



General Assembly

February Session, 2006

Raised Bill No. 5812

LCO No. 3200

03200_____JUD

Referred to Committee on Judiciary

Introduced by:
(JUD)

***AN ACT CONCERNING THE REGISTRATION AND SUPERVISION OF
SEXUAL OFFENDERS.***

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective July 1, 2006*) (a) There is established a
2 Risk Assessment Board consisting of the Commissioner of Correction,
3 the Commissioner of Mental Health and Addiction Services, the
4 Commissioner of Public Safety, the Chief State's Attorney, the Chief
5 Public Defender, the Chairperson of the Board of Pardons and Parole,
6 the Victim Advocate and the Executive Director of the Court Support
7 Services Division of the Judicial Department, or their designees, a
8 forensic psychiatrist with experience in the treatment of sexual
9 offenders appointed by the Governor and a person trained in the
10 identification, assessment and treatment of sexual offenders appointed
11 by the Governor.

12 (b) The board shall develop a risk assessment scale that assigns
13 weights to various risk factors including, but not limited to, the
14 seriousness of the offense, the offender's prior offense history, the
15 offender's characteristics, the availability of community supports,
16 whether the offender has indicated or credible evidence in the record

17 indicates that the offender will reoffend if released into the community
18 and whether the offender demonstrates a physical condition that
19 minimizes the risk of reoffending, and specifies the risk level to which
20 offenders with various risk assessment scores shall be assigned.

21 (c) The board shall use the risk assessment scale to assess the risk of
22 reoffending of each person subject to registration under chapter 969 of
23 the general statutes and assign each such person a risk level of high,
24 medium or low.

25 (d) Not later than February 1, 2007, the board shall submit a report
26 to the joint standing committee of the General Assembly on the
27 judiciary setting forth its findings and recommendations concerning:
28 (1) Whether information about sexual offenders assigned a risk level of
29 high, medium or low should be made available to the public through
30 the Internet; (2) the types of information about sexual offenders that
31 should be made available to the public through the Internet which may
32 include, but not be limited to, (A) the name, residential address,
33 physical description and photograph of the registrant, (B) the offense
34 or offenses of which the registrant was convicted or found not guilty
35 by reason of mental disease or defect that required registration under
36 chapter 969 of the general statutes, (C) a brief description of the facts
37 and circumstances of such offense or offenses, (D) the criminal record
38 of the registrant with respect to any prior convictions or findings of not
39 guilty by reason of mental disease or defect for the commission of an
40 offense requiring registration under chapter 969 of the general statutes,
41 and (E) the name of the registrant's supervising correctional, probation
42 or parole officer, and contact information for such officer, (3) whether
43 any of the persons assigned a high risk level by the board pursuant to
44 subsection (c) of this section meets the criteria for civil commitment
45 pursuant to section 17a-498 of the general statutes, (4) whether
46 additional restrictions should be placed on persons subject to
47 registration under chapter 969 of the general statutes such as curfews
48 and intensive monitoring on certain holidays, and (5) whether persons
49 convicted of a sexual offense who pose a high risk of reoffending

50 should be required to register under chapter 969 of the general statutes
51 regardless of when they were convicted or released into the
52 community.

53 Sec. 2. Subdivision (2) of section 54-250 of the general statutes is
54 repealed and the following is substituted in lieu thereof (*Effective July*
55 *1, 2006*):

56 (2) "Criminal offense against a victim who is a minor" means (A) a
57 violation of subdivision (2) of section 53-21 of the general statutes in
58 effect prior to October 1, 2000, subdivision (2) of subsection (a) of
59 section 53-21, subdivision (2) of subsection (a) of section 53a-70,
60 subdivision (1), (4), [or] (8) or (10) or subparagraph (B) of subdivision
61 (9) of subsection (a) of section 53a-71, subdivision (2) of subsection (a)
62 of section 53a-72a, subdivision (2) of subsection (a) of section 53a-86,
63 subdivision (2) of subsection (a) of section 53a-87, section 53a-90a,
64 53a-196a, 53a-196b, 53a-196c, 53a-196d, 53a-196e or 53a-196f, (B) a
65 violation of subparagraph (A) of subdivision (9) of subsection (a) of
66 section 53a-71 or section 53a-92, 53a-92a, 53a-94, 53a-94a, 53a-95, 53a-96
67 or 53a-186, provided the court makes a finding that, at the time of the
68 offense, the victim was under eighteen years of age, (C) a violation of
69 any of the offenses specified in subparagraph (A) or (B) of this
70 subdivision for which a person is criminally liable under section 53a-8,
71 53a-48 or 53a-49, or (D) a violation of any predecessor statute to any
72 offense specified in subparagraph (A), (B) or (C) of this subdivision the
73 essential elements of which are substantially the same as said offense.

74 Sec. 3. Subdivision (5) of section 54-250 of the general statutes is
75 repealed and the following is substituted in lieu thereof (*Effective July*
76 *1, 2006*):

77 (5) "Nonviolent sexual offense" means (A) a violation of section 53a-
78 73a or subdivision (2) of subsection (a) of section 53a-189a, as amended
79 by this act, or (B) a violation of any of the offenses specified in
80 subparagraph (A) of this subdivision for which a person is criminally
81 liable under section 53a-8, 53a-48 or 53a-49.

82 Sec. 4. Subdivision (11) of section 54-250 of the general statutes is
83 repealed and the following is substituted in lieu thereof (*Effective July*
84 *1, 2006*):

85 (11) "Sexually violent offense" means (A) a violation of section
86 53a-70, except subdivision (2) of subsection (a) of said section, 53a-70a,
87 53a-70b, 53a-71, except subdivision (1), (4), [or] (8) or (10) or
88 subparagraph (B) of subdivision (9) of subsection (a) of said section or
89 subparagraph (A) of subdivision (9) of subsection (a) of said section if
90 the court makes a finding that, at the time of the offense, the victim
91 was under eighteen years of age, 53a-72a, except subdivision (2) of
92 subsection (a) of said section, or 53a-72b, or of section 53a-92 or
93 53a-92a, provided the court makes a finding that the offense was
94 committed with intent to sexually violate or abuse the victim, (B) a
95 violation of any of the offenses specified in subparagraph (A) of this
96 subdivision for which a person is criminally liable under section 53a-8,
97 53a-48 or 53a-49, or (C) a violation of any predecessor statute to any of
98 the offenses specified in subparagraph (A) or (B) of this subdivision
99 the essential elements of which are substantially the same as said
100 offense.

101 Sec. 5. Subsection (a) of section 54-251 of the 2006 supplement to the
102 general statutes is repealed and the following is substituted in lieu
103 thereof (*Effective July 1, 2006*):

104 (a) Any person who has been convicted or found not guilty by
105 reason of mental disease or defect of a criminal offense against a victim
106 who is a minor or a nonviolent sexual offense, and is released into the
107 community on or after October 1, 1998, shall, within three days
108 following such release or, if such person is in the custody of the
109 Commissioner of Correction, at such time prior to release as the
110 commissioner shall direct, and whether or not such person's place of
111 residence is in this state, register such person's name, identifying
112 factors, criminal history record and residence address with the
113 Commissioner of Public Safety, on such forms and in such locations as

114 the commissioner shall direct, and shall maintain such registration for
115 ten years except that any person who has one or more prior
116 convictions of any such offense or who is convicted of a violation of
117 subdivision (2) of subsection (a) of section 53a-70 shall maintain such
118 registration for life. Prior to accepting a plea of guilty or nolo
119 contendere from a person with respect to a criminal offense against a
120 victim who is a minor or a nonviolent sexual offense, the court shall (1)
121 inform the person that the entry of a finding of guilty after acceptance
122 of the plea will subject the person to the registration requirements of
123 this section, and (2) determine that the person fully understands the
124 consequences of the plea. If any person who is subject to registration
125 under this section changes such person's name, such person shall,
126 without undue delay, notify the Commissioner of Public Safety in
127 writing of the new name. If [such] any person who is subject to
128 registration under this section changes such person's address, such
129 person shall, [within five days, register the new address in writing
130 with the Commissioner of Public Safety,] without undue delay, notify
131 the Commissioner of Public Safety in writing of the new address and,
132 if the new address is in another state, such person shall also register
133 with an appropriate agency in that state, provided that state has a
134 registration requirement for such offenders. If any person who is
135 subject to registration under this section is employed at, carries on a
136 vocation at or is a student at a trade or professional institution or
137 institution of higher learning in this state, such person shall, without
138 undue delay, notify the Commissioner of Public Safety of such status
139 and of any change in such status. If any person who is subject to
140 registration under this section is employed in another state, carries on
141 a vocation in another state or is a student in another state, such person
142 shall, without undue delay, notify the Commissioner of Public Safety
143 and shall also register with an appropriate agency in that state
144 provided that state has a registration requirement for such offenders.
145 During such period of registration, each registrant shall complete and
146 return forms mailed to such registrant to verify such registrant's
147 residence address and shall submit to the retaking of a photographic

148 image upon request of the Commissioner of Public Safety. [If any
149 person who is subject to registration under this section is employed at,
150 carries on a vocation at or is a student at a trade or professional
151 institution or institution of higher learning in this state, such person
152 shall notify the Commissioner of Public Safety of such status and of
153 any change in such status.]

154 Sec. 6. Subsection (c) of section 54-251 of the 2006 supplement to the
155 general statutes is repealed and the following is substituted in lieu
156 thereof (*Effective July 1, 2006*):

157 (c) Notwithstanding the provisions of subsection (a) of this section,
158 the court may exempt any person who has been convicted or found
159 not guilty by reason of mental disease or defect of a violation of
160 subdivision (2) of subsection (a) of section 53a-73a or subdivision (2) of
161 subsection (a) of section 53a-189a, as amended by this act, from the
162 registration requirements of this section if the court finds that
163 registration is not required for public safety.

164 Sec. 7. Subsection (e) of section 54-251 of the 2006 supplement to the
165 general statutes is repealed and the following is substituted in lieu
166 thereof (*Effective July 1, 2006*):

167 (e) Any person who violates the provisions of subsection (a) of this
168 section shall be guilty of a class D felony, except that if such person
169 violates the provisions of this section by failing to notify the
170 Commissioner of Public Safety without undue delay of a change of
171 name, address or status or another reportable event, such person shall
172 be subject to such penalty if such failure continues for five business
173 days.

174 Sec. 8. Section 54-252 of the general statutes is repealed and the
175 following is substituted in lieu thereof (*Effective July 1, 2006*):

176 (a) Any person who has been convicted or found not guilty by
177 reason of mental disease or defect of a sexually violent offense, and (1)

178 is released into the community on or after October 1, 1988, and prior to
179 October 1, 1998, and resides in this state, shall, on October 1, 1998, or
180 within three days of residing in this state, whichever is later, or (2) is
181 released into the community on or after October 1, 1998, shall, within
182 three days following such release or, if such person is in the custody of
183 the Commissioner of Correction, at such time prior to release as the
184 commissioner shall direct, register such person's name, identifying
185 factors, criminal history record, documentation of any treatment
186 received for mental abnormality or personality disorder, and residence
187 address with the Commissioner of Public Safety on such forms and in
188 such locations as said commissioner shall direct, and shall maintain
189 such registration for life. Prior to accepting a plea of guilty or nolo
190 contendere from a person with respect to a sexually violent offense, the
191 court shall (A) inform the person that the entry of a finding of guilty
192 after acceptance of the plea will subject the person to the registration
193 requirements of this section, and (B) determine that the person fully
194 understands the consequences of the plea. If any person who is subject
195 to registration under this section changes such person's name, such
196 person shall, without undue delay, notify the Commissioner of Public
197 Safety in writing of the new name. If [such] any person who is subject
198 to registration under this section changes such person's address, such
199 person shall, [within five days, register the new address in writing
200 with the Commissioner of Public Safety,] without undue delay, notify
201 the Commissioner of Public Safety in writing of the new address and,
202 if the new address is in another state, such person shall also register
203 with an appropriate agency in that state, provided that state has a
204 registration requirement for such offenders. If any person who is
205 subject to registration under this section is employed at, carries on a
206 vocation at or is a student at a trade or professional institution or
207 institution of higher learning in this state, such person shall, without
208 undue delay, notify the Commissioner of Public Safety of such status
209 and of any change in such status. If any person who is subject to
210 registration under this section is employed in another state, carries on
211 a vocation in another state or is a student in another state, such person

212 shall, without undue delay, notify the Commissioner of Public Safety
213 and shall also register with an appropriate agency in that state,
214 provided that state has a registration requirement for such offenders.
215 During such period of registration, each registrant shall complete and
216 return forms mailed to such registrant to verify such registrant's
217 residence address and shall submit to the retaking of a photographic
218 image upon request of the Commissioner of Public Safety. [If any
219 person who is subject to registration under this section is employed at,
220 carries on a vocation at or is a student at a trade or professional
221 institution or institution of higher learning in this state, such person
222 shall notify the Commissioner of Public Safety of such status and of
223 any change in such status.]

224 (b) Any person who has been subject to the registration
225 requirements of section 54-102r of the general statutes, revised to
226 January 1, 1997, as amended by section 1 of public act 97-183, shall, not
227 later than three working days after October 1, 1998, register under this
228 section and thereafter comply with the provisions of sections 54-102g
229 and 54-250 to 54-258a, inclusive, as amended by this act, except that
230 any person who was convicted or found not guilty by reason of mental
231 disease or defect of an offense that is classified as a criminal offense
232 against a victim who is a minor under subdivision (2) of section 54-250,
233 as amended by this act, and that is subject to a ten-year period of
234 registration under section 54-251, as amended by this act, shall
235 maintain such registration for ten years.

236 (c) Notwithstanding the provisions of subsections (a) and (b) of this
237 section, during the initial registration period following October 1, 1998,
238 the Commissioner of Public Safety may phase in completion of the
239 registration procedure for persons released into the community prior
240 to said date over the first three months following said date, and no
241 such person shall be prosecuted for failure to register under this
242 section during those three months provided such person complies
243 with the directives of said commissioner regarding registration
244 procedures.

245 (d) Any person who violates the provisions of this section shall be
246 guilty of a class D felony, except that if such person violates the
247 provisions of this section by failing to notify the Commissioner of
248 Public Safety without undue delay of a change of name, address or
249 status or another reportable event, such person shall be subject to such
250 penalty if such failure continues for five business days.

251 Sec. 9. Section 54-253 of the general statutes is repealed and the
252 following is substituted in lieu thereof (*Effective July 1, 2006*):

253 (a) Any person who has been convicted or found not guilty by
254 reason of mental disease or defect in any other state, in a federal or
255 military court or in any foreign jurisdiction of any crime [] (1) the
256 essential elements of which are substantially the same as any of the
257 crimes specified in subdivisions (2), (5) and (11) of section 54-250, as
258 amended by this act, or (2) which requires registration as a sexual
259 offender in such other state or in the federal or military system, and
260 who resides in this state on and after October 1, 1998, shall, [within ten
261 days of] without undue delay upon residing in this state, register with
262 the Commissioner of Public Safety in the same manner as if such
263 person had been convicted or found not guilty by reason of mental
264 disease or defect of such crime in this state, except that [for purposes of
265 determining the ten-year period of registration under section 54-251
266 such person shall be deemed to have initially registered on the date of
267 such person's release into the community] the commissioner shall
268 maintain such registration until such person is released from the
269 registration requirement in such other state, federal or military system
270 or foreign jurisdiction.

271 (b) If any person who is subject to registration under this section
272 changes such person's name, such person shall, without undue delay,
273 notify the Commissioner of Public Safety in writing of the new name.
274 If any person who is subject to registration under this section changes
275 such person's address, such person shall, without undue delay, notify
276 the Commissioner of Public Safety in writing of the new address and,

277 if the new address is in another state, such person shall also register
278 with an appropriate agency in that state, provided that state has a
279 registration requirement for such offenders. If any person who is
280 subject to registration under this section is employed at, carries on a
281 vocation at or is a student at a trade or professional institution or
282 institution of higher learning in this state, such person shall, without
283 undue delay, notify the Commissioner of Public Safety of such status
284 and of any change in such status. If any person who is subject to
285 registration under this section is employed in another state, carries on
286 a vocation in another state or is a student in another state, such person
287 shall, without undue delay, notify the Commissioner of Public Safety
288 and shall also register with an appropriate agency in that state,
289 provided that state has a registration requirement for such offenders.
290 During such period of registration, each registrant shall complete and
291 return forms mailed to such registrant to verify such registrant's
292 residence address and shall submit to the retaking of a photographic
293 image upon request of the Commissioner of Public Safety.

294 [(b)] (c) Any person not a resident of this state who is registered as a
295 sexual offender under the laws of any other state and who is employed
296 in this state, carries on a vocation in this state or is a student in this
297 state, shall, [within five days] without undue delay after the
298 commencement of such employment, vocation or education in this
299 state, register such person's name, identifying factors, criminal history
300 record, locations visited on a recurring basis or residence address, if
301 any, in this state, and residence address in such person's home state
302 with the Commissioner of Public Safety on such forms and in such
303 locations as said commissioner shall direct and shall maintain such
304 registration until such employment, vocation or education terminates
305 or until such person is released from registration as a sexual offender
306 in such other state. If such person terminates such person's
307 employment, vocation or education in this state or changes such
308 person's address in this state such person shall, [within five days,
309 provide notice in writing to the Commissioner of Public Safety]
310 without undue delay, notify the Commissioner of Public Safety in

311 writing of such termination or new address.

312 [(c) If any person who is subject to registration under this section is
313 employed at, carries on a vocation at or is a student at a trade or
314 professional institution or institution of higher learning in this state,
315 such person shall notify the Commissioner of Public Safety of such
316 status and of any change in such status.]

317 (d) Any person not a resident of this state who is registered as a
318 sexual offender under the laws of any other state and who travels in
319 this state on a recurring basis for periods of less than five days shall
320 notify the Commissioner of Public Safety of such person's temporary
321 residence in this state and of a telephone number at which such person
322 may be contacted.

323 (e) Any person who violates the provisions of this section shall be
324 guilty of a class D felony, except that if such person violates the
325 provisions of this section by failing to register with the Commissioner
326 of Public Safety without undue delay or notify the Commissioner of
327 Public Safety without undue delay of a change of name, address or
328 status or another reportable event, such person shall be subject to such
329 penalty if such failure continues for five business days.

330 Sec. 10. Section 54-254 of the general statutes is repealed and the
331 following is substituted in lieu thereof (*Effective July 1, 2006*):

332 (a) Any person who has been convicted or found not guilty by
333 reason of mental disease or defect in this state on or after October 1,
334 1998, of any felony that the court finds was committed for a sexual
335 purpose, may be required by the court upon release into the
336 community or, if such person is in the custody of the Commissioner of
337 Correction, at such time prior to release as the commissioner shall
338 direct to register such person's name, identifying factors, criminal
339 history record and residence address with the Commissioner of Public
340 Safety, on such forms and in such locations as the commissioner shall
341 direct, and to maintain such registration for ten years. If the court finds

342 that a person has committed a felony for a sexual purpose and intends
343 to require such person to register under this section, prior to accepting
344 a plea of guilty or nolo contendere from such person with respect to
345 such felony, the court shall (1) inform the person that the entry of a
346 finding of guilty after acceptance of the plea will subject the person to
347 the registration requirements of this section, and (2) determine that the
348 person fully understands the consequences of the plea. If any person
349 who is subject to registration under this section changes such person's
350 name, such person shall, without undue delay, notify the
351 Commissioner of Public Safety in writing of the new name. If [such]
352 any person who is subject to registration under this section changes
353 such person's address, such person shall, [within five days, register the
354 new address in writing with the Commissioner of Public Safety,]
355 without undue delay, notify the Commissioner of Public Safety in
356 writing of the new address and, if the new address is in another state,
357 such person shall also register with an appropriate agency in that state,
358 provided that state has a registration requirement for such offenders. If
359 any person who is subject to registration under this section is
360 employed at, carries on a vocation at or is a student at a trade or
361 professional institution or institution of higher learning in this state,
362 such person shall, without undue delay, notify the Commissioner of
363 Public Safety of such status and of any change in such status. If any
364 person who is subject to registration under this section is employed in
365 another state, carries on a vocation in another state or is a student in
366 another state, such person shall, without undue delay, notify the
367 Commissioner of Public Safety and shall also register with an
368 appropriate agency in that state, provided that state has a registration
369 requirement for such offenders. During such period of registration,
370 each registrant shall complete and return forms mailed to such
371 registrant to verify such registrant's residence address and shall submit
372 to the retaking of a photographic image upon request of the
373 Commissioner of Public Safety.

374 (b) Any person who violates the provisions of this section shall be
375 guilty of a class D felony, except that if such person violates the

376 provisions of this section by failing to notify the Commissioner of
377 Public Safety without undue delay of a change of name, address or
378 status or another reportable event, such person shall be subject to such
379 penalty if such failure continues for five business days.

380 Sec. 11. Section 54-257 of the general statutes is repealed and the
381 following is substituted in lieu thereof (*Effective July 1, 2006*):

382 (a) The Department of Public Safety shall, not later than January 1,
383 1999, establish and maintain a registry of all persons required to
384 register under sections 54-251, 54-252, 54-253 and 54-254, as amended
385 by this act. The department shall, in cooperation with the Office of the
386 Chief Court Administrator, the Department of Correction and the
387 Psychiatric Security Review Board, develop appropriate forms for use
388 by agencies and individuals to report registration information,
389 including changes of address. Upon receipt of registration information,
390 the department shall enter the information into the registry and notify
391 the local police department or state police troop having jurisdiction
392 where the registrant resides or plans to reside. If a registrant notifies
393 the Department of Public Safety that such registrant is employed at,
394 carries on a vocation at or is a student at a trade or professional
395 institution or institution of higher learning in this state, the department
396 shall notify the law enforcement agency with jurisdiction over such
397 institution. If a registrant reports a residence in another state, the
398 department shall notify the state police agency of that state or such
399 other agency in that state that maintains registry information, if
400 known. The department shall also transmit all registration information,
401 conviction data, photographic images and fingerprints to the Federal
402 Bureau of Investigation in such form as said bureau shall require for
403 inclusion in a national registry.

404 (b) The Department of Public Safety may suspend the registration of
405 any person registered under section 54-251, 54-252, 54-253 or 54-254, as
406 amended by this act, while such person is incarcerated, under civil
407 commitment or residing outside this state. During the period that such

408 registration is under suspension, the department is not required to
409 verify the address of the registrant pursuant to subsection (c) of this
410 section and may withdraw the registration information from public
411 access. Upon the release of the registrant from incarceration or civil
412 commitment or resumption of residency in this state by the registrant,
413 the department shall reinstate the registration, redistribute the
414 registration information in accordance with subsection (a) of this
415 section and resume verifying the address of the registrant in
416 accordance with subsection (c) of this section. Suspension of
417 registration shall not affect the date of expiration of the registration
418 obligation of the registrant under section 54-251, 54-252 or 54-253, as
419 amended by this act.

420 (c) Except as provided in subsection (b) of this section, the
421 Department of Public Safety shall verify the address of each registrant
422 by mailing a nonforwardable verification form to the registrant at the
423 registrant's last reported address. Such form shall require the registrant
424 to sign a statement that the registrant continues to reside at the
425 registrant's last reported address and return the form by mail by a date
426 which is ten days after the date such form was mailed to the registrant.
427 The form shall contain a statement that failure to return the form or
428 providing false information is a violation of section 54-251, 54-252, 54-
429 253 or 54-254, as amended by this act, as the case may be. Each person
430 required to register under section 54-251, 54-252, 54-253 or 54-254, as
431 amended by this act, shall have such person's address verified in such
432 manner every ninety days after such person's initial registration date.
433 In the event that a registrant fails to return the address verification
434 form, the Department of Public Safety shall notify the local police
435 department or the state police troop having jurisdiction over the
436 registrant's last reported address, and that agency shall apply for a
437 warrant to be issued for the registrant's arrest under section 54-251,
438 54-252, 54-253 or 54-254, as amended by this act, as the case may be.
439 The Department of Public Safety shall not verify the address of
440 registrants whose last reported address was outside this state.

441 (d) The Department of Public Safety shall include in the registry the
442 most recent photographic image of each registrant taken by the
443 department, the Department of Correction, a law enforcement agency
444 or the Court Support Services Division of the Judicial Department and
445 shall retake the photographic image of each registrant at least once
446 every five years.

447 (e) Whenever the Commissioner of Public Safety receives notice
448 from a superior court pursuant to section 52-11 or a probate court
449 pursuant to section 45a-99 that such court has ordered the change of
450 name of a person, and the department determines that such person is
451 listed in the registry, the department shall revise such person's
452 registration information accordingly.

453 (f) The Commissioner of Public Safety shall develop a protocol for
454 the notification of other state agencies, the Judicial Department and
455 local police departments whenever a person listed in the registry
456 changes such person's name and notifies the commissioner of the new
457 name pursuant to section 54-251, 54-252, 54-253 or 54-254, as amended
458 by this act, or whenever the commissioner determines pursuant to
459 subsection (e) of this section that a person listed in the registry has
460 changed such person's name.

461 Sec. 12. (NEW) (*Effective July 1, 2006*) Not later than January fifteenth
462 of each year, the Department of Correction, the Board of Pardons and
463 Parole and the Court Support Services Division of the Judicial
464 Department shall each submit a report setting forth the number of
465 persons subject to registration under chapter 969 of the general statutes
466 who are being electronically monitored while being supervised in the
467 community by such agency, including monitoring by global
468 positioning system devices, and what, if any, additional resources are
469 needed by such agency to ensure that persons subject to registration
470 under chapter 969 of the general statutes are being supervised while in
471 the community.

472 Sec. 13. Section 53a-189a of the general statutes is repealed and the

473 following is substituted in lieu thereof (*Effective July 1, 2006*):

474 (a) A person is guilty of voyeurism when, (1) with malice, [or intent
475 to arouse or satisfy the sexual desire of such person or any other
476 person,] such person knowingly photographs, films, videotapes or
477 otherwise records the image of another person [(1)] (A) without the
478 knowledge and consent of such other person, [(2)] (B) while such other
479 person is not in plain view, and [(3)] (C) under circumstances where
480 such other person has a reasonable expectation of privacy, or (2) with
481 intent to arouse or satisfy the sexual desire of such person or any other
482 person, such person knowingly photographs, films, videotapes or
483 otherwise records the image of another person (A) without the
484 knowledge and consent of such other person, (B) while such other
485 person is not in plain view, and (C) under circumstances where such
486 other person has a reasonable expectation of privacy.

487 (b) Voyeurism is a class D felony.

488 Sec. 14. (*Effective July 1, 2006*) (a) The sum of two million two
489 hundred twenty-five thousand dollars is appropriated, from the
490 General Fund, to the Judicial Department, for the fiscal year ending
491 June 30, 2007, for purposes of expanding the specialized sexual
492 offender probation supervision units.

493 (b) The sum of four hundred forty thousand dollars is appropriated,
494 from the General Fund, to the Department of Correction, for purposes
495 of the Board of Pardons and Parole, for the fiscal year ending June 30,
496 2007, for purposes of increasing the number of parole officers assigned
497 to supervise sexual offenders.

498 Sec. 15. (*Effective July 1, 2006*) (a) The sum of four hundred fifty
499 thousand dollars is appropriated, from the General Fund, to the
500 Department of Children and Families, for the fiscal year ending June
501 30, 2007, for purposes of expanding the services provided by
502 multidisciplinary teams pursuant to section 17a-106a of the general
503 statutes.

504 (b) The sum of four hundred thousand dollars is appropriated, from
 505 the General Fund, to the Department of Children and Families, for the
 506 fiscal year ending June 30, 2007, for purposes of expanding the services
 507 provided by children's advocacy centers.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2006	New section
Sec. 2	July 1, 2006	54-250(2)
Sec. 3	July 1, 2006	54-250(5)
Sec. 4	July 1, 2006	54-250(11)
Sec. 5	July 1, 2006	54-251(a)
Sec. 6	July 1, 2006	54-251(c)
Sec. 7	July 1, 2006	54-251(e)
Sec. 8	July 1, 2006	54-252
Sec. 9	July 1, 2006	54-253
Sec. 10	July 1, 2006	54-254
Sec. 11	July 1, 2006	54-257
Sec. 12	July 1, 2006	New section
Sec. 13	July 1, 2006	53a-189a
Sec. 14	July 1, 2006	New section
Sec. 15	July 1, 2006	New section

Statement of Purpose:

To provide more intensive supervision of sexual offenders by increasing the number of probation and parole officers who supervise sexual offenders, provide for the expansion of services provided by multidisciplinary teams and children's advocacy centers, establish a Risk Assessment Board to classify sexual offenders based on their risk of reoffending, classify certain offenses for registration purposes as criminal offenses against a victim who is a minor, require registration for certain voyeurism offenses, require registered sexual offenders to report name changes, authorize the registration of offenders prior to their release from the custody of the Commissioner of Correction, clarify the registration period for certain offenders who were registered under the pre-1998 law, require the registration of out-of-state offenders who move to this state if they were required to register in that other jurisdiction and without regard to whether they were convicted of substantially equivalent crimes that would require

registration in this state, clarify registration and reporting requirements for such out-of-state offenders, and require agencies supervising sexual offenders in the community to report the number of such offenders being electronically monitored.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]