty to comply with 731 sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised 732 Code. 733

(c) The delinquent child is a tier III sex 734 offender/child-victim offender who is not a public 735 registry-qualified juvenile offender registrant, the delinquent 736 child was classified a juvenile offender registrant on or after 737 the effective date of this amendment January 1, 2008, the court 738 has imposed a requirement under section 2152.82, 2152.83, or 739 2152.84 of the Revised Code subjecting the delinquent child to 740 this section, and a juvenile court has not removed pursuant to 741 section 2152.84 or 2152.85 of the Revised Code the delinquent 742 child's duty to comply with sections 2950.04, 2950.041, 2950.05, 743 and 2950.06 of the Revised Code. 744

(2) The notification provisions of this section do not apply 745 to a person described in division (F)(1)(a), (b), or (c) of this 746 section if a court finds at a hearing after considering the 747 factors described in this division that the person would not be 748 subject to the notification provisions of this section that were 749 in the version of this section that existed immediately prior to 750 the effective date of this amendment January 1, 2008. In making 751 the determination of whether a person would have been subject to 752 the notification provisions under prior law as described in this 753 division, the court shall consider the following factors: 754

(a) The offender's or delinquent child's age;

(b) The offender's or delinquent child's prior criminal ordelinquency record regarding all offenses, including, but not757

limited to, all sexual offenses;

(c) The age of the victim of the sexually oriented offense
for which sentence is to be imposed or the order of disposition is
to be made;
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(d) Whether the sexually oriented offense for which sentence
is to be imposed or the order of disposition is to be made
involved multiple victims;
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(e) Whether the offender or delinquent child used drugs or
 alcohol to impair the victim of the sexually oriented offense or
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(f) If the offender or delinquent child previously has been 768 convicted of or pleaded guilty to, or been adjudicated a 769 delinquent child for committing an act that if committed by an 770 adult would be, a criminal offense, whether the offender or 771 delinquent child completed any sentence or dispositional order 772 imposed for the prior offense or act and, if the prior offense or 773 act was a sex offense or a sexually oriented offense, whether the 774 offender or delinquent child participated in available programs 775 for sexual offenders; 776

(g) Any mental illness or mental disability of the offender 777or delinquent child; 778

(h) The nature of the offender's or delinquent child's sexual
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(i) Whether the offender or delinquent child, during the
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commission of the sexually oriented offense for which sentence is
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to be imposed or the order of disposition is to be made, displayed
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cruelty or made one or more threats of cruelty;
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(j) Whether the offender or delinquent child would have been 788
a habitual sex offender or a habitual child victim offender under 789
the definitions of those terms set forth in section 2950.01 of the 790
Revised Code as that section existed prior to the effective date 791
of this amendment January 1, 2008; 792

(k) Any additional behavioral characteristics that contribute 793to the offender's or delinquent child's conduct. 794

(G)(1) The department of job and family services shall 795 compile, maintain, and update in January and July of each year, a 796 list of all agencies, centers, or homes of a type described in 797 division (A)(2) or (6) of this section that contains the name of 798 each agency, center, or home of that type, the county in which it 799 is located, its address and telephone number, and the name of an 800 administrative officer or employee of the agency, center, or home. 801

(2) The department of education shall compile, maintain, and 802 update in January and July of each year, a list of all boards of 803 education, schools, or programs of a type described in division 804 (A)(3), (4), or (5) of this section that contains the name of each 805 board of education, school, or program of that type, the county in 806 which it is located, its address and telephone number, the name of 807 the superintendent of the board or of an administrative officer or 808 employee of the school or program, and, in relation to a board of 809 education, the county or counties in which each of its schools is 810 located and the address of each such school. 811

(3) The Ohio board of regents shall compile, maintain, and
update in January and July of each year, a list of all
institutions of a type described in division (A)(7) of this
section that contains the name of each such institution, the
county in which it is located, its address and telephone number,
and the name of its president or other chief administrative
officer.

(4) A sheriff required by division (A) or (C) of this 819 section, or authorized by division (D)(2) of this section, to 820 provide notices regarding an offender or delinguent child, or a 821 designee of a sheriff of that type, may request the department of 822 job and family services, department of education, department of 823 health, or Ohio board of regents, by telephone, in person, or by 824 mail, to provide the sheriff or designee with the names, 825 addresses, and telephone numbers of the appropriate persons and 826 entities to whom the notices described in divisions (A)(2) to (7) 827 and (11) of this section are to be provided. Upon receipt of a 828 request, the department or board shall provide the requesting 829 sheriff or designee with the names, addresses, and telephone 830 numbers of the appropriate persons and entities to whom those 831 notices are to be provided. 832

(5) The department of health shall compile, maintain, and 833 update in January and July of each year, a list of all long-term 834 care facilities that contains the name of each long-term care 835 facility, the county in which it is located, and its address and 836 telephone number. 837

(H)(1) Upon the motion of the offender or the prosecuting 838 attorney of the county in which the offender was convicted of or 839 pleaded guilty to the sexually oriented offense or child-victim 840 oriented offense for which the offender is subject to community 841 notification under this section, or upon the motion of the 842 sentencing judge or that judge's successor in office, the judge 843 may schedule a hearing to determine whether the interests of 844 justice would be served by suspending the community notification 845 requirement under this section in relation to the offender. The 846 judge may dismiss the motion without a hearing but may not issue 847 an order suspending the community notification requirement without 848 a hearing. At the hearing, all parties are entitled to be heard, 849 and the judge shall consider all of the factors set forth in 850

division (K) of this section. If, at the conclusion of the 851 hearing, the judge finds that the offender has proven by clear and 852 convincing evidence that the offender is unlikely to commit in the 853 future a sexually oriented offense or a child-victim oriented 854 offense and if the judge finds that suspending the community 855 notification requirement is in the interests of justice, the judge 856 may suspend the application of this section in relation to the 857 offender. The order shall contain both of these findings. 858

The judge promptly shall serve a copy of the order upon the 859 sheriff with whom the offender most recently registered under 860 section 2950.04, 2950.041, or 2950.05 of the Revised Code and upon 861 the bureau of criminal identification and investigation. 862

An order suspending the community notification requirement 863 does not suspend or otherwise alter an offender's duties to comply 864 with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the 865 Revised Code and does not suspend the victim notification 866 requirement under section 2950.10 of the Revised Code. 867

(2) A prosecuting attorney, a sentencing judge or that 868 judge's successor in office, and an offender who is subject to the 869 community notification requirement under this section may 870 initially make a motion under division (H)(1) of this section upon 871 the expiration of twenty years after the offender's duty to comply 872 with division (A)(2), (3), or (4) of section 2950.04, division 873 (A)(2), (3), or (4) of section 2950.041 and sections 2950.05 and 874 2950.06 of the Revised Code begins in relation to the offense for 875 which the offender is subject to community notification. After the 876 initial making of a motion under division (H)(1) of this section, 877 thereafter, the prosecutor, judge, and offender may make a 878 subsequent motion under that division upon the expiration of five 879 years after the judge has entered an order denying the initial 880 motion or the most recent motion made under that division. 881

(3) The offender and the prosecuting attorney have the right 882

to appeal an order approving or denying a motion made under 883 division (H)(1) of this section. 884 (4) Divisions (H)(1) to (3) of this section do not apply to 885 any of the following types of offender: 886 (a) A person who is convicted of or pleads guilty to a 887 violent sex offense or designated homicide, assault, or kidnapping 888 offense and who, in relation to that offense, is adjudicated a 889 sexually violent predator; 890 (b) A person who is convicted of or pleads guilty to a 891 sexually oriented offense that is a violation of division 892 (A)(1)(b) of section 2907.02 of the Revised Code committed on or 893 after January 2, 2007, and either who is sentenced under section 894 2971.03 of the Revised Code or upon whom a sentence of life 895 without parole is imposed under division (B) of section 2907.02 of 896 the Revised Code; 897

(c) A person who is convicted of or pleads guilty to a 898 sexually oriented offense that is attempted rape committed on or 899 after January 2, 2007, and who also is convicted of or pleads 900 guilty to a specification of the type described in section 901 2941.1418, 2941.1419, or 2941.1420 of the Revised Code; 902

(d) A person who is convicted of or pleads guilty to an
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offense described in division (B)(3)(a), (b), (c), or (d) of
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section 2971.03 of the Revised Code and who is sentenced for that
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offense pursuant to that division;
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(e) An offender who is in a category specified in division 907
(F)(1)(a), (b), or (c) of this section and who, subsequent to 908
being subjected to community notification, has pleaded guilty to 909
or been convicted of a sexually oriented offense or child-victim 910
oriented offense. 911

(I) If a person is convicted of, pleads guilty to, has been912convicted of, or has pleaded guilty to a sexually oriented offense913

or a child-victim oriented offense or a person is or has been 914 adjudicated a delinquent child for committing a sexually oriented 915 offense or a child-victim oriented offense and is classified a 916 juvenile offender registrant or is an out-of-state juvenile 917 offender registrant based on that adjudication, and if the 918 offender or delinquent child is not in any category specified in 919 division (F)(1)(a), (b), or (c) of this section, the sheriff with 920 whom the offender or delinquent child has most recently registered 921 under section 2950.04, 2950.041, or 2950.05 of the Revised Code 922 and the sheriff to whom the offender or delinguent child most 923 recently sent a notice of intent to reside under section 2950.04 924 or 2950.041 of the Revised Code, within the period of time 925 specified in division (D) of this section, shall provide a written 926 notice containing the information set forth in division (B) of 927 this section to the executive director of the public children 928 services agency that has jurisdiction within the specified 929 geographical notification area and that is located within the 930 county served by the sheriff. 931

(J) Each sheriff shall allow a volunteer organization or 932 other organization, company, or individual who wishes to receive 933 the notice described in division (A)(10) of this section regarding 934 a specific offender or delinquent child or notice regarding all 935 offenders and delinquent children who are located in the specified 936 geographical notification area to notify the sheriff by electronic 937 mail or through the sheriff's web site of this election. The 938 sheriff shall promptly inform the bureau of criminal 939 identification and investigation of these requests in accordance 940 with the forwarding procedures adopted by the attorney general 941 pursuant to section 2950.13 of the Revised Code. 942

(K) In making a determination under division (H)(1) of this
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section as to whether to suspend the community notification
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requirement under this section for an offender, the judge shall
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consider all relevant factors, including, but not limited to, all 946
of the following:
 (1) The offender's age; 948
 (2) The offender's prior criminal or delinquency record 949
regarding all offenses, including, but not limited to, all 950

(3) The age of the victim of the sexually oriented offense or 952child-victim oriented offense the offender committed; 953

sexually oriented offenses or child-victim oriented offenses;

(4) Whether the sexually oriented offense or child-victim954oriented offense the offender committed involved multiple victims;955

(5) Whether the offender used drugs or alcohol to impair the
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 victim of the sexually oriented offense or child-victim oriented
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 offense the offender committed or to prevent the victim from
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 resisting;

(6) If the offender previously has been convicted of, pleaded 960 guilty to, or been adjudicated a delinquent child for committing 961 an act that if committed by an adult would be a criminal offense, 962 whether the offender completed any sentence or dispositional order 963 imposed for the prior offense or act and, if the prior offense or 964 act was a sexually oriented offense or a child-victim oriented 965 offense, whether the offender or delinquent child participated in 966 available programs for sex offenders or child-victim offenders; 967

(7) Any mental illness or mental disability of the offender; 968

(8) The nature of the offender's sexual conduct, sexual 969 contact, or interaction in a sexual context with the victim of the 970 sexually oriented offense the offender committed or the nature of 971 the offender's interaction in a sexual context with the victim of 972 the child-victim oriented offense the offender committed, 973 whichever is applicable, and whether the sexual conduct, sexual 974 contact, or interaction in a sexual context was part of a 975

demonstrated pattern of abuse;

(9) Whether the offender, during the commission of the
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sexually oriented offense or child-victim oriented offense the
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offender committed, displayed cruelty or made one or more threats
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of cruelty;
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(10) Any additional behavioral characteristics that981contribute to the offender's conduct.982

(L) As used in this section, "specified geographical 983
notification area" means the geographic area or areas within which 984
the attorney general, by rule adopted under section 2950.13 of the 985
Revised Code, requires the notice described in division (B) of 986
this section to be given to the persons identified in divisions 987
(A)(2) to (8) and (11) of this section. 988

Sec. 2950.12. (A) Except as provided in division (B) of this 989 section, any of the following persons shall be immune from 990 liability in a civil action to recover damages for injury, death, 991 or loss to person or property allegedly caused by an act or 992 omission in connection with a power, duty, responsibility, or 993 authorization under this chapter or under rules adopted under 994 authority of this chapter: 995

(1) An officer or employee of the bureau of criminal996identification and investigation;997

(2) The attorney general, a chief of police, marshal, or 998 other chief law enforcement officer of a municipal corporation, a 999 sheriff, a constable or chief of police of a township police 1000 department or police district police force, and a deputy, officer, 1001 or employee of the office of the attorney general, the law 1002 enforcement agency served by the marshal or the municipal or 1003 township chief, the office of the sheriff, or the constable; 1004

(3) A prosecutor and an officer or employee of the office of 1005

a section of the Revised Code.

1006 a prosecutor; (4) A supervising officer and an officer or employee of the 1007 adult parole authority of the department of rehabilitation and 1008 correction; 1009 (5) A supervising officer and an officer or employee of the 1010 department of youth services; 1011 (6) A supervisor and a caseworker or employee of a public 1012 children services agency acting pursuant to section 5153.16 of the 1013 Revised Code; 1014 (7) A managing officer of a state correctional institution 1015 and an officer or employee of the department of rehabilitation and 1016 correction; 1017 (8) A person identified in division (A)(2), (3), (4), (5), 1018 (6), or (11) of section 2950.11 of the Revised Code, an 1019 organization or person identified in division (A)(10) of that 1020 section, or the agent of that person or organization; 1021 (9) A person identified in division (A)(2) of section 1022 2950.111 of the Revised Code, regarding the person's provision of 1023 information pursuant to that division to a sheriff or a designee 1024 of a sheriff. 1025 (B) The immunity described in division (A) of this section 1026 does not apply to a person described in divisions (A)(1) to (8) of 1027 this section if, in relation to the act or omission in question, 1028 any of the following applies: 1029 (1) The act or omission was manifestly outside the scope of 1030 the person's employment or official responsibilities. 1031 (2) The act or omission was with malicious purpose, in bad 1032 faith, or in a wanton or reckless manner. 1033 (3) Liability for the act or omission is expressly imposed by 1034

sec. 2950.13. (A) The attorney general shall do all of the 1036
following: 1037

(1) No later than July 1, 1997, establish and maintain a 1038 state registry of sex offenders and child-victim offenders that is 1039 housed at the bureau of criminal identification and investigation 1040 and that contains all of the registration, change of residence, 1041 school, institution of higher education, or place of employment 1042 address, and verification information the bureau receives pursuant 1043 to sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised 1044 Code regarding each person who is convicted of, pleads guilty to, 1045 has been convicted of, or has pleaded guilty to a sexually 1046 oriented offense or a child-victim oriented offense and each 1047 person who is or has been adjudicated a delinquent child for 1048 committing a sexually oriented offense or a child-victim oriented 1049 offense and is classified a juvenile offender registrant or is an 1050 out-of-state juvenile offender registrant based on that 1051 adjudication, all of the information the bureau receives pursuant 1052 to section 2950.14 of the Revised Code, and any notice of an order 1053 terminating or modifying an offender's or delinquent child's duty 1054 to comply with sections 2950.04, 2950.041, 2950.05, and 2950.06 of 1055 the Revised Code the bureau receives pursuant to section 2152.84, 1056 2152.85, or 2950.15 of the Revised Code. For a person who was 1057 convicted of or pleaded guilty to the sexually oriented offense or 1058 child-victim related offense, the registry also shall indicate 1059 whether the person was convicted of or pleaded guilty to the 1060 offense in a criminal prosecution or in a serious youthful 1061 offender case. The registry shall not be open to inspection by the 1062 public or by any person other than a person identified in division 1063 (A) of section 2950.08 of the Revised Code. In addition to the 1064 information and material previously identified in this division, 1065 the registry shall include all of the following regarding each 1066 person who is listed in the registry: 1067 (a) A citation for, and the name of, all sexually oriented
offenses or child-victim oriented offenses of which the person was
convicted, to which the person pleaded guilty, or for which the
person was adjudicated a delinquent child and that resulted in a
registration duty, and the date on which those offenses were
committed;

(b) The text of the sexually oriented offenses or 1074 child-victim oriented offenses identified in division (A)(1)(a) of 1075 this section as those offenses existed at the time the person was 1076 convicted of, pleaded guilty to, or was adjudicated a delinquent 1077 child for committing those offenses, or a link to a database that 1078 sets forth the text of those offenses; 1079

(c) A statement as to whether the person is a tier I sex 1080 offender/child-victim offender, a tier II sex 1081 offender/child-victim offender, or a tier III sex 1082 offender/child-victim offender for the sexually oriented offenses 1083 or child-victim oriented offenses identified in division (A)(1)(a) 1084 of this section; 1085

(d) The community supervision status of the person,
including, but not limited to, whether the person is serving a
community control sanction and the nature of any such sanction,
whether the person is under supervised release and the nature of
the release, or regarding a juvenile, whether the juvenile is
under any type of release authorized under Chapter 2152. or 5139.
of the Revised Code and the nature of any such release;

(e) The offense and delinquency history of the person, as
determined from information gathered or provided under sections
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(f) The bureau of criminal identification and investigation 1096
tracking number assigned to the person if one has been so 1097
assigned, the federal bureau of investigation number assigned to 1098

the bureau is aware;

duties under this chapter.

the person if one has been assigned and the bureau of criminal 1099 identification and investigation is aware of the number, and any 1100 other state identification number assigned to the person of which 1101 1102 (g) Fingerprints and palmprints of the person; 1103 (h) A DNA specimen, as defined in section 109.573 of the 1104 Revised Code, from the person; 1105 (i) Whether the person has any outstanding arrest warrants; 1106 (j) Whether the person is in compliance with the person's 1107 1108 (2) In consultation with local law enforcement 1109 1110

representatives and no later than July 1, 1997, adopt rules that contain guidelines necessary for the implementation of this 1111 chapter; 1112

(3) In consultation with local law enforcement 1113 representatives, adopt rules for the implementation and 1114 administration of the provisions contained in section 2950.11 of 1115 the Revised Code that pertain to the notification of neighbors of 1116 an offender or a delinquent child who has committed a sexually 1117 oriented offense or a child-victim oriented offense and and is in 1118 a category specified in division (F)(1) of that section and rules 1119 that prescribe a manner in which victims of a sexually oriented 1120 offense or a child-victim oriented offense committed by an 1121 offender or a delinquent child who is in a category specified in 1122 division (B)(1) of section 2950.10 of the Revised Code may make a 1123 request that specifies that the victim would like to be provided 1124 the notices described in divisions (A)(1) and (2) of section 1125 2950.10 of the Revised Code; 1126

(4) In consultation with local law enforcement 1127 representatives and through the bureau of criminal identification 1128 and investigation, prescribe the forms to be used by judges and 1129

officials pursuant to section 2950.03 or 2950.032 of the Revised 1130 Code to advise offenders and delinquent children of their duties 1131 of filing a notice of intent to reside, registration, notification 1132 of a change of residence, school, institution of higher education, 1133 or place of employment address and registration of the new  $\tau$ 1134 school, institution of higher education, or place of employment 1135 address, as applicable, and address verification under sections 1136 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code, and 1137 prescribe the forms to be used by sheriffs relative to those 1138 duties of filing a notice of intent to reside, registration, 1139 change of residence, school, institution of higher education, or 1140 place of employment address notification, and address 1141 verification; 1142

(5) Make copies of the forms prescribed under division (A)(4)of this section available to judges, officials, and sheriffs;1144

(6) Through the bureau of criminal identification and 1145 investigation, provide the notifications, the information and 1146 materials, and the documents that the bureau is required to 1147 provide to appropriate law enforcement officials and to the 1148 federal bureau of investigation pursuant to sections 2950.04, 1149 2950.041, 2950.05, and 2950.06 of the Revised Code; 1150

(7) Through the bureau of criminal identification and
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 investigation, maintain the verification forms returned under the
 address verification mechanism set forth in section 2950.06 of the
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 Revised Code;

(8) In consultation with representatives of the officials, 1155 judges, and sheriffs, adopt procedures for officials, judges, and 1156 sheriffs to use to forward information, photographs, and 1157 fingerprints to the bureau of criminal identification and 1158 investigation pursuant to the requirements of sections 2950.03, 1159 2950.04, 2950.041, 2950.05, 2950.06, and 2950.11 of the Revised 1160 Code; 1161

(9) In consultation with the director of education, the 1162 director of job and family services, and the director of 1163 rehabilitation and correction, adopt rules that contain guidelines 1164 to be followed by boards of education of a school district, 1165 chartered nonpublic schools or other schools not operated by a 1166 board of education, preschool programs, child day-care centers, 1167 type A family day-care homes, certified type B family day-care 1168 homes, and institutions of higher education regarding the proper 1169 use and administration of information received pursuant to section 1170 2950.11 of the Revised Code relative to an offender or delinguent 1171 child who has committed a sexually oriented offense or a 1172 child-victim oriented offense and is in a category specified in 1173 division (F)(1) of that section; 1174

(10) In consultation with local law enforcement 1175 representatives and no later than July 1, 1997, adopt rules that 1176 designate a geographic area or areas within which the notice 1177 described in division (B) of section 2950.11 of the Revised Code 1178 must be given to the persons identified in divisions (A)(2) to (8) 1179 and (A), (10), and (11) of that section; 1180

(11) Through the bureau of criminal identification and 1181 investigation, not later than January 1, 2004, establish and 1182 operate on the internet a sex offender and child-victim offender 1183 database that contains information for every offender who has 1184 committed a sexually oriented offense or a child-victim oriented 1185 offense and registers in any county in this state pursuant to 1186 section 2950.04 or 2950.041 of the Revised Code and for every 1187 delinquent child who has committed a sexually oriented offense, is 1188 a public registry-qualified juvenile offender registrant, and 1189 registers in any county in this state pursuant to either such 1190 section. The bureau shall not include on the database the identity 1191 of any offender's or public registry-qualified juvenile offender 1192 registrant's victim, any offender's or public registry-qualified 1193

juvenile offender registrant's social security number, the name of 1194 any school or institution of higher education attended by any 1195 offender or public registry-qualified juvenile offender 1196 registrant, the name of the place of employment of any offender or 1197 public registry-qualified juvenile offender registrant, any 1198 tracking or identification number described in division (A)(1)(f) 1199 of this section, or any information described in division (C)(7)1200 of section 2950.04 or 2950.041 of the Revised Code. The bureau 1201 shall provide on the database, for each offender and each public 1202 registry-gualified juvenile offender registrant, at least the 1203 information specified in divisions (A)(11)(a) to (h) of this 1204 section. Otherwise, the bureau shall determine the information to 1205 be provided on the database for each offender and public 1206 registry-qualified juvenile offender registrant and shall obtain 1207 that information from the information contained in the state 1208 registry of sex offenders and child-victim offenders described in 1209 division (A)(1) of this section, which information, while in the 1210 possession of the sheriff who provided it, is a public record open 1211 for inspection as described in section 2950.081 of the Revised 1212 Code. The database is a public record open for inspection under 1213 section 149.43 of the Revised Code, and it shall be searchable by 1214 offender or public registry-qualified juvenile offender registrant 1215 name, by county, by zip code, and by school district. The database 1216 shall provide a link to the web site of each sheriff who has 1217 established and operates on the internet a sex offender and 1218 child-victim offender database that contains information for 1219 offenders and public registry-qualified juvenile offender 1220 registrants who register in that county pursuant to section 1221 2950.04 or 2950.041 of the Revised Code, with the link being a 1222 direct link to the sex offender and child-victim offender database 1223 for the sheriff. The bureau shall provide on the database, for 1224 each offender and public registry-qualified juvenile offender 1225 registrant, at least the following information: 1226

(a) The information described in divisions (A)(1)(a), (b), 1227 (c), and (d) of this section relative to the offender or public 1228 registry-qualified juvenile offender registrant; 1229 (b) The address of the offender's or public 1230 registry-qualified juvenile offender registrant's school, 1231 institution of higher education, or place of employment provided 1232 in a registration form; 1233 (c) The information described in division (C)(6) of section 1234 2950.04 or 2950.041 of the Revised Code; 1235 (d) A chart describing which sexually oriented offenses and 1236 child-victim oriented offenses are included in the definitions of 1237 tier I sex offender/child-victim offender, tier II sex 1238 offender/child-victim offender, and tier III sex 1239 offender/child-victim offender; 1240 (e) Fingerprints and palm prints palmprints of the offender 1241 or public registry-qualified juvenile offender registrant and a 1242 DNA specimen from the offender or public registry-qualified 1243 juvenile offender registrant; 1244 (f) The information set forth in division (B) of section 1245 2950.11 of the Revised Code; 1246 (g) Any outstanding arrest warrants for the offender or 1247 public registry-qualified juvenile offender registrant; 1248 (h) The offender's or public registry-qualified juvenile 1249 offender registrant's compliance status with duties under this 1250 chapter. 1251 (12) Develop software to be used by sheriffs in establishing 1252 on the internet a sex offender and child-victim offender database 1253

for the public dissemination of some or all of the information and 1254 materials described in division (A) of section 2950.081 of the 1255 Revised Code that are public records under that division, that are 1256 not prohibited from inclusion by division (B) of that section, and 1257 that pertain to offenders and public registry-qualified juvenile 1258 offender registrants who register in the sheriff's county pursuant 1259 to section 2950.04 or 2950.041 of the Revised Code and for the 1260 public dissemination of information the sheriff receives pursuant 1261 to section 2950.14 of the Revised Code and, upon the request of 1262 any sheriff, provide technical guidance to the requesting sheriff 1263 in establishing on the internet such a database; 1264

(13) Through the bureau of criminal identification and 1265 investigation, not later than January 1, 2004, establish and 1266 operate on the internet a database that enables local law 1267 enforcement representatives to remotely search by electronic means 1268 the state registry of sex offenders and child-victim offenders 1269 described in division (A)(1) of this section and any information 1270 and materials the bureau receives pursuant to sections 2950.04, 1271 2950.041, 2950.05, 2950.06, and 2950.14 of the Revised Code. The 1272 database shall enable local law enforcement representatives to 1273 obtain detailed information regarding each offender and delinquent 1274 child who is included in the registry, including, but not limited 1275 to the offender's or delinquent child's name, aliases, residence 1276 address, name and address of any place of employment, school, 1277 institution of higher education, if applicable, license plate 1278 number of each vehicle identified in division (C)(5) of section 1279 2950.04 or 2950.041 of the Revised Code to the extent applicable, 1280 victim preference if available, date of most recent release from 1281 confinement if applicable, fingerprints, and palmprints, all of 1282 the information and material described in division divisions 1283 (A)(1)(a) to (h) of this section regarding the offender or 1284 delinguent child, and other identification parameters the bureau 1285 considers appropriate. The database is not a public record open 1286 for inspection under section 149.43 of the Revised Code and shall 1287 be available only to law enforcement representatives as described 1288 in this division. Information obtained by local law enforcement 1289 representatives through use of this database is not open to 1290 inspection by the public or by any person other than a person 1291 identified in division (A) of section 2950.08 of the Revised Code. 1292

(14) Through the bureau of criminal identification and 1293 investigation, maintain a list of requests for notice about a 1294 specified offender or delinquent child or specified geographical 1295 notification area made pursuant to division (J) of section 2950.11 1296 of the Revised Code and, when an offender or delinquent child 1297 changes residence to another county, forward any requests for 1298 information about that specific offender or delinquent child to 1299 the appropriate sheriff; 1300

(15) Through the bureau of criminal identification and 1301 investigation, establish and operate a system for the immediate 1302 notification by electronic means of the appropriate officials in 1303 other states specified in this division each time an offender or 1304 delinquent child registers a residence, school, institution of 1305 higher education, or place of employment address under section 1306 2950.04 or 2950.041 of the revised Revised Code or provides a 1307 notice of a change of address or registers a new address under 1308 division (A) or (B) of section 2950.05 of the Revised Code. The 1309 immediate notification by electronic means shall be provided to 1310 the appropriate officials in each state in which the offender or 1311 delinquent child is required to register a residence, school, 1312 institution of higher education, or place of employment address. 1313 The notification shall contain the offender's or delinquent 1314 child's name and all of the information the bureau receives from 1315 the sheriff with whom the offender or delinquent child registered 1316 the address or provided the notice of change of address or 1317 registered the new address. 1318

(B) The attorney general in consultation with local law
 enforcement representatives, may adopt rules that establish one or
 more categories of neighbors of an offender or delinquent child
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who, in addition to the occupants of residential premises and 1322
other persons specified in division (A)(1) of section 2950.11 of 1323
the Revised Code, must be given the notice described in division 1324
(B) of that section. 1325

(C) No person, other than a local law enforcementrepresentative, shall knowingly do any of the following:1327

(1) Gain or attempt to gain access to the database
established and operated by the attorney general, through the
bureau of criminal identification and investigation, pursuant to
division (A)(13) of this section.

(2) Permit any person to inspect any information obtained
through use of the database described in division (C)(1) of this
section, other than as permitted under that division.
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(D) As used in this section, "local law enforcement
representatives" means representatives of the sheriffs of this
state, representatives of the municipal chiefs of police and
marshals of this state, and representatives of the township
constables and chiefs of police of the township police departments
or police district police forces of this state.

 Section 2. That existing sections 2950.01, 2950.11, 2950.12,
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 and 2950.13 of the Revised Code are hereby repealed.
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