



General Assembly

January Session, 2011

Amendment

LCO No. 8279

SB0099808279SR0

Offered by:
SEN. SUZIO, 13th Dist.

To: Subst. Senate Bill No. 998

File No. 308

Cal. No. 212

**"AN ACT CONCERNING REGISTRATION FOR CRIMES
COMMITTED WITH A FIREARM."**

1 Strike everything after the enacting clause and substitute the
2 following in lieu thereof:

3 "Section 1. (NEW) (*Effective October 1, 2011*) For the purposes of
4 sections 1 to 5, inclusive, of this act:

5 (1) "Conviction" means a judgment entered in this state by a court
6 upon a plea of guilty, a plea of nolo contendere or a finding of guilty
7 by a jury or the court notwithstanding any pending appeal or habeas
8 corpus proceeding arising from such judgment;

9 (2) "Violent offense" means any offense where the underlying facts
10 and circumstances of the offense involve the use, attempted use or
11 threatened use of physical force against another person; and

12 (3) "Violent offender" means a person who has been convicted of
13 any violent offense.

14 Sec. 2. (NEW) (*Effective October 1, 2011*) (a) The chief of police of any
15 town may require any violent offender who resides in that town and
16 who, on or after the effective date of this section, is on pretrial release,
17 probation, parole or other community release with respect to the
18 alleged commission of, or conviction of, any violent offense and subject
19 to supervision by the Court Support Services Division of the Judicial
20 Branch, the Department of Correction or the Board of Pardons and
21 Paroles, to register with the police department of that town in
22 accordance with section 3 of this act.

23 (b) Whenever a chief of police requires any violent offender to
24 register as provided in subsection (a) of this section, the Court Support
25 Services Division of the Judicial Branch, the Department of Correction
26 and the Board of Pardons and Paroles shall, upon request of such chief
27 of police, cooperate and provide such records, information and
28 assistance as may be necessary in order for the police department to
29 implement, and ensure compliance with, the registration requirements
30 of section 3 of this act including, but not limited to, providing to such
31 chief of police the names and current residence addresses of violent
32 offenders who reside in that town and are subject to supervision by
33 said division, department or board, as the case may be.

34 Sec. 3. (NEW) (*Effective October 1, 2011*) (a) Any violent offender
35 residing in a town in which the chief of police has in accordance with
36 section 2 of this act elected to require certain violent offenders to
37 register, shall, upon notification by such police department, personally
38 appear at the municipal police department of that town not later than
39 forty-eight hours after receipt of such notification for purposes of
40 registering as a violent offender in that town.

41 (b) The registration shall include:

42 (1) The violent offender's name, including any other name by which
43 the violent offender has been legally known, and any aliases used by
44 the violent offender;

45 (2) Identifying information, including a physical description of the

46 violent offender;

47 (3) The current residence address of the violent offender;

48 (4) The date of conviction of the violent offense;

49 (5) A description of the violent offense; and

50 (6) If the violent offender was sentenced to a term of incarceration
51 for such violent offense, a portion of which was not suspended, the
52 date the violent offender was released from confinement.

53 (c) The violent offender shall sign and date the registration.

54 (d) At the time that the violent offender appears for purposes of
55 registering, such municipal police department may photograph the
56 violent offender for inclusion of such photograph in the registration.

57 (e) The municipal police department may require the violent
58 offender to provide documentation to verify the contents of his or her
59 registration.

60 (f) Any violent offender required to register under this section shall,
61 not later than twenty days after each anniversary date of such initial
62 registration, and until the date supervision by the Court Support
63 Services Division of the Judicial Branch, the Department of Correction
64 or the Board of Pardons and Paroles terminates, personally appear at
65 the police department, to verify and update, as appropriate, the
66 contents of his or her registration.

67 (g) Any violent offender required to register pursuant to this section
68 who changes such person's residence address within the town shall,
69 not later than forty-eight hours after such change, personally appear at
70 the police department to update such person's registration
71 information.

72 Sec. 4. (NEW) (*Effective October 1, 2011*) Whenever a chief of police
73 requires any violent offender to register as provided in section 3 of this

74 act, the Court Support Services Division of the Judicial Branch, the
 75 Department of Correction and the Board of Pardons and Paroles, as the
 76 case may be, shall make compliance with such registration
 77 requirements a condition of such offender's release, probation or
 78 parole.

79 Sec. 5. (NEW) (*Effective October 1, 2011*) A municipal police
 80 department shall maintain registration information required under
 81 section 3 of this act during the period a violent offender is under the
 82 supervision of the Court Support Services Division of the Judicial
 83 Branch, the Department of Correction or the Board of Pardons and
 84 Paroles."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2011</i>	New section
Sec. 2	<i>October 1, 2011</i>	New section
Sec. 3	<i>October 1, 2011</i>	New section
Sec. 4	<i>October 1, 2011</i>	New section
Sec. 5	<i>October 1, 2011</i>	New section