

LEGISLATIVE ACTION

Senate House

Comm: RCS 03/09/2010

The Committee on Criminal Justice (Wilson) recommended the following:

Substitute Amendment for Amendment (537796) to Substitute Amendment (180122)

Delete lines 466 - 487 and insert:

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(2) (a) Any part of an ordinance adopted by a county or municipality before July 1, 2010, that imposes residency restrictions in excess of the requirements of s. 794.065, s. 947.1405, or s. 948.30, is repealed and abolished as of July 1, 2010, unless it meets the requirements of paragraphs (b) and (c).

(b) This section does not preempt any county or municipal

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jurisdiction.



residency restriction that applies to a distance greater than 1,000 feet but not more than 2,500 feet from: 1. A school; 2. Child care facility; or 3. Other similar facility where multiple children congregate in one location for group activities or supervision. (c) For purposes of subparagraph (b) 3., the "other similar facility" must be specifically identified in a separate ordinance enacted by a county or municipality upon the written recommendation of its chief law enforcement officer. (d) This section does not prevent a county or municipal ordinance from applying retroactively to a person convicted of sexual offenses before the date of the enactment of the ordinance or to apply to a person who was convicted of offenses proscribed in Florida Statutes or similar offenses in another