Bill No. CS/HB 1107

	Amendment No.
	CHAMBER ACTION
	Senate House
1	Representative Simmons offered the following:
2	
3	Substitute Amendment for Amendment (304669)
4	Remove lines 131-384 and insert:
5	to reside within 1,750 feet of any school, day care center,
6	park, or playground.
7	2. A person violating this subsection whose conviction of
8	an offense listed in subparagraph 1. was classified as:
9	a. A felony of the first degree or higher, commits a
10	felony of the third degree, punishable as provided in s. 775.082
11	or s. 775.083.
12	b. A felony of the second or third degree, commits a
13	misdemeanor of the first degree, punishable as provided in s.
14	775.082 or s. 775.083.
15	(b) The distances in this subsection shall be measured in
16	a straight line from the offender's place of residence to the
I	407013
	4/29/2008 8:10 AM

Bill No. CS/HB 1107

17	Amendment No. nearest boundary line of the school, day care center, park, or
18	playground.
19	Section 4. Section 794.0701, Florida Statutes, is created
20	to read:
21	794.0701 Loitering or prowling by persons convicted of
22	certain sex offensesAny person who:
23	(1) Has been convicted of a violation of s. 787.01, s.
24	787.02, s. 794.011, s. 800.04, s. 827.071, or s. 847.0145, or a
25	violation of a similar law of another jurisdiction, regardless
26	of whether adjudication has been withheld, in which the victim
27	of the offense was less than 16 years of age; and
28	(2) Loiters or prowls as proscribed in s. 856.021 within
29	300 feet of a place where children regularly congregate,
30	including, but not limited to, a school, designated public
31	school bus stop, day care center, park, or playground
32	
33	commits a misdemeanor of the first degree, punishable as
34	provided in s. 775.082 or s. 775.083.
35	Section 5. Paragraph (a) of subsection (7) of section
36	947.1405, Florida Statutes, is amended, and subsection (11) is
37	added to that section, to read:
38	947.1405 Conditional release program
39	(7)(a) Any inmate who is convicted of a crime committed on
40	or after October 1, 1995, or who has been previously convicted
41	of a crime committed on or after October 1, 1995, in violation
42	of chapter 794, s. 800.04, s. 827.071, or s. 847.0145, and is
43	subject to conditional release supervision, shall have, in
	407013 4/29/2008 8:10 AM

Bill No. CS/HB 1107

Amendment No.

44 addition to any other conditions imposed, the following special 45 conditions imposed by the commission:

1. A mandatory curfew from 10 p.m. to 6 a.m. The commission may designate another 8-hour period if the offender's employment precludes the above specified time, and such alternative is recommended by the Department of Corrections. If the commission determines that imposing a curfew would endanger the victim, the commission may consider alternative sanctions.

52 2.<u>a.</u> If the victim was under the age of 18, a prohibition 53 on living within 1,000 feet of a school, day care center, park, 54 playground, designated public school bus stop, or other place 55 where children regularly congregate. A releasee who is subject 56 to this subparagraph may not relocate to a residence that is 57 within 1,000 feet of a public school bus stop.

b. Beginning October 1, 2004, the commission or the 58 department may not approve a residence that is located within 59 60 1,000 feet of a school, day care center, park, playground, designated school bus stop, or other place where children 61 regularly congregate for any releasee who is subject to this 62 63 subparagraph. On October 1, 2004, the department shall notify each affected school district of the location of the residence 64 65 of a releasee 30 days prior to release and thereafter, if the releasee relocates to a new residence, shall notify any affected 66 school district of the residence of the releasee within 30 days 67 after relocation. If, on October 1, 2004, any public school bus 68 stop is located within 1,000 feet of the existing residence of 69 such releasee, the district school board shall relocate that 70 school bus stop. Beginning October 1, 2004, a district school 71 407013

4/29/2008 8:10 AM

Bill No. CS/HB 1107

Amendment No.

board may not establish or relocate a public school bus stop within 1,000 feet of the residence of a releasee who is subject to this subparagraph. The failure of the district school board to comply with this subparagraph shall not result in a violation of conditional release supervision.

77 c. If the victim was under the age of 18, beginning 78 October 1, 2008, neither the commission nor the department may 79 approve a residence located within 1,000 feet of any designated school bus stop or within 1,750 feet of a school, day care 80 center, park, playground, or other place where children 81 82 regularly congregate for any releasee who is subject to this 83 subparagraph. The distance in this sub-subparagraph shall be 84 measured in a straight line from the offender's place of residence to the nearest boundary line of the school, day care 85 center, park, playground, designated school bus stop, or other 86 place where children regularly congregate. The distance may not 87 be measured by a pedestrian route or automobile route. 88

3. Active participation in and successful completion of a sex offender treatment program with qualified practitioners specifically trained to treat sex offenders, at the releasee's own expense. If a qualified practitioner is not available within a 50-mile radius of the releasee's residence, the offender shall participate in other appropriate therapy.

4. A prohibition on any contact with the victim, directly
or indirectly, including through a third person, unless approved
by the victim, the offender's therapist, and the sentencing
court.

407013 4/29/2008 8:10 AM

Bill No. CS/HB 1107

Amendment No.

99 5. If the victim was under the age of 18, a prohibition 100 against contact with children under the age of 18 without review 101 and approval by the commission. The commission may approve 102 supervised contact with a child under the age of 18 if the approval is based upon a recommendation for contact issued by a 103 104 qualified practitioner who is basing the recommendation on a risk assessment. Further, the sex offender must be currently 105 106 enrolled in or have successfully completed a sex offender 107 therapy program. The commission may not grant supervised contact with a child if the contact is not recommended by a qualified 108 109 practitioner and may deny supervised contact with a child at any 110 time. When considering whether to approve supervised contact 111 with a child, the commission must review and consider the following: 112

a. A risk assessment completed by a qualified
practitioner. The qualified practitioner must prepare a written
report that must include the findings of the assessment and
address each of the following components:

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(I) The sex offender's current legal status;

(II) The sex offender's history of adult charges with apparent sexual motivation;

(III) The sex offender's history of adult charges withoutapparent sexual motivation;

(IV) The sex offender's history of juvenile charges,whenever available;

124 (V) The sex offender's offender treatment history, 125 including a consultation from the sex offender's treating, or 126 most recent treating, therapist; 407013 4/29/2008 8:10 AM

Page 5 of 10

Bill No. CS/HB 1107

Amendment No. 127 The sex offender's current mental status; (VI) The sex offender's mental health and substance abuse 128 (VII) 129 history as provided by the Department of Corrections; (VIII) The sex offender's personal, social, educational, 130 131 and work history; 132 (IX) The results of current psychological testing of the sex offender if determined necessary by the qualified 133 practitioner; 134 A description of the proposed contact, including the 135 (X) location, frequency, duration, and supervisory arrangement; 136 The child's preference and relative comfort level 137 (XI) with the proposed contact, when age-appropriate; 138 139 (XII) The parent's or legal guardian's preference regarding the proposed contact; and 140 The qualified practitioner's opinion, along with 141 (XIII) the basis for that opinion, as to whether the proposed contact 142 143 would likely pose significant risk of emotional or physical harm to the child. 144 145 146 The written report of the assessment must be given to the commission. 147 148 b. A recommendation made as a part of the risk-assessment 149 report as to whether supervised contact with the child should be 150 approved; c. A written consent signed by the child's parent or legal 151 guardian, if the parent or legal guardian is not the sex 152 offender, agreeing to the sex offender having supervised contact 153 with the child after receiving full disclosure of the sex 154 407013 4/29/2008 8:10 AM Page 6 of 10

Bill No. CS/HB 1107

Amendment No.

offender's present legal status, past criminal history, and the results of the risk assessment. The commission may not approve contact with the child if the parent or legal guardian refuses to give written consent for supervised contact;

d. A safety plan prepared by the qualified practitioner, who provides treatment to the offender, in collaboration with the sex offender, the child's parent or legal guardian, and the child, when age appropriate, which details the acceptable conditions of contact between the sex offender and the child. The safety plan must be reviewed and approved by the Department of Corrections before being submitted to the commission; and

e. Evidence that the child's parent or legal guardian, if
the parent or legal guardian is not the sex offender,
understands the need for and agrees to the safety plan and has
agreed to provide, or to designate another adult to provide,
constant supervision any time the child is in contact with the
offender.

The commission may not appoint a person to conduct a risk assessment and may not accept a risk assessment from a person who has not demonstrated to the commission that he or she has met the requirements of a qualified practitioner as defined in this section.

178 6. If the victim was under age 18, a prohibition on
179 working for pay or as a volunteer at any school, day care
180 center, park, playground, or other place where children
181 regularly congregate, as prescribed by the commission.

407013 4/29/2008 8:10 AM

172

Bill No. CS/HB 1107

Amendment No. 182 7. Unless otherwise indicated in the treatment plan 183 provided by the sexual offender treatment program, a prohibition 184 on viewing, owning, or possessing any obscene, pornographic, or sexually stimulating visual or auditory material, including 185 telephone, electronic media, computer programs, or computer 186 187 services that are relevant to the offender's deviant behavior 188 pattern.

189 8. Effective for a releasee whose crime is committed on or 190 after July 1, 2005, a prohibition on accessing the Internet or 191 other computer services until the offender's sex offender 192 treatment program, after a risk assessment is completed, 193 approves and implements a safety plan for the offender's 194 accessing or using the Internet or other computer services.

9. A requirement that the releasee must submit two
specimens of blood to the Florida Department of Law Enforcement
to be registered with the DNA database.

198 10. A requirement that the releasee make restitution to 199 the victim, as determined by the sentencing court or the 200 commission, for all necessary medical and related professional 201 services relating to physical, psychiatric, and psychological 202 care.

203 11. Submission to a warrantless search by the community 204 control or probation officer of the probationer's or community 205 controllee's person, residence, or vehicle.

206 <u>(11) (a) The commission must, in addition to all other</u> 207 provisions of this section, impose the special conditions in 208 paragraph (b) on the following releasees whose crime was 209 <u>committed on or after October 1, 2008:</u> 407013 4/29/2008 8:10 AM

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Page 8 of 10
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Bill No. CS/HB 1107

I	Amendment No.
210	1. A releasee who violated s. $800.04(4)$, (5), or (6), s.
211	827.071, or s. 847.0145 in this state or a similar offense in
212	another jurisdiction when, at the time of the offense, the
213	victim was under 16 years of age and the releasee was 18 years
214	of age or older.
215	2. A releasee who is designated as a sexual predator under
216	s. 775.21 or who has received a similar designation or
217	determination in another jurisdiction.
218	3. A releasee subject to registration as a sexual predator
219	under s. 775.21 or as a sexual offender under s. 943.0435 who
220	has committed an offense that would meet the criteria for the
221	designation or registration when at the time of the offense the
222	victim was under 16 years of age and the releasee was 18 years
223	of age or older, who commits a violation of s. 775.21 or s.
224	943.0435 on or after October 1, 2008, and who is not otherwise
225	subject to this paragraph.
226	(b) The commission must order a prohibition on
227	distributing candy or other items to children on Halloween,
228	wearing a Santa Claus costume on or preceding Christmas, wearing
229	an Easter Bunny costume on or preceding Easter, entertaining at
230	children's parties, or wearing a clown costume without prior
231	approval from the commission.
232	Section 6. Paragraph (b) of subsection (1) and subsection
233	(3) of section 948.30, Florida Statutes, are amended, and
234	subsection (4) is added to that section, to read:
235	948.30 Additional terms and conditions of probation or
236	community control for certain sex offensesConditions imposed
237	pursuant to this section do not require oral pronouncement at
I	407013
	4/29/2008 8:10 AM Page 9 of 10

Bill No. CS/HB 1107

Amendment No.

the time of sentencing and shall be considered standard conditions of probation or community control for offenders specified in this section.

(1) Effective for probationers or community controllees
whose crime was committed on or after October 1, 1995, and who
are placed under supervision for violation of chapter 794, s.
800.04, s. 827.071, or s. 847.0145, the court must impose the
following conditions in addition to all other standard and
special conditions imposed:

(b)1. Except as provided in subparagraph 2., if the victim 247 was under the age of 18, a prohibition on living within 1,000 248 feet of a school, day care center, park, playground, or other 249 250 place where children regularly congregate, as prescribed by the court. The 1,000-foot distance shall be measured in a straight 251 line from the offender's place of residence to the nearest 252 boundary line of the school, day care center, park, playground, 253 254 or other place where children regularly congregate. The distance may not be measured by a pedestrian route or automobile route. 255

256 <u>2. For a probationer or community controllee whose crime</u>
 257 <u>was committed on or after October 1, 2008, if the victim was</u>
 258 under the age of 18, a prohibition on living within 1,750 feet

407013 4/29/2008 8:10 AM