

1 STATE OF OKLAHOMA

2 2nd Session of the 52nd Legislature (2010)

3 COMMITTEE SUBSTITUTE

4 FOR

5 HOUSE BILL NO. 2965

6 By: Duncan

7 COMMITTEE SUBSTITUTE

8 An Act relating to sex crimes; amending 10 O.S. 2001,
9 Section 7115, as last amended by Section 5, Chapter
10 3, O.S.L. 2008, and as renumbered by Section 207,
11 Chapter 233, O.S.L. 2009 (21 O.S. Supp. 2009, Section
12 843.5), which relates to child abuse; modifying and
13 adding penalties; amending 22 O.S. 2001, Sections
14 1014 and 1015, as last amended by Section 3, Chapter
15 275, O.S.L. 2009 (22 O.S. Supp. 2009, Section 1015),
16 which relate to manner of inflicting death punishment
17 and who may witness executions; modifying death
18 punishment procedure; allowing certain persons to
19 witness executions; amending 57 O.S. 2001, Sections
20 584, as last amended by Section 6, Chapter 404,
21 O.S.L. 2009 and 587, as amended by Section 10,
22 Chapter 284, O.S.L. 2006 (57 O.S. Supp. 2009,
23 Sections 584 and 587), which relate to the Sex
24 Offenders Registration Act; prohibiting use of
certain defense in prosecutions for failure to
register; modifying certain penalty; and declaring an
emergency.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 10 O.S. 2001, Section 7115, as
last amended by Section 5, Chapter 3, O.S.L. 2008, and as renumbered
by Section 207, Chapter 233, O.S.L. 2009 (21 O.S. Supp. 2009,
Section 843.5), is amended to read as follows:

1 Section 843.5 A. Any parent or other person who shall
2 willfully or maliciously engage in child abuse shall, upon
3 conviction, be guilty of a felony punishable by imprisonment in the
4 custody of the Department of Corrections not exceeding life
5 imprisonment, or by imprisonment in a county jail not exceeding one
6 (1) year, or by a fine of not less than Five Hundred Dollars
7 (\$500.00) nor more than Five Thousand Dollars (\$5,000.00), or both
8 such fine and imprisonment. As used in this subsection, "child
9 abuse" means the willful or malicious abuse, as defined by paragraph
10 ~~± 2 of subsection B of Section 7102~~ 1-1-105 of ~~this title~~ Title 10A
11 of the Oklahoma Statutes, of a child under eighteen (18) years of
12 age by another, or the act of willfully or maliciously injuring,
13 torturing or maiming a child under eighteen (18) years of age by
14 another.

15 B. Any parent or other person who shall willfully or
16 maliciously engage in enabling child abuse shall, upon conviction,
17 be punished by imprisonment in the custody of the Department of
18 Corrections not exceeding life imprisonment, or by imprisonment in a
19 county jail not exceeding one (1) year, or by a fine of not less
20 than Five Hundred Dollars (\$500.00) nor more than Five Thousand
21 Dollars (\$5,000.00) or both such fine and imprisonment. As used in
22 this subsection, "enabling child abuse" means the causing, procuring
23 or permitting of a willful or malicious act of child abuse, as
24 defined by paragraph ~~± 2 of subsection B of Section 7102~~ 1-1-105 of

1 ~~this title~~ Title 10A of the Oklahoma Statutes, of a child under
2 eighteen (18) years of age by another. As used in this subsection,
3 "permit" means to authorize or allow for the care of a child by an
4 individual when the person authorizing or allowing such care knows
5 or reasonably should know that the child will be placed at risk of
6 abuse as proscribed by this subsection.

7 C. Any parent or other person who shall willfully or
8 maliciously engage in child neglect shall, upon conviction, be
9 punished by imprisonment in the custody of the Department of
10 Corrections not exceeding life imprisonment, or by imprisonment in a
11 county jail not exceeding one (1) year, or by a fine of not less
12 than Five Hundred Dollars (\$500.00) nor more than Five Thousand
13 Dollars (\$5,000.00), or both such fine and imprisonment. As used in
14 this subsection, "child neglect" means the willful or malicious
15 neglect, as defined by paragraph ~~3~~ 46 of ~~subsection B of~~ Section
16 ~~7102~~ 1-1-105 of ~~this title~~ Title 10A of the Oklahoma Statutes, of a
17 child under eighteen (18) years of age by another.

18 D. Any parent or other person who shall willfully or
19 maliciously engage in enabling child neglect shall, upon conviction,
20 be punished by imprisonment in the custody of the Department of
21 Corrections not exceeding life imprisonment, or by imprisonment in a
22 county jail not exceeding one (1) year, or by a fine of not less
23 than Five Hundred Dollars (\$500.00) nor more than Five Thousand
24 Dollars (\$5,000.00), or both such fine and imprisonment. As used in

1 this subsection, "enabling child neglect" means the causing,
2 procuring or permitting of a willful or malicious act of child
3 neglect, as defined by paragraph ~~3~~ 46 of ~~subsection B of~~ Section
4 ~~7102~~ 1-1-105 of ~~this title~~ Title 10A of the Oklahoma Statutes, of a
5 child under eighteen (18) years of age by another. As used in this
6 subsection, "permit" means to authorize or allow for the care of a
7 child by an individual when the person authorizing or allowing such
8 care knows or reasonably should know that the child will be placed
9 at risk of neglect as proscribed by this subsection.

10 E. Any parent or other person who shall willfully or
11 maliciously engage in child sexual abuse shall, upon conviction, be
12 punished by imprisonment in the custody of the Department of
13 Corrections not exceeding life imprisonment, or by imprisonment in a
14 county jail not exceeding one (1) year, or by a fine of not less
15 than Five Hundred Dollars (\$500.00) nor more than ~~Five Thousand~~
16 ~~Dollars (\$5,000.00)~~ Twenty Thousand Dollars (\$20,000.00), or both
17 such fine and imprisonment, except as provided in Section 51.1a of
18 Title 21 of the Oklahoma Statutes or as otherwise provided in
19 subsection F of this section for a child victim under twelve (12)
20 years of age. Except for persons sentenced to life or life without
21 parole, any person sentenced to imprisonment for two (2) years or
22 more for a violation of this subsection shall be required to serve a
23 term of ~~post-imprisonment~~ postimprisonment supervision pursuant to
24 subparagraph f of paragraph 1 of subsection A of Section 991a of

1 Title 22 of the Oklahoma Statutes under conditions determined by the
2 Department of Corrections. The jury shall be advised that the
3 mandatory ~~post-imprisonment~~ postimprisonment supervision shall be in
4 addition to the actual imprisonment. As used in this section,
5 "child sexual abuse" means the willful or malicious sexual abuse, as
6 defined by subparagraph b of paragraph 6 2 of subsection B of
7 Section 7102 1-1-105 of this title Title 10A of the Oklahoma
8 Statutes, of a child under eighteen (18) years of age by another.

9 F. Any parent or other person who shall willfully or
10 maliciously engage in sexual abuse to a child under twelve (12)
11 years of age shall, upon conviction, be punished by imprisonment in
12 the custody of the Department of Corrections for not less than
13 twenty-five (25) years ~~nor more than~~ or for life imprisonment or
14 life without parole, and by a fine of not less than Five Hundred
15 Dollars (\$500.00) nor more than ~~Five Thousand Dollars (\$5,000.00)~~
16 Twenty Thousand Dollars (\$20,000.00).

17 G. Any parent or other person who shall willfully or
18 maliciously engage in enabling child sexual abuse shall, upon
19 conviction, be punished by imprisonment in the custody of the
20 Department of Corrections not exceeding life imprisonment, or by
21 imprisonment in a county jail not exceeding one (1) year, or by a
22 fine of not less than Five Hundred Dollars (\$500.00) nor more than
23 ~~Five Thousand Dollars (\$5,000.00)~~ Twenty Thousand Dollars
24 (\$20,000.00), or both such fine and imprisonment. As used in this

1 subsection, "enabling child sexual abuse" means the causing,
2 procuring or permitting of a willful or malicious act of child
3 sexual abuse, as defined by subparagraph b of paragraph 2 of
4 ~~subsection B of Section 7102~~ 1-1-105 of ~~this title~~ Title 10A of the
5 Oklahoma Statutes, of a child under the age of eighteen (18) by
6 another. As used in this subsection, "permit" means to authorize or
7 allow for the care of a child by an individual when the person
8 authorizing or allowing such care knows or reasonably should know
9 that the child will be placed at risk of sexual abuse as proscribed
10 by this subsection.

11 H. Any parent or other person who shall willfully or
12 maliciously engage in child sexual exploitation shall, upon
13 conviction, be punished by imprisonment in the custody of the
14 Department of Corrections not exceeding life imprisonment, or by
15 imprisonment in a county jail not exceeding one (1) year, or by a
16 fine of not less than Five Hundred Dollars (\$500.00) nor more than
17 ~~Five Thousand Dollars (\$5,000.00)~~ Twenty Thousand Dollars
18 (\$20,000.00), or both such fine and imprisonment except as provided
19 in subsection I of this section for a child victim under twelve (12)
20 years of age. Except for persons sentenced to life or life without
21 parole, any person sentenced to imprisonment for two (2) years or
22 more for a violation of this subsection shall be required to serve a
23 term of ~~post-imprisonment~~ postimprisonment supervision pursuant to
24 subparagraph f of paragraph 1 of subsection A of Section 991a of

1 Title 22 of the Oklahoma Statutes under conditions determined by the
2 Department of Corrections. The jury shall be advised that the
3 mandatory ~~post-imprisonment~~ postimprisonment supervision shall be in
4 addition to the actual imprisonment. As used in this subsection,
5 "child sexual exploitation" means the willful or malicious sexual
6 exploitation, as defined by subparagraph c of paragraph 2 of
7 ~~subsection B of Section 7102 1-1-105 of this title~~ Title 10A of the
8 Oklahoma Statutes, of a child under eighteen (18) years of age by
9 another.

10 I. Any parent or other person who shall willfully or
11 maliciously engage in sexual exploitation of a child under twelve
12 (12) years of age shall, upon conviction, be punished by
13 imprisonment in the custody of the Department of Corrections for not
14 less than twenty-five (25) years ~~nor more than~~ or for life
15 ~~imprisonment~~ or life without parole, and by a fine of not less than
16 Five Hundred Dollars (\$500.00) nor more than ~~Five Thousand Dollars~~
17 ~~(\$5,000.00)~~ Twenty Thousand Dollars (\$20,000.00).

18 J. Any parent or other person who shall willfully or
19 maliciously engage in enabling child sexual exploitation shall, upon
20 conviction, be punished by imprisonment in the custody of the
21 Department of Corrections not exceeding life imprisonment, or by
22 imprisonment in a county jail not exceeding one (1) year, or by a
23 fine of not less than Five Hundred Dollars (\$500.00) nor more than
24 ~~Five Thousand Dollars (\$5,000.00)~~ Twenty Thousand Dollars

1 (\$20,000.00), or both such fine and imprisonment. As used in this
2 subsection, "enabling child sexual exploitation" means the causing,
3 procuring or permitting of a willful or malicious act of child
4 sexual exploitation, as defined by subparagraph c of paragraph 7 2
5 ~~of subsection B of Section 7102~~ 1-1-105 of this title Title 10A of
6 the Oklahoma Statutes, of a child under eighteen (18) years of age
7 by another. As used in this subsection, "permit" means to authorize
8 or allow for the care of a child by an individual when the person
9 authorizing or allowing such care knows or reasonably should know
10 that the child will be placed at risk of sexual exploitation as
11 proscribed by this subsection.

12 K. Notwithstanding any other provision of law, any parent or
13 other person convicted of forcible anal or oral sodomy, rape, rape
14 by instrumentation, or lewd molestation of a child under fourteen
15 (14) years of age subsequent to a previous conviction for any
16 offense of forcible anal or oral sodomy, rape, rape by
17 instrumentation, or lewd molestation of a child under fourteen (14)
18 years of age shall be punished by ~~death or by~~ imprisonment for life
19 without parole.

20 L. Any person convicted of rape of a child six (6) years of age
21 or younger in conjunction with a conviction for a qualifying felony
22 crime subsequent to a previous conviction and term of imprisonment
23 for rape of a child six (6) years of age or younger shall be
24 punished by imprisonment in the custody of the Department of

1 Corrections for life without parole or by death. The provisions of
2 this subsection shall not apply to any parent, guardian, or person
3 having custody or control over a child as defined in Section 1-1-105
4 of Title 10A of the Oklahoma Statutes. As used in this subsection,
5 "qualifying felony crime" means any felony crime wherein the
6 punishment for said crime includes a term of imprisonment of ten
7 (10) years or more.

8 SECTION 2. AMENDATORY 22 O.S. 2001, Section 1014, is
9 amended to read as follows:

10 Section 1014. A. The punishment of death must be inflicted by
11 one of the following methods:

12 1. By the continuous, intravenous administration of a lethal
13 quantity of an ultrashort-acting barbiturate in combination with a
14 chemical paralytic agent;

15 2. By the continuous, intravenous administration of a lethal
16 quantity of thiopental sodium; or

17 3. If a suitable intravenous site cannot be attained or
18 maintained, by injecting through an intramuscular injection a
19 combination of two chemicals, midazolam and hydromorphone,
20 until death is pronounced by a licensed physician according to
21 accepted standards of medical practice.

22 B. If the execution of the sentence of death as provided in
23 subsection A of this section is held unconstitutional by an
24

1 appellate court of competent jurisdiction, then the sentence of
2 death shall be carried out by electrocution.

3 C. If the execution of the sentence of death as provided in
4 subsections A and B of this section is held unconstitutional by an
5 appellate court of competent jurisdiction, then the sentence of
6 death shall be carried out by firing squad.

7 SECTION 3. AMENDATORY 22 O.S. 2001, Section 1015, as
8 last amended by Section 3, Chapter 275, O.S.L. 2009 (22 O.S. Supp.
9 2009, Section 1015), is amended to read as follows:

10 Section 1015. A. A judgment of death must be executed at the
11 Oklahoma State Penitentiary at McAlester, Oklahoma, said prison to
12 be designated by the court by which judgment is to be rendered.

13 B. The judgment of execution shall take place under the
14 authority of the Director of the ~~Oklahoma~~ Department of Corrections
15 and the warden must be present along with other necessary prison and
16 corrections officials to carry out the execution. The warden must
17 invite the presence of a physician and the district attorney of the
18 county in which the crime occurred or his or her designee, the judge
19 who presided at the trial issuing the sentence of death, the chief
20 of police of the municipality in which the crime occurred, if
21 applicable, and lead law enforcement officials of any state, county
22 or local law enforcement agency who investigated the crime or
23 testified in any court or clemency proceeding related to the crime,
24 including but not limited to the sheriff of the county wherein the

1 conviction was had, to witness the execution; in addition, the
2 Cabinet Secretary of Safety and Security must be invited ~~and~~ as well
3 as any other personnel or correctional personnel deemed appropriate
4 and approved by the Director. The warden shall, at the request of
5 the defendant, permit the presence of such ministers of the
6 defendant's choice, not exceeding two, and any persons, relatives or
7 friends, not to exceed five, as the defendant may name; provided,
8 reporters from recognized members of the news media will be admitted
9 upon proper identification, application and approval of the warden.

10 C. In the event the defendant has been sentenced to death in
11 one or more criminal proceedings in this state, or has been
12 sentenced to death in this state and by one or more courts of
13 competent jurisdiction in another state or pursuant to federal
14 authority, or any combination thereof, and this state has priority
15 to execute the defendant, the warden must invite the prosecuting
16 attorney or his or her designee, the judge, and the chief law
17 enforcement official from each jurisdiction where any death sentence
18 has issued. The above mentioned officials shall be allowed to
19 witness the execution or view the execution by closed circuit
20 television as determined by the Director of the Department of
21 Corrections.

22 D. A place shall be provided at the Oklahoma State Penitentiary
23 at McAlester so that individuals who are eighteen (18) years of age
24 or older and who are members of the immediate family of any deceased

1 victim of the defendant may witness the execution. The immediate
2 family members shall be allowed to witness the execution from an
3 area that is separate from the area to which other nonfamily member
4 witnesses are admitted, provided, however, if there are multiple
5 deceased victims, the Department shall not be required to provide
6 separate areas for each family of each deceased victim. If
7 facilities are not capable or sufficient to provide all immediate
8 family members with a direct view of the execution, the Department
9 of Corrections may broadcast the execution by means of a closed
10 circuit television system to an area in which other immediate family
11 members may be located.

12 Immediate family members may request individuals not directly
13 related to the deceased victim but who serve a close supporting role
14 or professional role to the deceased victim or an immediate family
15 member, including, but not limited to, a minister or licensed
16 counselor. The warden in consultation with the Director shall
17 approve or disapprove such requests. Provided further, the
18 Department may set a limit on the number of witnesses or viewers
19 within occupancy limits.

20 As used in this section, "members of the immediate family" means
21 the spouse, a child by birth or adoption, a stepchild, a parent, a
22 grandparent, a grandchild, a sibling of a deceased victim, or the
23 spouse of any immediate family member specified in this subsection.
24

1 E. Any surviving victim of the defendant who is eighteen (18)
2 years of age or older may view the execution by closed circuit
3 television with the approval of both the Director of the Department
4 of Corrections and the warden. The Director and warden shall
5 prioritize persons to view the execution, including immediate family
6 members, surviving victims, and supporting persons, and may set a
7 limit on the number of viewers within occupancy limits. Any
8 surviving victim approved to view the execution of their perpetrator
9 may have an accompanying support person as provided for members of
10 the immediate family of a deceased victim. As used in this
11 subsection, "surviving victim" means any person who suffered serious
12 harm or injury due to the criminal acts of the defendant of which
13 the defendant has been convicted in a court of competent
14 jurisdiction.

15 SECTION 4. AMENDATORY 57 O.S. 2001, Section 584, as last
16 amended by Section 6, Chapter 404, O.S.L. 2009 (57 O.S. Supp. 2009,
17 Section 584), is amended to read as follows:

18 Section 584. A. Any registration with the Department of
19 Corrections required by the Sex Offenders Registration Act shall be
20 in a form approved by the Department and shall include the following
21 information about the person registering:

22 1. The name of the person and all aliases used or under which
23 the person has been known;

24

1 2. A complete description of the person, including a photograph
2 and fingerprints, and when requested by the Department of
3 Corrections, such registrant shall submit to a blood or saliva test
4 for purposes of a deoxyribonucleic acid (DNA) profile. Submission
5 to testing for individuals registering shall be within thirty (30)
6 days of registration. Registrants who already have valid samples on
7 file in the Oklahoma State Bureau of Investigation (OSBI) DNA
8 Offender Database shall not be required to submit duplicate samples
9 for testing;

10 3. The offenses listed in Section 582 of this title for which
11 the person has been convicted or the person received a suspended
12 sentence or any form of probation, where the offense was committed,
13 where the person was convicted or received the suspended sentence or
14 any form of probation, and the name under which the person was
15 convicted or received the suspended sentence or probation;

16 4. The name and location of each hospital or penal institution
17 to which the person was committed for each offense listed in Section
18 582 of this title;

19 5. Where the person previously resided, where the person
20 currently resides, how long the person has resided there, how long
21 the person expects to reside there, and how long the person expects
22 to remain in the county and in this state. The Department of
23 Corrections shall conduct address verification of each registered
24 sex offender as follows:

- a. on an annual basis, if the numeric risk level of the person is one, or
- b. on a semiannual basis, if the numeric risk level of the person is two.

The Department of Corrections shall mail a nonforwardable verification form to the last-reported address of the person. The person shall return the verification form in person to the local law enforcement authority of that jurisdiction within ten (10) days after receipt of the form and may be photographed by the local law enforcement authority at that time. The local law enforcement authority shall require the person to produce proof of the identity of the person and current address. Upon confirming the information contained within the verification form, the local law enforcement authority shall forward the form to the Department of Corrections within three (3) days after receipt of the form. The verification form shall be signed by the person and state the current address of the person. Failure to return the verification form shall be a violation of the Sex Offenders Registration Act. If the offender has been determined to be a habitual or aggravated sex offender by the Department of Corrections or has been assigned a level assignment of three, the address verification shall be conducted every ninety (90) days. The Department of Corrections shall notify the office of the district attorney and local law enforcement authority of the appropriate county, within forty-five (45) days if

1 unable to verify the address of a sex offender. A local law
2 enforcement authority may notify the office of the district attorney
3 whenever it comes to the attention of the local law enforcement
4 authority that a sex offender is not in compliance with any
5 provisions of this act. A local law enforcement authority
6 designated as the primary registration authority of the person may,
7 at any time, mail a nonforwardable verification form to the last-
8 reported address of the person. The person shall return the
9 verification form in person to the local law enforcement authority
10 that mailed the form within ten (10) days after receipt of the form.
11 The local law enforcement authority shall require the person to
12 produce proof of the identity of the person and current address;

13 6. The name and address of any school where the person expects
14 to become or is enrolled or employed for any length of time;

15 7. A description of all occupants residing with the person
16 registering, including, but not limited to, name, date of birth,
17 gender, relation to the person registering, and how long the
18 occupant has resided there; and

19 8. The level assignment of the person.

20 B. Conviction data and fingerprints shall be promptly
21 transmitted at the time of registration to the Oklahoma State Bureau
22 of Investigation (OSBI) and the Federal Bureau of Investigation
23 (FBI) if the state has not previously sent the information at the
24 time of conviction.

1 C. The registration with the local law enforcement authority
2 required by the Sex Offenders Registration Act shall be in a form
3 approved by the local law enforcement authority and shall include
4 the following information about the person registering:

5 1. The full name of the person, alias, date of birth, sex,
6 race, height, weight, eye color, social security number, driver
7 license number, and home address;

8 2. A description of the offense for which the offender was
9 convicted, the date of the conviction, and the sentence imposed, if
10 applicable;

11 3. A photocopy of the driver license of the person; and

12 4. The level assignment of the person.

13 For purposes of this section, "local law enforcement authority"
14 means:

15 a. the municipal police department, if the person resides
16 or intends to reside or stay within the jurisdiction
17 of any municipality of this state, or

18 b. the county sheriff, if the person resides or intends
19 to reside or stay at any place outside the
20 jurisdiction of any municipality within this state,
21 and

22 c. the police or security department of any institution
23 of higher learning within this state if the person:

24 (1) enrolls as a full-time or part-time student,

- 1 (2) is a full-time or part-time employee at an
2 institution of higher learning, or
3 (3) resides or intends to reside or stay on any
4 property owned or controlled by the institution
5 of higher learning.

6 D. Any person subject to the provisions of the Sex Offenders
7 Registration Act who changes address, employment or student
8 enrollment status shall appear in person and give notification to
9 the Department of Corrections and the local law enforcement
10 authority of the change of address and the new address, the change
11 of employment or the change of student enrollment status no later
12 than three (3) business days prior to the abandonment of or move
13 from the current address or, in the case of change of employment or
14 student enrollment, within three (3) business days of such change.
15 If the new address, employment or student enrollment is under the
16 jurisdiction of a different local law enforcement authority:

17 1. The Department of Corrections and the local law enforcement
18 authority shall notify the new local law enforcement authority by
19 teletype or electronic transmission of the change of address,
20 employment or student enrollment status;

21 2. The offender shall notify the new local law enforcement
22 authority of any previous registration; and

23 3. The new local law enforcement authority shall notify the
24 most recent registering agency by teletype or electronic

1 transmission of the change in address, employment or student
2 enrollment status of the offender. If the new address is in another
3 state the Department of Corrections shall promptly notify the agency
4 responsible for registration in that state of the new address of the
5 offender.

6 E. Any person subject to the provisions of the Sex Offenders
7 Registration Act who is unable to provide an address to the
8 Department of Corrections or local law enforcement authority as
9 required in subsections A and C of this section and registers as a
10 transient shall report in person to the nearest local law
11 enforcement authority every seven (7) days and provide to the local
12 law enforcement authority the approximate location of where the
13 person is staying and where the person plans to stay. The fact that
14 the person is homeless and not able to provide an address to the
15 Department of Corrections or local law enforcement authority as
16 required in this subsection shall not constitute a defense to a
17 prosecution pursuant to this subsection.

18 F. The Department of Corrections shall maintain a file of all
19 sex offender registrations. A copy of the information contained in
20 the registration shall promptly be available to state, county and
21 municipal law enforcement agencies, the State Superintendent of
22 Public Instruction, the State Commissioner of Health, and the
23 National Sex Offender Registry maintained by the Federal Bureau of
24 Investigation. The file shall promptly be made available for public

1 inspection or copying pursuant to rules promulgated by the
2 Department of Corrections and may be made available through Internet
3 access. The Department of Corrections shall promptly provide all
4 municipal police departments, all county sheriff departments and all
5 campus police departments a list of those sex offenders registered
6 and living in their county.

7 G. The Superintendent of Public Instruction is authorized to
8 copy and shall distribute information from the sex offender registry
9 to school districts and individual public and private schools within
10 the state with a notice using the following or similar language: "A
11 person whose name appears on this registry has been convicted of a
12 sex offense. Continuing to employ a person whose name appears on
13 this registry may result in civil liability for the employer or
14 criminal prosecution pursuant to Section 589 of Title 57 of the
15 Oklahoma Statutes."

16 H. The State Commissioner of Health is authorized to distribute
17 information from the sex offender registry to any nursing home or
18 long-term care facility. Nothing in this subsection shall be deemed
19 to impose any liability upon or give rise to a cause of action
20 against any person, agency, organization, or company for failing to
21 release information in accordance with the Sex Offenders
22 Registration Act.

23 I. Each local law enforcement authority shall make its sex
24 offender registry available upon request, without restriction, at a

1 cost that is no more than what is charged for other records provided
2 by the local law enforcement authority pursuant to the Oklahoma Open
3 Records Act.

4 When a local law enforcement authority sends a copy of or
5 otherwise makes the sex offender registry available to any public or
6 private school offering any combination of prekindergarten through
7 twelfth grade classes or child care facility licensed by the state,
8 the agency shall provide a notice using the following or similar
9 language: "A person whose name appears on this registry has been
10 convicted of a sex offense. Continuing to employ a person whose
11 name appears on this registry may result in civil liability for the
12 employer or criminal prosecution pursuant to Section 589 of Title 57
13 of the Oklahoma Statutes."

14 J. Samples of blood or saliva for DNA testing required by
15 subsection A of this section shall be taken by employees or
16 contractors of the Department of Corrections. Said individuals
17 shall be properly trained to collect blood or saliva samples.
18 Persons collecting samples for DNA testing pursuant to this section
19 shall be immune from civil liabilities arising from this activity.
20 The Department of Corrections shall ensure the collection of samples
21 is mailed to the Oklahoma State Bureau of Investigation (OSBI)
22 within ten (10) days of the time the subject appears for testing.
23 The Department shall use sample kits provided by the OSBI and
24 procedures promulgated by the OSBI. Persons subject to DNA testing

1 pursuant to this section shall be required to pay to the Department
2 of Corrections a fee of Fifteen Dollars (\$15.00). Any fees
3 collected pursuant to this subsection shall be deposited in the
4 Department of Corrections revolving account.

5 K. 1. Any person who has been convicted of or received a
6 suspended sentence or any probationary term, including a deferred
7 sentence imposed in violation of subsection G of Section 991c of
8 Title 22 of the Oklahoma Statutes, for any crime listed in Section
9 582 of this title and:

10 a. who is subsequently convicted of a crime or an attempt
11 to commit a crime listed in subsection A of Section
12 582 of this title, or

13 b. who enters this state after November 1, 1997, and who
14 has been convicted of an additional crime or attempted
15 crime which, if committed or attempted in this state,
16 would be a crime or an attempt to commit a crime
17 provided for in subsection A of Section 582 of this
18 title,

19 shall be subject to all of the registration requirements of this act
20 and shall be designated by the Department of Corrections as a
21 habitual sex offender. A habitual sex offender shall be required to
22 register for the lifetime of the habitual sex offender.

23 2. On or after November 1, 1999, any person who has been
24 convicted of a crime or an attempt to commit a crime, received a

1 suspended sentence or any probationary term, including a deferred
2 sentence imposed in violation of subsection G of Section 991c of
3 Title 22 of the Oklahoma Statutes, for a crime provided for in
4 Section ~~7115~~ 843.5 of Title ~~10~~ 21 of the Oklahoma Statutes, if the
5 offense involved sexual abuse or sexual exploitation as these terms
6 are defined in Section ~~7102~~ 1-1-105 of Title ~~10~~ 10A of the Oklahoma
7 Statutes, Section 885, 888, 1111.1, 1114 or 1123 of Title 21 of the
8 Oklahoma Statutes shall be subject to all the registration
9 requirements of this act and shall be designated by the Department
10 of Corrections as an aggravated sex offender. An aggravated sex
11 offender shall be required to register for the lifetime of the
12 aggravated sex offender.

13 3. Upon registration of any person designated as a habitual or
14 aggravated sex offender, pursuant to this subsection, a local law
15 enforcement authority shall notify, by any method of communication
16 it deems appropriate, anyone that the local law enforcement
17 authority determines appropriate, including, but not limited to:

- 18 a. the family of the habitual or aggravated sex offender,
- 19 b. any prior victim of the habitual or aggravated sex
20 offender,
- 21 c. residential neighbors and churches, community parks,
22 schools, convenience stores, businesses and other
23 places that children or other potential victims may
24 frequent, and

1 d. a nursing facility, a specialized facility, a
2 residential care home, a continuum-of-care facility,
3 an assisted living center, and an adult day care
4 facility.

5 4. The notification may include, but is not limited to, the
6 following information:

7 a. the name and physical address of the habitual or
8 aggravated sex offender,

9 b. a physical description of the habitual or aggravated
10 sex offender, including, but not limited to, age,
11 height, weight and eye and hair color,

12 c. a description of the vehicle that the habitual or
13 aggravated sex offender is known to drive,

14 d. any conditions or restrictions upon the probation,
15 parole or conditional release of the habitual or
16 aggravated sex offender,

17 e. a description of the primary and secondary targets of
18 the habitual or aggravated sex offender,

19 f. a description of the method of offense of the habitual
20 or aggravated sex offender,

21 g. a current photograph of the habitual or aggravated sex
22 offender,

1 h. the name and telephone number of the probation or
2 parole officer of the habitual or aggravated sex
3 offender, and

4 i. the level assignment of the person.

5 5. The local law enforcement authority shall make the
6 notification provided for in this subsection regarding a habitual or
7 aggravated sex offender available to any person upon request.

8 L. If the probation and parole officer supervising a person
9 subject to registration receives information to the effect that the
10 status of the person has changed in any manner that affects proper
11 supervision of the person including, but not limited to, a change in
12 the physical health of the person, address, employment, or
13 educational status, higher educational status, incarceration, or
14 terms of release, the supervising officer or administrator shall
15 notify the appropriate local law enforcement authority or
16 authorities of that change.

17 M. Public officials, public employees, and public agencies are
18 immune from civil liability for good faith conduct under any
19 provision of the Sex Offenders Registration Act.

20 1. Nothing in the Sex Offenders Registration Act shall be
21 deemed to impose any liability upon or to give rise to a cause of
22 action against any public official, public employee, or public
23 agency for releasing information to the public or for failing to
24

1 release information in accordance with the Sex Offenders
2 Registration Act.

3 2. Nothing in this section shall be construed to prevent law
4 enforcement officers from notifying members of the public of any
5 persons that pose a danger under circumstances that are not
6 enumerated in the Sex Offenders Registration Act.

7 SECTION 5. AMENDATORY 57 O.S. 2001, Section 587, as
8 amended by Section 10, Chapter 284, O.S.L. 2006 (57 O.S. Supp. 2009,
9 Section 587), is amended to read as follows:

10 Section 587. A. Any person required to register pursuant to
11 the provisions of the Sex Offenders Registration Act who violates
12 any provision of said act shall, upon conviction, be guilty of a
13 felony. ~~Any person convicted of a violation of this section shall~~
14 ~~be punished~~ punishable by imprisonment in the custody of the
15 Department of Corrections for not more than ~~five (5)~~ twenty (20)
16 years, or a fine not to exceed Five Thousand Dollars (\$5,000.00), or
17 by both such fine and imprisonment.

18 B. Any person required to register pursuant to the Sex
19 Offenders Registration Act who fails to comply with the established
20 guidelines for global position system (GPS) monitoring shall, upon
21 conviction, be guilty of a felony punishable by a fine not to exceed
22 One Thousand Dollars (\$1,000.00), or by imprisonment in the custody
23 of the county jail for not more than one (1) year, or by both such
24 fine and imprisonment.

1 SECTION 6. It being immediately necessary for the preservation
2 of the public peace, health and safety, an emergency is hereby
3 declared to exist, by reason whereof this act shall take effect and
4 be in full force from and after its passage and approval.

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