STATE OF NEW YORK

1647

2017-2018 Regular Sessions

IN SENATE

January 10, 2017

Introduced by Sen. CARLUCCI -- read twice and ordered printed, and when printed to be committed to the Committee on Crime Victims, Crime and Correction

AN ACT to amend the correction law, the executive law and the penal law, in relation to sex offender's notice of residency requirements

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Section 168-b of the correction law is amended by adding a 2 new subdivision 13 to read as follows:

3

7

8

9

- 13. The division, when acknowledging initial registration and thereafter in annual correspondence, shall advise each sex offender to whom the residency restriction in section two hundred fifty-nine-c of the executive law or section 65.10 of the penal law applies, concerning the terms and specific duration of such restriction.
- § 2. Subdivision 14 of section 259-c of the executive law, as amended by section 38-b of subpart A of part C of chapter 62 of the laws of 2011, is amended to read as follows:
- 10 14. notwithstanding any other provision of law to the contrary, where 11 12 a person serving a sentence for an offense defined in article one 13 hundred thirty, one hundred thirty-five or two hundred sixty-three of 14 the penal law or section 255.25, 255.26 or 255.27 of the penal law and the victim of such offense was under the age of eighteen at the time of 15 such offense or such person has been designated a level three sex offen-16 17 der pursuant to subdivision six of section one hundred sixty-eight-l of the correction law, is released on parole or conditionally released 18 19 pursuant to subdivision one or two of this section, the board shall 20 require, as a mandatory condition of such release, that such sentenced 21 offender shall refrain from knowingly entering into or upon any school 22 grounds, as that term is defined in subdivision fourteen of section 23 220.00 of the penal law, or any other facility or institution primarily 24 used for the care or treatment of persons under the age of eighteen 25 while one or more of such persons under the age of eighteen are present, 26 or within one thousand feet of a park or building in which child day 27 care is provided, provided however, that when such sentenced offender is

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

LBD01959-01-7

2 S. 1647

11

12 13

14

15

16

17

18 19

20

21

22

23

24 25

26

27

28 29

30

31

32

33 34

35

36

37

38 39

40 41

42

43

44 45

46

47

48

49

50 51

52

53

1 a registered student or participant or an employee of such facility or institution or entity contracting therewith or has a family member 3 enrolled in such facility or institution, such sentenced offender may, with the written authorization of his or her parole officer and the superintendent or chief administrator of such facility, institution or grounds, enter such facility, institution or upon such grounds for the 7 limited purposes authorized by the parole officer and superintendent chief officer. Nothing in this subdivision shall be construed as restricting any lawful condition of supervision that may be imposed on 9 10 such sentenced offender.

- Section 259-c of the executive law is amended by adding a new subdivision 18 to read as follows:
- 18. when the provisions of subdivision fourteen of this section apply concerning certain restrictions on residence, the board shall notify the person released of the restriction in writing and direct the supervising parole officer to notify such person of such restriction orally and in writing.
- § 4. Paragraph (a) of subdivision 4-a of section 65.10 of the penal law, as amended by chapter 67 of the laws of 2008, is amended to read as follows:
- (a) When imposing a sentence of probation or conditional discharge upon a person convicted of an offense defined in article one hundred thirty, two hundred thirty-five or two hundred sixty-three of this chapter, or section 255.25, 255.26 or 255.27 of this chapter, and the victim of such offense was under the age of eighteen at the time of such offense or such person has been designated a level three sex offender pursuant to subdivision six of section 168-1 of the correction law, the court shall require, as a mandatory condition of such sentence, that such sentenced offender shall refrain from knowingly entering into or upon any school grounds, as that term is defined in subdivision fourteen of section 220.00 of this chapter, or any other facility or institution primarily used for the care or treatment of persons under the age of eighteen while one or more of such persons under the age of eighteen are present, or within one thousand feet of a park or building in which child day care is provided, provided however, that when such sentenced offender is a registered student or participant or an employee of facility or institution or entity contracting therewith or has a family member enrolled in such facility or institution, such sentenced offender may, with the written authorization of his or her probation officer or the court and the superintendent or chief administrator of such facility, institution or grounds, enter such facility, institution or upon such grounds for the limited purposes authorized by the probation officer or the court and superintendent or chief officer. Nothing in this subdivision shall be construed as restricting any lawful condition of supervision that may be imposed on such sentenced offender.
- § 5. Section 65.10 of the penal law is amended by adding a new subdivision 6 to read as follows:
- 6. Notice of residency requirements for sex offenders. When the provisions of subdivision four-a of this section apply concerning certain restrictions on residence, the court shall notify the defendant of the restriction in writing and the supervising probation officer shall notify the offender of the restriction orally and in writing.
- This act shall take effect on the sixtieth day after it shall 54 have become a law.