3793

2009-2010 Regular Sessions

IN ASSEMBLY

January 28, 2009

Introduced by M. of A. GIANARIS, GUNTHER, SPANO -- Multi-Sponsored by -- M. of A. SCHROEDER -- read once and referred to the Committee on Correction

AN ACT to amend the correction law, in relation to the registration of sex offenders

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision 6 of section 168-b of the correction law, as amended by chapter 106 of the laws of 2006, is amended to read as follows:

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- 6. The division shall also establish a [subdirectory] DIRECTORY pursuant to section one hundred sixty-eight-q of this article.
- S 2. Paragraphs (a), (b) and (c) of subdivision 6 of section 168-1 of the correction law, paragraphs (a) and (b) as amended by chapter 106 of the laws of 2006 and paragraph (c) as separately amended by chapters 318 and 680 of the laws of 2005, are amended to read as follows:
- If the risk of repeat offense is low, a level one designation (a) shall be given to such sex offender. In such case the law enforcement agency or agencies having jurisdiction and the law enforcement agency or agencies having had jurisdiction at the time of his or her conviction shall be notified and may disseminate relevant information which include a photograph and description of the offender and which may include the name of the sex offender, approximate address based on offender's zip code, background information including the offender's crime of conviction, modus of operation, type of victim targeted, name and address of any institution of higher education at which the sex enrolled, attends, is employed or resides and the offender is description of special conditions imposed on the offender to any with vulnerable populations related to the nature of the offense commitby such sex offender. Any entity receiving information on a sex offender may disclose or further disseminate such information at

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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53 54 discretion. IN ADDITION, IN EACH SUCH CASE, THE NAME OF THE SEX OFFENDER, A PHOTOGRAPH OF THE SEX OFFENDER AND APPROXIMATE ADDRESS BASED ON THE SEX OFFENDER'S ZIP CODE SHALL ALSO BE PROVIDED IN THE DIRECTORY ESTABLISHED IN THIS ARTICLE.

(b) If the risk of repeat offense is moderate, a level two designation shall be given to such sex offender. In such case the law enforcement agency or agencies having jurisdiction and the law enforcement agency or agencies having had jurisdiction at the time of his or her conviction shall be notified and may disseminate relevant information which shall include a photograph and description of the offender and which may include the exact name and any aliases used by the sex offender, approximate address based on sex offender's zip code, background information including the offender's crime of conviction, mode of operation, type of victim targeted, the name and address of any institution of higher education at which the sex offender is enrolled, attends, is employed or resides and the description of special conditions imposed on the offender to any entity with vulnerable populations related to the nature of the offense committed by such sex offender. Any entity receiving information on a sex offender may disclose or further disseminate such information at its discretion. In addition, in such case, the information described [herein] IN THIS PARAGRAPH shall also be provided in the [subdirectory] DIRECTORY established in this article and notwithstanding any other provision of law, such information shall, upon request, be made available to the public.

Such law enforcement agencies shall compile, maintain and update a listing of vulnerable organizational entities within its jurisdiction. Such listing shall be utilized for notification of such organizations in disseminating such information on level two sex offenders pursuant to this paragraph. Such listing shall include and not be limited to: superintendents of schools or chief school administrators, superintendents of parks, public and private libraries, public and private school bus transportation companies, day care centers, nursery schools, preschools, neighborhood watch groups, community centers, civic associations, nursing homes, victim's advocacy groups and places of worship.

(c) If the risk of repeat offense is high and there exists a threat to public safety a level three designation shall be given to such sex offender. In such case, the law enforcement agency or agencies having jurisdiction and the law enforcement agency or agencies having had jurisdiction at the time of his or her conviction shall be notified and may disseminate relevant information which shall include a photograph and description of the offender and which may include the sex offender's exact name and any aliases used by the offender, exact address, the offender's place of employment, background information including the offender's crime of conviction, mode of operation, type of victim targeted, the name and address of any institution of higher education at which the sex offender is enrolled, attends, is employed or resides and the description of special conditions imposed on the offender entity with vulnerable populations related to the nature of the offense committed by such sex offender. Any entity receiving information on a sex offender may disclose or further disseminate such information at its discretion. In addition, in such case, the information described [herein] IN THIS PARAGRAPH shall also be provided in the [subdirectory] DIRECTORY established in this article and notwithstanding any other provision of law, such information shall, upon request, be made available to the public.

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Such law enforcement agencies shall compile, maintain and update a listing of vulnerable organizational entities within its jurisdiction. Such listing shall be utilized for notification of such organizations in disseminating such information on level three sex offenders pursuant to this paragraph. Such listing shall include and not be limited to: superintendents of schools or chief school administrators, superintendents of parks, public and private libraries, public and private school bus transportation companies, day care centers, nursery schools, preschools, neighborhood watch groups, community centers, civic associations, nursing homes, victim's advocacy groups and places of worship.

- S 3. Section 168-q of the correction law, as added by chapter 192 of the laws of 1995, the section heading and subdivision 1 as amended by chapter 106 of the laws of 2006, is amended to read as follows:
- S 168-q. [Subdirectory] DIRECTORY; internet posting. 1. The division shall maintain a [subdirectory of level two and three] DIRECTORY OF offenders[. The subdirectory] WHICH SHALL BE MADE AVAILABLE AT ALL TIMES ON THE INTERNET VIA THE DIVISION HOMEPAGE FOR PURPOSES OF PUBLIC ACCESS.
- THE CASE OF A SEX OFFENDER WHO HAS BEEN GIVEN A LEVEL ONE DESIGNATION, THE DIRECTORY SHALL INCLUDE THE NAME OF THE SEX OFFENDER, A PHOTOGRAPH OF THE SEX OFFENDER AND APPROXIMATE ADDRESS BASED ON THE SEX OFFENDER'S ZIP CODE.
- CASE OF A SEX OFFENDER WHO HAS BEEN GIVEN A LEVEL TWO OR THETHREE DESIGNATION, THE DIRECTORY shall include the exact address, address of the offender's place of employment and photograph of the sex offender along with the following information, if available: name, physical description, age and distinctive markings. Background information including the sex offender's crime of conviction, modus of operation, type of victim targeted, the name and address of any institution of higher education at which the sex offender is enrolled, attends, is employed or resides and a description of special conditions imposed on the sex offender shall also be included. [The subdirectory shall have sex offender listings categorized by county and zip code. A copy of the subdirectory shall annually be distributed to the offices of local village, town, city, county or state law enforcement agencies for purposes of public access. The division shall distribute monthly updates to the offices of local village, town, city, county or state law enforcement agencies for purposes of public access. Such departments]
- (C) THE DIVISION shall require that a person [in writing] provide [their] HIS OR HER name and address prior to viewing the [subdirectory] DIRECTORY. Any information identifying the victim by name, birth date, address or relation to the sex offender shall be excluded from the [subdirectory distributed for purposes of public access. The subdirectory provided for herein shall be updated monthly to maintain its efficiency and usefulness and shall be computer accessible. Such subdirectory shall be made available at all times on the internet via the division homepage] DIRECTORY.
- THE DIVISION SHALL, ON ITS INTERNET HOMEPAGE, PROVIDE A MEANS FOR ANY PERSON TO REGISTER TO RECEIVE NOTICE ATSUCH PERSON'S ELECTRONIC ALL SEX OFFENDERS WHO RESIDE OR MOVE INTO THE AREA MAIL ADDRESS OF ENCOMPASSED BY SUCH PERSON'S ZIP CODE. THE DIVISION SHALL PROVIDE TIMELY NOTICE BY ELECTRONIC MAIL TO EACH PERSON WHO REGISTERS PURSUANT TO SEX OFFENDER RESIDING IN AND OF EVERY SEX OFFENDER PARAGRAPH OF EVERY WHO MOVES INTO THE PERSON'S ZIP CODE. SUCH NOTICE SHALL INCLUDE INFORMATION AUTHORIZED TO BE DISCLOSED ON EACH SUCH SEX OFFENDER PURSU-ANT TO PARAGRAPH (A) OR (B) OF THIS SUBDIVISION.

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2. Any person who uses information disclosed pursuant to this section 1 in violation of the law shall in addition to any other penalty or fine 2 imposed, be subject to a fine of not less than five hundred dollars and not more than one thousand dollars. [Unauthorized removal or duplication of the subdirectory from the offices of local, village or city police department shall be punishable by a fine not to exceed one thousand 5 6 7 dollars.] In addition, the attorney general, any district attorney, or any person aggrieved is authorized to bring a civil action in the appro-8 priate court requesting preventive relief, including an application for 9 10 a permanent or temporary injunction, restraining order, or other order against the person or group of persons responsible for such action. 11 foregoing remedies shall be independent of any other remedies or proce-12 13 dures that may be available to an aggrieved party under other provisions 14

S 4. This act shall take effect on the one hundred eightieth day after it shall have become a law.