As Introduced

134th General Assembly

Regular Session 2021-2022

H. B. No. 459

Representatives Cutrona, LaRe

Cosponsors: Representatives Gross, Carruthers, Schmidt, White, Edwards, Koehler, Pavliga, Cross, Jordan

A BILL

То	amend sections 2950.01, 2950.04, 2950.041,	1
	2950.05, 2950.06, and 2950.99 and to enact	2
	section 2950.035 of the Revised Code to prohibit	3
	certain sex offenders and child-victim offenders	4
	from engaging in a specified employment or	5
	volunteer capacity involving direct work with,	6
	or supervision or disciplinary power over,	7
	minors.	8

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2950.01, 2950.04, 2950.041,	9
2950.05, 2950.06, and 2950.99 be amended and section 2950.035 of	10
the Revised Code be enacted to read as follows:	11
Sec. 2950.01. As used in this chapter, unless the context	12
clearly requires otherwise:	13
(A) "Sexually oriented offense" means any of the following	14
violations or offenses committed by a person, regardless of the	15
person's age:	16
(1) A violation of section 2907.02, 2907.03, 2907.05,	17

2907.06, 2907.07, 2907.08, 2907.21, 2907.22, 2907.32, 2907.321,	18
2907.322, or 2907.323 of the Revised Code;	19
(2) A violation of section 2907.04 of the Revised Code	20
when the offender is less than four years older than the other	21
person with whom the offender engaged in sexual conduct, the	22
other person did not consent to the sexual conduct, and the	23
offender previously has not been convicted of or pleaded guilty	24
to a violation of section 2907.02, 2907.03, or 2907.04 of the	25
Revised Code or a violation of former section 2907.12 of the	26
Revised Code;	27
(3) A violation of section 2907.04 of the Revised Code	28
when the offender is at least four years older than the other	29
person with whom the offender engaged in sexual conduct or when	30
the offender is less than four years older than the other person	31
with whom the offender engaged in sexual conduct and the	32
offender previously has been convicted of or pleaded guilty to a	33
violation of section 2907.02, 2907.03, or 2907.04 of the Revised	34
Code or a violation of former section 2907.12 of the Revised	35
Code;	36
(4) A violation of section 2903.01, 2903.02, or 2903.11 of	37
the Revised Code when the violation was committed with a sexual	38
motivation;	39
(5) A violation of division (A) of section 2903.04 of the	40
Revised Code when the offender committed or attempted to commit	41
the felony that is the basis of the violation with a sexual	42
motivation;	43
(6) A violation of division (A)(3) of section 2903.211 of	44
the Revised Code;	45
(7) A violation of division (A)(1), (2), (3), or (5) of	46

section 2905.01 of the Revised Code when the offense is	47
committed with a sexual motivation;	48
(8) A violation of division (A)(4) of section 2905.01 of	49
the Revised Code;	50
(9) A violation of division (B) of section 2905.01 of the	51
Revised Code when the victim of the offense is under eighteen	52
years of age and the offender is not a parent of the victim of	53
the offense;	54
(10) A violation of division (B) of section 2903.03, of	55
division (B) of section 2905.02, of division (B) of section	56
2905.03, of division (B) of section 2905.05, or of division (B)	57
(5) of section 2919.22 of the Revised Code;	58
(11) A violation of section 2905.32 of the Revised Code	59
when either of the following applies:	60
(a) The violation is a violation of division (A)(1) of	61
that section and the offender knowingly recruited, lured,	62
enticed, isolated, harbored, transported, provided, obtained, or	63
maintained, or knowingly attempted to recruit, lure, entice,	64
isolate, harbor, transport, provide, obtain, or maintain,	65
another person knowing that the person would be compelled to	66
engage in sexual activity for hire, engage in a performance that	67
was obscene, sexually oriented, or nudity oriented, or be a	68
model or participant in the production of material that was	69
obscene, sexually oriented, or nudity oriented.	70
(b) The violation is a violation of division (A)(2) of	71
that section and the offender knowingly recruited, lured,	72
enticed, isolated, harbored, transported, provided, obtained, or	73
maintained, or knowingly attempted to recruit, lure, entice,	74
isolate, harbor, transport, provide, obtain, or maintain a	75

person who is less than eighteen years of age or is a person	76
with a developmental disability whom the offender knows or has	77
reasonable cause to believe is a person with a developmental	78
disability for any purpose listed in divisions (A)(2)(a) to (c)	79
of that section.	80
(12) A violation of division (B)(4) of section 2907.09 of	81
the Revised Code if the sentencing court classifies the offender	82
as a tier I sex offender/child-victim offender relative to that	83
offense pursuant to division (D) of that section;	84
(13) A violation of any former law of this state, any	85
existing or former municipal ordinance or law of another state	86
or the United States, any existing or former law applicable in a	87
military court or in an Indian tribal court, or any existing or	88
former law of any nation other than the United States that is or	89
was substantially equivalent to any offense listed in division	90
(A) (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11), or	91
(12) of this section;	92
(14) Any attempt to commit, conspiracy to commit, or	93
complicity in committing any offense listed in division (A)(1),	94
(2), (3), (4), (5), (6), (7), (8), (9), (10), (11), (12), or	95
(13) of this section.	96
(B)(1) "Sex offender" means, subject to division (B)(2) of	97
this section, a person who is convicted of, pleads guilty to,	98
has been convicted of, has pleaded guilty to, is adjudicated a	99
delinquent child for committing, or has been adjudicated a	100
delinquent child for committing any sexually oriented offense.	101
(2) "Sex offender" does not include a person who is	102
convicted of, pleads guilty to, has been convicted of, has	103
pleaded guilty to, is adjudicated a delinquent child for	104

committing, or has been adjudicated a delinquent child for	105
committing a sexually oriented offense if the offense involves	106
consensual sexual conduct or consensual sexual contact and	107
either of the following applies:	108
(a) The victim of the sexually oriented offense was	109
eighteen years of age or older and at the time of the sexually	110
oriented offense was not under the custodial authority of the	111
person who is convicted of, pleads guilty to, has been convicted	112
of, has pleaded guilty to, is adjudicated a delinquent child for	113
committing, or has been adjudicated a delinquent child for	114
committing the sexually oriented offense.	115
(b) The victim of the offense was thirteen years of age or	116
older, and the person who is convicted of, pleads guilty to, has	117
been convicted of, has pleaded guilty to, is adjudicated a	118
delinquent child for committing, or has been adjudicated a	119
delinquent child for committing the sexually oriented offense is	120
not more than four years older than the victim.	121
(C) "Child-victim oriented offense" means any of the	122
following violations or offenses committed by a person,	123
regardless of the person's age, when the victim is under	124
eighteen years of age and is not a child of the person who	125
commits the violation:	126
(1) A violation of division (A)(1), (2), (3), or (5) of	127
section 2905.01 of the Revised Code when the violation is not	128
included in division (A)(7) of this section;	129
(2) A violation of division (A) of section 2905.02,	130
division (A) of section 2905.03, or division (A) of section	131
2905.05 of the Revised Code;	132
(3) A violation of any former law of this state, any	133

existing or former municipal ordinance or law of another state	134
or the United States, any existing or former law applicable in a	135
military court or in an Indian tribal court, or any existing or	136
former law of any nation other than the United States that is or	137
was substantially equivalent to any offense listed in division	138
(C)(1) or (2) of this section;	139
(4) Any attempt to commit, conspiracy to commit, or	140
complicity in committing any offense listed in division (C)(1),	141
(2), or (3) of this section.	142
(D) "Child-victim offender" means a person who is	143
convicted of, pleads guilty to, has been convicted of, has	144
pleaded guilty to, is adjudicated a delinquent child for	145
committing, or has been adjudicated a delinquent child for	146
committing any child-victim oriented offense.	147
(E) "Tier I sex offender/child-victim offender" means any	148
of the following:	149
(1) A sex offender who is convicted of, pleads guilty to,	150
has been convicted of, or has pleaded guilty to any of the	151
following sexually oriented offenses:	152
(a) A violation of section 2907.06, 2907.07, 2907.08,	153
2907.22, or 2907.32 of the Revised Code;	154
(b) A violation of section 2907.04 of the Revised Code	155
when the offender is less than four years older than the other	156
person with whom the offender engaged in sexual conduct, the	157
other person did not consent to the sexual conduct, and the	158
offender previously has not been convicted of or pleaded guilty	159
to a violation of section 2907.02, 2907.03, or 2907.04 of the	160
Revised Code or a violation of former section 2907.12 of the	161
Revised Code;	162

(c) A violation of division (A)(1), (2), (3), or (5) of	163
section 2907.05 of the Revised Code;	164
(d) A violation of division (A)(3) of section 2907.323 of	165
the Revised Code;	166
(e) A violation of division (A)(3) of section 2903.211, of	167
division (B) of section 2905.03, or of division (B) of section	168
2905.05 of the Revised Code;	169
(f) A violation of division (B)(4) of section 2907.09 of	170
the Revised Code if the sentencing court classifies the offender	171
as a tier I sex offender/child-victim offender relative to that	172
offense pursuant to division (D) of that section;	173
(g) A violation of any former law of this state, any	174
existing or former municipal ordinance or law of another state	175
or the United States, any existing or former law applicable in a	176
military court or in an Indian tribal court, or any existing or	177
former law of any nation other than the United States, that is	178
or was substantially equivalent to any offense listed in	179
division (E)(1)(a), (b), (c), (d), (e), or (f) of this section;	180
(h) Any attempt to commit, conspiracy to commit, or	181
complicity in committing any offense listed in division (E)(1)	182
(a), (b), (c), (d), (e), (f), or (g) of this section.	183
(2) A child-victim offender who is convicted of, pleads	184
guilty to, has been convicted of, or has pleaded guilty to a	185
child-victim oriented offense and who is not within either	186
category of child-victim offender described in division (F)(2)	187
or (G)(2) of this section.	188
(3) A sex offender who is adjudicated a delinquent child	189
for committing or has been adjudicated a delinquent child for	190
committing any sexually oriented offense and who a juvenile	191

court, pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85	192
of the Revised Code, classifies a tier I sex offender/child-	193
victim offender relative to the offense.	194
(4) A child-victim offender who is adjudicated a	195
delinquent child for committing or has been adjudicated a	196
delinquent child for committing any child-victim oriented	197
offense and who a juvenile court, pursuant to section 2152.82,	198
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a	199
tier I sex offender/child-victim offender relative to the	200
offense.	201
(F) "Tier II sex offender/child-victim offender" means any	202
of the following:	203
(1) A sex offender who is convicted of, pleads guilty to,	204
has been convicted of, or has pleaded guilty to any of the	205
following sexually oriented offenses:	206
(a) A violation of section 2907.21, 2907.321, or 2907.322	207
of the Revised Code;	208
(b) A violation of section 2907.04 of the Revised Code	209
when the offender is at least four years older than the other	210
person with whom the offender engaged in sexual conduct, or when	211
the offender is less than four years older than the other person	212
with whom the offender engaged in sexual conduct and the	213
offender previously has been convicted of or pleaded guilty to a	214
violation of section 2907.02, 2907.03, or 2907.04 of the Revised	215
Code or former section 2907.12 of the Revised Code;	216
(c) A violation of division (A)(4) of section 2907.05 or	217
of division (A)(1) or (2) of section 2907.323 of the Revised	218
Code;	219
(d) A violation of division (A)(1), (2), (3), or (5) of	220

section 2905.01 of the Revised Code when the offense is	221
committed with a sexual motivation;	222
(e) A violation of division (A)(4) of section 2905.01 of	223
the Revised Code when the victim of the offense is eighteen	224
years of age or older;	225
(f) A violation of division (B) of section 2905.02 or of	226
division (B)(5) of section 2919.22 of the Revised Code;	227
(g) A violation of section 2905.32 of the Revised Code	228
that is described in division (A)(11)(a) or (b) of this section;	229
(h) A violation of any former law of this state, any	230
existing or former municipal ordinance or law of another state	231
or the United States, any existing or former law applicable in a	232
military court or in an Indian tribal court, or any existing or	233
former law of any nation other than the United States that is or	234
was substantially equivalent to any offense listed in division	235
(F)(1)(a), (b), (c), (d), (e), (f), or (g) of this section;	236
(i) Any attempt to commit, conspiracy to commit, or	237
complicity in committing any offense listed in division (F)(1)	238
(a), (b), (c), (d), (e), (f), (g), or (h) of this section;	239
(j) Any sexually oriented offense that is committed after	240
the sex offender previously has been convicted of, pleaded	241
guilty to, or has been adjudicated a delinquent child for	242
committing any sexually oriented offense or child-victim	243
oriented offense for which the offender was classified a tier I	244
sex offender/child-victim offender.	245
(2) A child-victim offender who is convicted of, pleads	246
guilty to, has been convicted of, or has pleaded guilty to any	247
child-victim oriented offense when the child-victim oriented	248
offense is committed after the child-victim offender previously	249

has been convicted of, pleaded guilty to, or been adjudicated a	250
delinquent child for committing any sexually oriented offense or	251
child-victim oriented offense for which the offender was	252
classified a tier I sex offender/child-victim offender.	253
(3) A sex offender who is adjudicated a delinquent child	254
for committing or has been adjudicated a delinquent child for	255
committing any sexually oriented offense and who a juvenile	256
court, pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85	257
of the Revised Code, classifies a tier II sex offender/child-	258
victim offender relative to the offense.	259
(4) A child-victim offender who is adjudicated a	260
delinquent child for committing or has been adjudicated a	261
delinquent child for committing any child-victim oriented	262
offense and whom a juvenile court, pursuant to section 2152.82,	263
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a	264
tier II sex offender/child-victim offender relative to the	265
current offense.	266
(5) A sex offender or child-victim offender who is not in	267
any category of tier II sex offender/child-victim offender set	268
forth in division $(F)(1)$, (2) , (3) , or (4) of this section, who	269
prior to January 1, 2008, was adjudicated a delinquent child for	270
committing a sexually oriented offense or child-victim oriented	271
offense, and who prior to that date was determined to be a	272
habitual sex offender or determined to be a habitual child-	273
victim offender, unless either of the following applies:	274
(a) The sex offender or child-victim offender is	275
reclassified pursuant to section 2950.031 or 2950.032 of the	276
Revised Code as a tier I sex offender/child-victim offender or a	277
tier III sex offender/child-victim offender relative to the	278

offense.

(b) A juvenile court, pursuant to section 2152.82,	280
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies the	281
child a tier I sex offender/child-victim offender or a tier III	282
sex offender/child-victim offender relative to the offense.	283
(G) "Tier III sex offender/child-victim offender" means	284
any of the following:	285
(1) A sex offender who is convicted of, pleads guilty to,	286
has been convicted of, or has pleaded guilty to any of the	287
following sexually oriented offenses:	288
(a) A violation of section 2907.02 or 2907.03 of the	289
Revised Code;	290
(b) A violation of division (B) of section 2907.05 of the	291
Revised Code;	292
(c) A violation of section 2903.01, 2903.02, or 2903.11 of	293
the Revised Code when the violation was committed with a sexual	294
motivation;	295
(d) A violation of division (A) of section 2903.04 of the	296
Revised Code when the offender committed or attempted to commit	297
the felony that is the basis of the violation with a sexual	298
motivation;	299
(e) A violation of division (A)(4) of section 2905.01 of	300
the Revised Code when the victim of the offense is under	301
eighteen years of age;	302
(f) A violation of division (B) of section 2905.01 of the	303
Revised Code when the victim of the offense is under eighteen	304
years of age and the offender is not a parent of the victim of	305
the offense;	306
(g) A violation of division (B) of section 2903.03 of the	307

Revised Code;	308
(h) A violation of any former law of this state, any	309
existing or former municipal ordinance or law of another state	310
or the United States, any existing or former law applicable in a	311
military court or in an Indian tribal court, or any existing or	312
former law of any nation other than the United States that is or	313
was substantially equivalent to any offense listed in division	314
(G)(1)(a), (b), (c), (d), (e), (f), or (g) of this section;	315
(i) Any attempt to commit, conspiracy to commit, or	316
complicity in committing any offense listed in division (G)(1)	317
(a), (b), (c), (d), (e), (f), (g), or (h) of this section;	318
(j) Any sexually oriented offense that is committed after	319
the sex offender previously has been convicted of, pleaded	320
guilty to, or been adjudicated a delinquent child for committing	321
any sexually oriented offense or child-victim oriented offense	322
for which the offender was classified a tier II sex	323
offender/child-victim offender or a tier III sex offender/child-	324
victim offender.	325
(2) A child-victim offender who is convicted of, pleads	326
guilty to, has been convicted of, or has pleaded guilty to any	327
child-victim oriented offense when the child-victim oriented	328
offense is committed after the child-victim offender previously	329
has been convicted of, pleaded guilty to, or been adjudicated a	330
delinquent child for committing any sexually oriented offense or	331
child-victim oriented offense for which the offender was	332
classified a tier II sex offender/child-victim offender or a	333
tier III sex offender/child-victim offender.	334
(3) A sex offender who is adjudicated a delinquent child	335
for committing or has been adjudicated a delinguent child for	336

committing any sexually oriented offense and who a juvenile	337
court, pursuant to section 2152.82, 2152.83, 2152.84, or 2152.85	338
of the Revised Code, classifies a tier III sex offender/child-	339
victim offender relative to the offense.	340
(4) A child-victim offender who is adjudicated a	341
delinquent child for committing or has been adjudicated a	342
delinquent child for committing any child-victim oriented	343
offense and whom a juvenile court, pursuant to section 2152.82,	344
2152.83, 2152.84, or 2152.85 of the Revised Code, classifies a	345
tier III sex offender/child-victim offender relative to the	346
current offense.	347
(5) A sex offender or child-victim offender who is not in	348
any category of tier III sex offender/child-victim offender set	349
forth in division (G)(1), (2), (3), or (4) of this section, who	350
prior to January 1, 2008, was convicted of or pleaded guilty to	351
a sexually oriented offense or child-victim oriented offense or	352
was adjudicated a delinquent child for committing a sexually	353
oriented offense or child-victim oriented offense and classified	354
a juvenile offender registrant, and who prior to that date was	355
adjudicated a sexual predator or adjudicated a child-victim	356
predator, unless either of the following applies:	357
(a) The sex offender or child-victim offender is	358
reclassified pursuant to section 2950.031 or 2950.032 of the	359
Revised Code as a tier I sex offender/child-victim offender or a	360
tier II sex offender/child-victim offender relative to the	361
offense.	362
(b) The sex offender or child-victim offender is a	363
delinquent child, and a juvenile court, pursuant to section	364
2152.82, 2152.83, 2152.84, or 2152.85 of the Revised Code,	365

classifies the child a tier I sex offender/child-victim offender

	2.65
or a tier II sex offender/child-victim offender relative to the	367
offense.	368
(6) A sex offender who is convicted of, pleads guilty to,	369
was convicted of, or pleaded guilty to a sexually oriented	370
offense, if the sexually oriented offense and the circumstances	371
in which it was committed are such that division (F) of section	372
2971.03 of the Revised Code automatically classifies the	373
offender as a tier III sex offender/child-victim offender;	374
(7) A sex offender or child-victim offender who is	375
convicted of, pleads guilty to, was convicted of, pleaded guilty	376
to, is adjudicated a delinquent child for committing, or was	377
adjudicated a delinquent child for committing a sexually	378
oriented offense or child-victim offense in another state, in a	379
federal court, military court, or Indian tribal court, or in a	380
court in any nation other than the United States if both of the	381
following apply:	382
(a) Under the law of the jurisdiction in which the	383
offender was convicted or pleaded guilty or the delinquent child	384
was adjudicated, the offender or delinquent child is in a	385
category substantially equivalent to a category of tier III sex	386
offender/child-victim offender described in division (G)(1),	387
(2), (3), (4), (5), or (6) of this section.	388
(b) Subsequent to the conviction, plea of guilty, or	389
adjudication in the other jurisdiction, the offender or	390
delinquent child resides, has temporary domicile, attends school	391
or an institution of higher education, is employed, or intends	392
to reside in this state in any manner and for any period of time	393
that subjects the offender or delinquent child to a duty to	394
register or provide notice of intent to reside under section	395

2950.04 or 2950.041 of the Revised Code.

(H) "Confinement" includes, but is not limited to, a	397
community residential sanction imposed pursuant to section	398
2929.16 or 2929.26 of the Revised Code.	399
(I) "Prosecutor" has the same meaning as in section	400
2935.01 of the Revised Code.	401
(J) "Supervised release" means a release of an offender	402
from a prison term, a term of imprisonment, or another type of	403
confinement that satisfies either of the following conditions:	404
(1) The release is on parole, a conditional pardon, under	405
a community control sanction, under transitional control, or	406
under a post-release control sanction, and it requires the	407
person to report to or be supervised by a parole officer,	408
probation officer, field officer, or another type of supervising	409
officer.	410
(2) The release is any type of release that is not	411
described in division (J)(1) of this section and that requires	412
the person to report to or be supervised by a probation officer,	413
a parole officer, a field officer, or another type of	414
supervising officer.	415
(K) "Sexually violent predator specification," "sexually	416
violent predator," "sexually violent offense," "sexual	417
motivation specification," "designated homicide, assault, or	418
kidnapping offense," and "violent sex offense" have the same	419
meanings as in section 2971.01 of the Revised Code.	420
(L) "Post-release control sanction" and "transitional	421
control" have the same meanings as in section 2967.01 of the	422
Revised Code.	423
(M) "Juvenile offender registrant" means a person who is	424
adjudicated a delinquent child for committing on or after	425

January 1, 2002, a sexually oriented offense or a child-victim	426
oriented offense, who is fourteen years of age or older at the	427
time of committing the offense, and who a juvenile court judge,	428
pursuant to an order issued under section 2152.82, 2152.83,	429
2152.84, 2152.85, or 2152.86 of the Revised Code, classifies a	430
juvenile offender registrant and specifies has a duty to comply	431
with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the	432
Revised Code. "Juvenile offender registrant" includes a person	433
who prior to January 1, 2008, was a "juvenile offender	434
registrant" under the definition of the term in existence prior	435
to January 1, 2008, and a person who prior to July 31, 2003, was	436
a "juvenile sex offender registrant" under the former definition	437
of that former term.	438
(N) "Public registry-qualified juvenile offender	439
registrant" means a person who is adjudicated a delinquent child	440
and on whom a juvenile court has imposed a serious youthful	441
offender dispositional sentence under section 2152.13 of the	442
Revised Code before, on, or after January 1, 2008, and to whom	443
all of the following apply:	444
(1) The person is adjudicated a delinquent child for	445
committing, attempting to commit, conspiring to commit, or	446
complicity in committing one of the following acts:	447
(a) A violation of section 2907.02 of the Revised Code,	448
division (B) of section 2907.05 of the Revised Code, or section	449
2907.03 of the Revised Code if the victim of the violation was	450
less than twelve years of age;	451
(b) A violation of section 2903.01, 2903.02, or 2905.01 of	452
the Revised Code that was committed with a purpose to gratify	453

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the sexual needs or desires of the child;

(c) A violation of division (B) of section 2903.03 of the	455
Revised Code.	456
(2) The person was fourteen, fifteen, sixteen, or	457
seventeen years of age at the time of committing the act.	458
(3) A juvenile court judge, pursuant to an order issued	459
under section 2152.86 of the Revised Code, classifies the person	460
a juvenile offender registrant, specifies the person has a duty	461
to comply with sections 2950.04, 2950.05, and 2950.06 of the	462
Revised Code, and classifies the person a public registry-	463
qualified juvenile offender registrant, and the classification	464
of the person as a public registry-qualified juvenile offender	465
registrant has not been terminated pursuant to division (D) of	466
section 2152.86 of the Revised Code.	467
(O) "Secure facility" means any facility that is designed	468
and operated to ensure that all of its entrances and exits are	469
locked and under the exclusive control of its staff and to	470
ensure that, because of that exclusive control, no person who is	471
institutionalized or confined in the facility may leave the	472
facility without permission or supervision.	473
radiffey whencae permission of Sapervision.	170
(P) "Out-of-state juvenile offender registrant" means a	474
person who is adjudicated a delinquent child in a court in	475
another state, in a federal court, military court, or Indian	476
tribal court, or in a court in any nation other than the United	477
States for committing a sexually oriented offense or a child-	478
victim oriented offense, who on or after January 1, 2002, moves	479
to and resides in this state or temporarily is domiciled in this	480
state for more than five days, and who has a duty under section	481
2950.04 or 2950.041 of the Revised Code to register in this	482
state and the duty to otherwise comply with that applicable	483

section and sections 2950.05 and 2950.06 of the Revised Code.

"Out-of-state juvenile offender registrant" includes a person	485
who prior to January 1, 2008, was an "out-of-state juvenile	486
offender registrant" under the definition of the term in	487
existence prior to January 1, 2008, and a person who prior to	488
July 31, 2003, was an "out-of-state juvenile sex offender	489
registrant" under the former definition of that former term.	490
(Q) "Juvenile court judge" includes a magistrate to whom	491
the juvenile court judge confers duties pursuant to division (A)	492
(15) of section 2151.23 of the Revised Code.	493
(R) "Adjudicated a delinquent child for committing a	494
sexually oriented offense" includes a child who receives a	495
serious youthful offender dispositional sentence under section	496
2152.13 of the Revised Code for committing a sexually oriented	497
offense.	498
(S) "School" and "school premises" have the same meanings	499
as in section 2925.01 of the Revised Code.	500
(T) "Residential premises" means the building in which a	501
residential unit is located and the grounds upon which that	502
building stands, extending to the perimeter of the property.	503
"Residential premises" includes any type of structure in which a	504
residential unit is located, including, but not limited to,	505
multi-unit buildings and mobile and manufactured homes.	506
(U) "Residential unit" means a dwelling unit for	507
residential use and occupancy, and includes the structure or	508
part of a structure that is used as a home, residence, or	509
sleeping place by one person who maintains a household or two or	510
more persons who maintain a common household. "Residential unit"	511
does not include a halfway house or a community-based	512
correctional facility.	513

(V) "Multi-unit building" means a building in which is	514
located more than twelve residential units that have entry doors	515
that open directly into the unit from a hallway that is shared	516
with one or more other units. A residential unit is not	517
considered located in a multi-unit building if the unit does not	518
have an entry door that opens directly into the unit from a	519
hallway that is shared with one or more other units or if the	520
unit is in a building that is not a multi-unit building as	521
described in this division.	522
(W) "Community control sanction" has the same meaning as	523
in section 2929.01 of the Revised Code.	524
(X) "Halfway house" and "community-based correctional	525
facility" have the same meanings as in section 2929.01 of the	526
Revised Code.	527
(Y) A person is in a "restricted offender category" if	528
both of the following apply with respect to the person:	529
(1) The person has been convicted of, is convicted of, has	530
pleaded guilty to, or pleads guilty to a sexually oriented	531
offense where the victim was under the age of eighteen or a	532
<pre>child-victim oriented offense.</pre>	533
(2) With respect to the offense described in division (Y)	534
(1) of this section, one of the following applies:	535
(a) With respect to that offense, the person is a tier II	536
sex offender/child-victim offender or is a tier III sex	537
offender/child-victim offender.	538
(b) With respect to that offense if it was committed prior	539
to January 1, 2008, under the version of Chapter 2950. of the	540
Revised Code in effect prior to January 1, 2008, the person was	541
adjudicated a sexual predator, was adjudicated a child-victim	542

predator, was classified a habitual sex offender, or was	543
classified a habitual child-victim sex offender.	544
(Z) "Adjudicated a sexual predator," "adjudicated a child-	545
victim predator," "habitual sex offender," and "habitual child-	546
victim offender" have the meanings of those terms that applied	547
to them under Chapter 2950. of the Revised Code prior to January	548
<u>1, 2008.</u>	549
Sec. 2950.035. (A) (1) Regardless of whether the person	550
committed the person's sexually oriented offense or child-victim	551
oriented offense prior to, on, or after the effective date of	552
this section, no person who is in a restricted offender category	553
shall do either of the following:	554
(a) On or after the effective date of this section,	555
commence service in a position as an employer, employee, or	556
independent contractor, or in a position as a volunteer with any	557
person, group, or organization, in a capacity affording	558
extensive contact with minor children;	559
(b) If the person was in the position prior to the	560
effective date of this section, at any time after the expiration	561
of ninety days after the effective date of this section, serve	562
in a position as an employer, employee, or independent	563
contractor, or in a position as a volunteer with any person,	564
group, or organization, in a capacity affording extensive	565
contact with minor children.	566
(2) No person shall violate division (A)(1) of this	567
section at any time after an injunction has been obtained	568
against the person under division (B)(2) of this section with	569
respect to a violation of division (A)(1) of this section.	570
(3) A violation of division (A)(1) of this section that is	571

not also a violation of division (A)(2) of this section is	572
subject to injunctive relief as described in division (B)(2) of	573
this section. A violation of division (A)(2) of this section is	574
a criminal offense and is subject to the penalties specified in	575
section 2950.99 of the Revised Code.	576
(4) The application of division (A)(1) of this section to	577
a person who committed the person's sexually oriented offense or	578
child-victim oriented offense prior to the effective date of	579
this section is procedural and remedial, pertains to conduct of	580
the person occurring on or after that date, and does not impose	581
punishment on the person for the sexually oriented offense or	582
<pre>child-victim oriented offense.</pre>	583
(B)(1) If a law enforcement agency, based on a report made	584
to the agency by any person or based on its own investigation,	585
finds that a person to whom division (A) of this section applies	586
is violating that division, the agency shall report that finding	587
to the prosecuting authority.	588
(2) A prosecuting authority, upon receipt of a report	589
under division (B)(1) of this section, has a cause of action for	590
injunctive relief against the person for the violation if the	591
violation is of division (A)(1) of this section and may bring an	592
action to obtain the injunctive relief. The plaintiff shall not	593
be required to prove irreparable harm in order to obtain the	594
relief. A prosecuting authority, upon receipt of a report under	595
division (B)(1) of this section, may proceed with a criminal	596
prosecution for the violation if the violation is of division	597
(A) (2) of this section.	598
(C) As used in this section:	599
(1) "Capacity affording extensive contact with minor	600

children" means any capacity in which a person would be working	601
directly and in an unaccompanied setting with minor children on	602
more than an incidental and occasional basis or would have	603
supervision or disciplinary power over minor children.	604
(2) "Prosecuting authority" means the prosecuting	605
attorney, village solicitor, city or township director of law,	606
similar chief legal officer of a municipal corporation or	607
township, or official designated as a prosecutor in a municipal	608
corporation that has jurisdiction over the place at which a	609
person serves in a position in violation of division (A)(1) or	610
(2) of this section.	611
(3) "Working directly and in an unaccompanied setting"	612
includes, but is not limited to, providing goods or services to	613
minors.	614
Sec. 2950.04. (A)(1)(a) Immediately after a sentencing	615
hearing is held on or after January 1, 2008, for an offender who	616
is convicted of or pleads guilty to a sexually oriented offense	617
and is sentenced to a prison term, a term of imprisonment, or	618
any other type of confinement and before the offender is	619
transferred to the custody of the department of rehabilitation	620
and correction or to the official in charge of the jail,	621
workhouse, state correctional institution, or other institution	622
where the offender will be confined, the offender shall register	623
personally with the sheriff, or the sheriff's designee, of the	624
county in which the offender was convicted of or pleaded guilty	625
to the sexually oriented offense.	626
(b) Immediately after a dispositional hearing is held on	627
or after January 1, 2008, for a child who is adjudicated a	628
delinquent child for committing a sexually oriented offense, is	629
classified a juvenile offender registrant based on that	630

adjudication, and is committed to the custody of the department	631
of youth services or to a secure facility that is not operated	632
by the department and before the child is transferred to the	633
custody of the department of youth services or the secure	634
facility to which the delinquent child is committed, the	635
delinquent child shall register personally with the sheriff, or	636
the sheriff's designee, of the county in which the delinquent	637
child was classified a juvenile offender registrant based on	638
that sexually oriented offense.	639
(c) A law enforcement officer shall be present at the	640
sentencing hearing or dispositional hearing described in	641
division (A)(1)(a) or (b) of this section to immediately	642
transport the offender or delinquent child who is the subject of	643
the hearing to the sheriff, or the sheriff's designee, of the	644
county in which the offender or delinquent child is convicted,	645
pleads guilty, or is adjudicated a delinquent child.	646
(d) After an offender who has registered pursuant to	647
division (A)(1)(a) of this section is released from a prison	648
term, a term of imprisonment, or any other type of confinement,	649
the offender shall register as provided in division (A)(2) of	650
this section. After a delinquent child who has registered	651
pursuant to division (A)(1)(b) of this section is released from	652
the custody of the department of youth services or from a secure	653
facility that is not operated by the department, the delinquent	654
child shall register as provided in division (A)(3) of this	655
section.	656
(2) Regardless of when the sexually oriented offense was	657
committed, each offender who is convicted of, pleads guilty to,	658
has been convicted of, or has pleaded guilty to a sexually	659

oriented offense shall comply with the following registration

requirements described in divisions (A)(2)(a), (b), (c), (d),	001
and (e) of this section:	662
(a) The offender shall register personally with the	663
sheriff, or the sheriff's designee, of the county within three	664
days of the offender's coming into a county in which the	665
offender resides or temporarily is domiciled for more than three	666
days.	667
(b) The offender shall register personally with the	668
sheriff, or the sheriff's designee, of the county immediately	669
upon coming into a county in which the offender attends a school	670
or institution of higher education on a full-time or part-time	671
basis regardless of whether the offender resides or has a	672
temporary domicile in this state or another state.	673
(c) The offender shall register personally with the	674
sheriff, or the sheriff's designee, of the county in which the	675
offender is employed if the offender resides or has a temporary	676
domicile in this state and has been employed in that county for	677
more than three days or for an aggregate period of fourteen or	678
more days in that calendar year.	679
(d) The offender shall register personally with the	680
sheriff, or the sheriff's designee, of the county in which the	681
offender then is employed if the offender does not reside or	682
have a temporary domicile in this state and has been employed at	683
any location or locations in this state more than three days or	684
for an aggregate period of fourteen or more days in that	685
calendar year.	686
(e) The offender shall register with the sheriff, or the	687
sheriff's designee, or other appropriate person of the other	688
state immediately upon entering into any state other than this	689

state in which the offender attends a school or institution of	690
higher education on a full-time or part-time basis or upon being	691
employed in any state other than this state for more than three	692
days or for an aggregate period of fourteen or more days in that	693
calendar year regardless of whether the offender resides or has	694
a temporary domicile in this state, the other state, or a	695
different state.	696
(3)(a) Each child who is adjudicated a delinquent child	697

- (3) (a) Each child who is adjudicated a delinquent child for committing a sexually oriented offense and who is classified a juvenile offender registrant based on that adjudication shall register personally with the sheriff, or the sheriff's designee, of the county within three days of the delinquent child's coming into a county in which the delinquent child resides or temporarily is domiciled for more than three days.
- (b) In addition to the registration duty imposed under

 division (A)(3)(a) of this section, each public registry
 qualified juvenile offender registrant shall comply with the

 following additional registration requirements:

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- (i) The public registry-qualified juvenile offender registrant shall register personally with the sheriff, or the sheriff's designee, of the county immediately upon coming into a county in which the registrant attends a school or institution of higher education on a full-time or part-time basis regardless of whether the registrant resides or has a temporary domicile in this state or another state.
- (ii) The public registry-qualified juvenile offender 715 registrant shall register personally with the sheriff, or the 716 sheriff's designee, of the county in which the registrant is 717 employed if the registrant resides or has a temporary domicile 718 in this state and has been employed in that county for more than 719

three days or for an aggregate period of fourteen or more days	720
in that calendar year.	721
(iii) The public registry-qualified juvenile offender	722
registrant shall register personally with the sheriff, or the	723
sheriff's designee, of the county in which the registrant then	724
is employed if the registrant does not reside or have a	725
temporary domicile in this state and has been employed at any	726
location or locations in this state more than three days or for	727
an aggregate period of fourteen or more days in that calendar	728
year.	729
(iv) The public registry-qualified juvenile offender	730
registrant shall register with the sheriff, or the sheriff's	731
designee, or other appropriate person of the other state	732
immediately upon entering into any state other than this state	733
in which the registrant attends a school or institution of	734
higher education on a full-time or part-time basis or upon being	735
employed in any state other than this state for more than three	736
days or for an aggregate period of fourteen or more days in that	737
calendar year regardless of whether the registrant resides or	738
has a temporary domicile in this state, the other state, or a	739
different state.	740
(c) If the delinquent child is committed for the sexually	741
oriented offense to the department of youth services or to a	742
secure facility that is not operated by the department, this	743
duty begins when the delinquent child is discharged or released	744
in any manner from custody in a department of youth services	745
secure facility or from the secure facility that is not operated	746
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by the department if pursuant to the discharge or release the

of the department or any other secure facility.

delinquent child is not committed to any other secure facility

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(4) Regardless of when the sexually oriented offense was	750
committed, each person who is convicted, pleads guilty, or is	751
adjudicated a delinquent child in a court in another state, in a	752
federal court, military court, or Indian tribal court, or in a	753
court in any nation other than the United States for committing	754
a sexually oriented offense shall comply with the following	755
registration requirements if, at the time the offender or	756
delinquent child moves to and resides in this state or	757
temporarily is domiciled in this state for more than three days,	758
the offender or public registry-qualified juvenile offender	759
registrant enters this state to attend a school or institution	760
of higher education, or the offender or public registry-	761
qualified juvenile offender registrant is employed in this state	762
for more than the specified period of time, the offender or	763
delinquent child has a duty to register as a sex offender or	764
child-victim offender under the law of that other jurisdiction	765
as a result of the conviction, guilty plea, or adjudication:	766

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- (a) Each offender and delinquent child shall register personally with the sheriff, or the sheriff's designee, of the county within three days of the offender's or delinquent child's coming into the county in which the offender or delinquent child resides or temporarily is domiciled for more than three days.
- (b) Each offender or public registry-qualified juvenile 772 offender registrant shall register personally with the sheriff, 773 or the sheriff's designee, of the county immediately upon coming 774 into a county in which the offender or public registry-qualified 775 juvenile offender registrant attends a school or institution of 776 higher education on a full-time or part-time basis regardless of 777 whether the offender or public registry-qualified juvenile 778 offender registrant resides or has a temporary domicile in this 779 state or another state. 780

(c) Each offender or public registry-qualified juvenile	781
offender registrant shall register personally with the sheriff,	782
or the sheriff's designee, of the county in which the offender	783
or public registry-qualified juvenile offender registrant is	784
employed if the offender resides or has a temporary domicile in	785
this state and has been employed in that county for more than	786
three days or for an aggregate period of fourteen days or more	787
in that calendar year.	788

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- (d) Each offender or public registry-qualified juvenile offender registrant shall register personally with the sheriff, or the sheriff's designee, of the county in which the offender or public registry-qualified juvenile offender registrant then is employed if the offender or public registry-qualified juvenile offender registrant does not reside or have a temporary domicile in this state and has been employed at any location or locations in this state for more than three days or for an aggregate period of fourteen or more days in that calendar year.
- (5) An offender or a delinquent child who is a public 798 registry-qualified juvenile offender registrant is not required 799 to register under division (A)(2), (3), or (4) of this section 800 if a court issues an order terminating the offender's or 801 802 delinquent child's duty to comply with sections 2950.04, 2950.041, 2950.05, and 2950.06 of the Revised Code pursuant to 803 section 2950.15 of the Revised Code. A delinquent child who is a 804 juvenile offender registrant but is not a public registry-805 qualified juvenile offender registrant is not required to 806 register under any of those divisions if a juvenile court issues 807 an order declassifying the delinquent child as a juvenile 808 offender registrant pursuant to section 2152.84 or 2152.85 of 809 the Revised Code. 810

(B) An offender or delinquent child who is required by	811
division (A) of this section to register in this state	812
personally shall obtain from the sheriff or from a designee of	813
the sheriff a registration form that conforms to division (C) of	814
this section, shall complete and sign the form, and shall return	815
the completed form together with the offender's or delinquent	816
child's photograph, copies of travel and immigration documents,	817
and any other required material to the sheriff or the designee.	818
The sheriff or designee shall sign the form and indicate on the	819
form the date on which it is so returned. The registration	820
required under this division is complete when the offender or	821
delinquent child returns the form, containing the requisite	822
information, photograph, other required material, signatures,	823
and date, to the sheriff or designee.	824
(C) The registration form to be used under divisions (A)	825
and (B) of this section shall include or contain all of the	826
following for the offender or delinquent child who is	827
registering:	828
10g100011ng.	020
(1) The offender's or delinquent child's name and any	829
aliases used by the offender or delinquent child;	830
(2) The offender's or delinquent child's social security	831
number and date of birth, including any alternate social	832
security numbers or dates of birth that the offender or	833
delinquent child has used or uses;	834
(3) Regarding an offender or delinguent child who is	835
registering under a duty imposed under division (A)(1) of this	836
section, a statement that the offender is serving a prison term,	837
term of imprisonment, or any other type of confinement or a	838
statement that the delinquent child is in the custody of the	839
beatement that the actinguent chira is in the custody of the	0.0.9

department of youth services or is confined in a secure facility

that is not operated by the department;	841
(4) Regarding an offender or delinquent child who is	842
registering under a duty imposed under division (A)(2), (3), or	843
(4) of this section as a result of the offender or delinquent	844
child residing in this state or temporarily being domiciled in	845
this state for more than three days, the all of the following:	846
(a) The current residence address of the offender or	847
delinquent child who is registering, the name and address of the	848
offender's or delinquent child's employer if the offender or	849
delinquent child is employed at the time of registration or if	850
the offender or delinquent child knows at the time of	851
registration that the offender or delinquent child will be	852
commencing employment with that employer subsequent to	853
registration, any other employment information, such as the	854
general area where the offender or delinquent child is employed,	855
if the offender or delinquent child is employed in many	856
locations, and the name and address of the offender's or public	857
registry-qualified juvenile offender registrant's school or	858
institution of higher education if the offender or public	859
registry-qualified juvenile offender registrant attends one at	860
the time of registration or if the offender or public registry-	861
qualified juvenile offender registrant knows at the time of	862
registration that the offender or public registry-qualified	863
juvenile offender registrant will be commencing attendance at	864
that school or institution subsequent to registration;	865
(b) Regarding an offender, if the offender is in a	866
restricted offender category, a detailed description of the	867
offender's position and duties in the employment, and either a	868
signed statement by the offender's employer or the offender's	869
supervisor with that employer confirming that the description	870

<u>provided by the offender is accurate or a sworn statement by the</u>	871
offender that the offender requested the employer or supervisor	872
to provide the offender with such a signed statement and the	873
employer or supervisor refused to provide it.	874
(5) Regarding an offender or public registry-qualified	875
juvenile offender registrant who is registering under a duty	876
imposed under division (A)(2), (3), or (4) of this section as a	877
result of the offender or public registry-qualified juvenile	878
offender registrant attending a school or institution of higher	879
education in this state on a full-time or part-time basis or	880
being employed in this state or in a particular county in this	881
state, whichever is applicable, for more than three days or for	882
an aggregate of fourteen or more days in any calendar year, the	883
all of the following:	884
(a) The name and current address of the school,	885
institution of higher education, or place of employment of the	886
offender or public registry-qualified juvenile offender	887
registrant who is registering, including any other employment	888
information, such as the general area where the offender or	889
public registry-qualified juvenile offender registrant is	890
employed, if the offender or public registry-qualified juvenile	891
offender registrant is employed in many locations;	892
(b) Regarding an offender, if the offender is in a	893
restricted offender category, a detailed description of the	894
offender's position and duties in the employment and either a	895
signed statement by the offender's employer or the offender's	896
supervisor with that employer confirming that the description	897
provided by the offender is accurate or a sworn statement by the	898
offender that the offender requested the employer or supervisor	899
to provide the offender with such a signed statement and the	900

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employer or supervisor refused to provide it. (6) The identification license plate number of each 902 vehicle the offender or delinquent child owns, of each vehicle 903 registered in the offender's or delinquent child's name, of each 904 vehicle the offender or delinquent child operates as a part of 905 employment, and of each other vehicle that is regularly 906 available to be operated by the offender or delinquent child; a 907 description of where each vehicle is habitually parked, stored, 908 docked, or otherwise kept; and, if required by the bureau of 909 criminal identification and investigation, a photograph of each 910 of those vehicles; 911 (7) If the offender or delinquent child has a driver's or 912 commercial driver's license or permit issued by this state or 913

- any other state or a state identification card issued under 914 section 4507.50 or 4507.51 of the Revised Code or a comparable 915 identification card issued by another state, the driver's 916 license number, commercial driver's license number, or state 917 identification card number; 918
- (8) If the offender or delinquent child was convicted of, 919 pleaded guilty to, or was adjudicated a delinquent child for 920 committing the sexually oriented offense resulting in the 921 registration duty in a court in another state, in a federal 922 court, military court, or Indian tribal court, or in a court in 923 any nation other than the United States, a DNA specimen, as 924 defined in section 109.573 of the Revised Code, from the 925 offender or delinquent child, a citation for, and the name of, 926 the sexually oriented offense resulting in the registration 927 duty, and a certified copy of a document that describes the text 928 of that sexually oriented offense; 929
 - (9) A description of each professional and occupational

license, permit, or registration, including those licenses,	931
permits, and registrations issued under Title XLVII of the	932
Revised Code, held by the offender or delinquent child;	933
(10) Any email addresses, internet identifiers, or	934
telephone numbers registered to or used by the offender or	935
delinquent child;	936
(11) Any other information required by the bureau of	937
criminal identification and investigation.	938
(D) After an offender or delinquent child registers with a	939
sheriff, or the sheriff's designee, pursuant to this section,	940
the sheriff, or the sheriff's designee, shall forward the	941
signed, written registration form, photograph, and other	942
material to the bureau of criminal identification and	943
investigation in accordance with the forwarding procedures	944
adopted pursuant to section 2950.13 of the Revised Code. If an	945
offender registers a school, institution of higher education, or	946
place of employment address, or provides a school or institution	947
of higher education address under division (C)(4) $\underline{\text{or}}$ (5) of this	948
section, the sheriff also shall provide notice to the law	949
enforcement agency with jurisdiction over the premises of the	950
school, institution of higher education, or place of employment	951
of the offender's name and that the offender has registered that	952
address as a place at which the offender attends school or an	953
institution of higher education or at which the offender is	954
employed and also shall provide the description and the signed	955
or sworn statement described in division (C)(4)(b) or (5)(b) of	956
this section if they were included with the registration. The	957
bureau shall include the information and materials forwarded to	958
it under this division in the state registry of sex offenders	959
and child_victim offenders established and maintained under	960

section 2950.13 of the Revised Code.	961
(E) No person who is required to register pursuant to	962
divisions (A) and (B) of this section, and no person who is	963
required to send a notice of intent to reside pursuant to	964
division (G) of this section, shall fail to register or send the	965
notice of intent as required in accordance with those divisions	966
or that division.	967
(F) An offender or delinquent child who is required to	968
register pursuant to divisions (A) and (B) of this section shall	969
register pursuant to this section for the period of time	970
specified in section 2950.07 of the Revised Code, with the duty	971
commencing on the date specified in division (A) of that	972
section.	973
(G) If an offender or delinquent child who is required by	974
division (A) of this section to register is a tier III sex	975
offender/child-victim offender, the offender or delinquent child	976
also shall send the sheriff, or the sheriff's designee, of the	977
county in which the offender or delinquent child intends to	978
reside written notice of the offender's or delinquent child's	979
intent to reside in the county. The offender or delinquent child	980
shall send the notice of intent to reside at least twenty days	981
prior to the date the offender or delinquent child begins to	982
reside in the county. The notice of intent to reside shall	983
contain the following information:	984
(1) The offender's or delinquent child's name;	985
(2) The address or addresses at which the offender or	986
delinquent child intends to reside;	987
(3) The sexually oriented offense of which the offender	988

was convicted, to which the offender pleaded guilty, or for

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which the child was adjudicated a delinquent child.

(H) If, immediately prior to January 1, 2008, an offender 991 or delinquent child who was convicted of, pleaded quilty to, or 992 was adjudicated a delinquent child for committing a sexually 993 oriented offense or a child-victim oriented offense as those 994 terms were defined in section 2950.01 of the Revised Code prior 995 to January 1, 2008, was required by division (A) of this section 996 or section 2950.041 of the Revised Code to register and if, on 997 or after January 1, 2008, that offense is a sexually oriented 998 offense as that term is defined in section 2950.01 of the 999 Revised Code on and after January 1, 2008, the duty to register 1000 that is imposed pursuant to this section on and after January 1, 1001 2008, shall be considered, for purposes of section 2950.07 of 1002 the Revised Code and for all other purposes, to be a 1003 continuation of the duty imposed upon the offender or delinquent 1004 child prior to January 1, 2008, under this section or section 1005 2950.041 of the Revised Code. 1006

Sec. 2950.041. (A) (1) (a) Immediately after a sentencing 1007 hearing is held on or after January 1, 2008, for an offender who 1008 is convicted of or pleads guilty to a child-victim oriented 1009 offense and is sentenced to a prison term, a term of 1010 imprisonment, or any other type of confinement and before the 1011 offender is transferred to the custody of the department of 1012 rehabilitation and correction or to the official in charge of 1013 the jail, workhouse, state correctional institution, or other 1014 institution where the offender will be confined, the offender 1015 shall register personally with the sheriff, or the sheriff's 1016 designee, of the county in which the offender was convicted of 1017 or pleaded guilty to the child-victim offense. 1018

(b) Immediately after a dispositional hearing is held on

or after January 1, 2008, for a child who is adjudicated a	1020
delinquent child for committing a child-victim oriented offense,	1021
is classified a juvenile offender registrant based on that	1022
adjudication, and is committed to the custody of the department	1023
of youth services or to a secure facility that is not operated	1024
by the department and before the child is transferred to the	1025
custody of the department of youth services or the secure	1026
facility to which the delinquent child is committed, the	1027
delinquent child shall register personally with the sheriff, or	1028
the sheriff's designee, of the county in which the delinquent	1029
child was classified a juvenile offender registrant based on	1030
that child-victim oriented offense.	1031
(c) A law enforcement officer shall be present at the	1032
sentencing hearing or dispositional hearing described in	1033
division (A)(1)(a) or (b) of this section to immediately	1034
transport the offender or delinquent child who is the subject of	1035
the hearing to the sheriff, or the sheriff's designee, of the	1036
county in which the offender or delinquent child is convicted,	1037
pleads guilty, or is adjudicated a delinquent child.	1038
(d) After an offender who has registered pursuant to	1039
division (A)(1)(a) of this section is released from a prison	1040
term, a term of imprisonment, or any other type of confinement,	1041
the offender shall register as provided in division (A)(2) of	1042
this section. After a delinquent child who has registered	1043
pursuant to division (A)(1)(b) of this section is released from	1044

(2) Regardless of when the child-victim oriented offense

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the custody of the department of youth services or from a secure

facility that is not operated by the department, the delinquent

child shall register as provided in division (A)(3) of this

section.

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to, has been convicted of, or has pleaded guilty to a child-	
victim oriented offense shall comply with all of the following	1052
registration requirements:	1053
(a) The offender shall register personally with the	1054
sheriff, or the sheriff's designee, of the county within three	1055
days of the offender's coming into a county in which the	1056
offender resides or temporarily is domiciled for more than three	1057
days.	1058
(b) The offender shall register personally with the	1059
sheriff, or the sheriff's designee, of the county immediately	1060
upon coming into a county in which the offender attends a school	1061
or institution of higher education on a full-time or part-time	1062
basis regardless of whether the offender resides or has a	1063
temporary domicile in this state or another state.	1064
(c) The offender shall register personally with the	1065
sheriff, or the sheriff's designee, of the county in which the	1066
offender is employed if the offender resides or has a temporary	1067
domicile in this state and has been employed in that county for	1068
more than three days or for an aggregate period of fourteen or	1069
more days in that calendar year.	1070
(d) The offender shall register personally with the	1071
sheriff, or the sheriff's designee, of the county in which the	1072
offender then is employed if the offender does not reside or	1073
have a temporary domicile in this state and has been employed at	1074
any location or locations in this state for more than three days	1075
or for an aggregate period of fourteen or more days in that	1076
calendar year.	1077

(e) The offender shall register personally with the

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sheriff, or the sheriff's designee, or other appropriate person	1079
of the other state immediately upon entering into any state	1080
other than this state in which the offender attends a school or	1081
institution of higher education on a full-time or part-time	1082
basis or upon being employed in any state other than this state	1083
for more than three days or for an aggregate period of fourteen	1084
or more days in that calendar year regardless of whether the	1085
offender resides or has a temporary domicile in this state, the	1086
other state, or a different state.	1087

- (3) Regardless of when the child-victim oriented offense 1088 was committed, each child who on or after July 31, 2003, is 1089 adjudicated a delinquent child for committing a child-victim 1090 oriented offense and who is classified a juvenile offender 1091 registrant based on that adjudication shall register personally 1092 with the sheriff, or the sheriff's designee, of the county 1093 within three days of the delinquent child's coming into a county 1094 in which the delinquent child resides or temporarily is 1095 domiciled for more than three days. If the delinquent child is 1096 committed for the child-victim oriented offense to the 1097 department of youth services or to a secure facility that is not 1098 operated by the department, this duty begins when the delinquent 1099 child is discharged or released in any manner from custody in a 1100 department of youth services secure facility or from the secure 1101 facility that is not operated by the department if pursuant to 1102 the discharge or release the delinquent child is not committed 1103 to any other secure facility of the department or any other 1104 secure facility. 1105
- (4) Regardless of when the child-victim oriented offense 1106 was committed, each person who is convicted, pleads guilty, or 1107 is adjudicated a delinquent child in a court in another state, 1108 in a federal court, military court, or Indian tribal court, or 1109

in a court in any nation other than the United States for	1110
committing a child-victim oriented offense shall comply with all	1111
of the following registration requirements if, at the time the	1112
offender or delinquent child moves to and resides in this state	1113
or temporarily is domiciled in this state for more than three	1114
days, the offender enters this state to attend the school or	1115
institution of higher education, or the offender is employed in	1116
this state for more than the specified period of time, the	1117
offender or delinquent child has a duty to register as a child-	1118
victim offender or sex offender under the law of that other	1119
jurisdiction as a result of the conviction, guilty plea, or	1120
adjudication:	1121
(a) Each offender and delinquent child shall register	1122
personally with the sheriff, or the sheriff's designee, of the	1123
county within three days of the offender's or delinquent child's	1124
coming into the county in which the offender or delinquent child	1125
resides or temporarily is domiciled for more than three days.	1126
(b) Each offender shall register personally with the	1127
sheriff, or the sheriff's designee, of the county immediately	1128
upon coming into a county in which the offender attends a school	1129
or institution of higher education on a full-time or part-time	1130

(c) Each offender shall register personally with the sheriff, or the sheriff's designee, of the county in which the offender is employed if the offender resides or has a temporary domicile in this state and has been employed in that county for more than three days or for an aggregate period of fourteen days or more in that calendar year.

basis regardless of whether the offender resides or has a

temporary domicile in this state or another state.

(d) Each offender shall register personally with the

sheriff, or the sheriff's designee, of the county in which the	1140
offender then is employed if the offender does not reside or	1141
have a temporary domicile in this state and has not been	1142
employed at any location or locations in this state for more	1143
than three days or for an aggregate period of fourteen or more	1144
days in that calendar year.	1145
(5) An offender is not required to register under division	1146
(A) (2) , (3) , or (4) of this section if a court issues an order	1147
terminating the offender's duty to comply with sections 2950.04,	1148
2950.041, 2950.05, and 2950.06 of the Revised Code pursuant to	1149
section 2950.15 of the Revised Code. A delinquent child who is a	1150
juvenile offender registrant but is not a public registry-	1151
qualified juvenile offender registrant is not required to	1152
register under any of those divisions if a juvenile court issues	1153
an order declassifying the delinquent child as a juvenile	1154
offender registrant pursuant to section 2152.84 or 2152.85 of	1155
the Revised Code.	1156
(B) An offender or delinquent child who is required by	1157
division (A) of this section to register in this state	1158
personally shall do so in the manner described in division (B)	1159
of section 2950.04 of the Revised Code, and the registration is	1160
complete as described in that division.	1161
(C) The registration form to be used under divisions (A)	1162
and (B) of this section shall include or contain all of the	1163
following for the offender or delinquent child who is	1164
registering:	1165
(1) The offender's or delinquent child's name, any aliases	1166
used by the offender or delinquent child, and a photograph of	1167
the offender or delinquent child;	1168

(2) The offender's or delinquent child's social security	1169
number and date of birth, including any alternate social	1170
security numbers or dates of birth that the offender or	1171
delinquent child has used or uses;	1172
(3) Regarding an offender or delinquent child who is	1173
registering under a duty imposed under division (A)(1) of this	1174
section, a statement that the offender is serving a prison term,	1175
term of imprisonment, or any other type of confinement or a	1176
statement that the delinquent child is in the custody of the	1177
department of youth services or is confined in a secure facility	1178
that is not operated by the department;	1179
(4) Regarding an offender or delinquent child who is	1180
registering under a duty imposed under division (A)(2), (3), or	1181
(4) of this section as a result of the offender or delinquent	1182
child residing in this state or temporarily being domiciled in	1183
this state for more than three days, all of the information	1184
described in division (C)(4)(a) and, if applicable, (C)(4)(b) of	1185
section 2950.04 of the Revised Code;	1186
(5) Regarding an offender who is registering under a duty	1187
imposed under division (A)(2) or (4) of this section as a result	1188
of the offender attending a school or institution of higher	1189
education on a full-time or part-time basis or being employed in	1190
this state or in a particular county in this state, whichever is	1191
applicable, for more than three days or for an aggregate of	1192
fourteen or more days in any calendar year, all of the	1193
information described in division (C)(5)(a) and, if applicable,	1194
(C)(5)(b) of section 2950.04 of the Revised Code;	1195
(6) The identification license plate number issued by this	1196
state or any other state of each vehicle the offender or	1197
delinquent child owns, of each vehicle registered in the	1198

offender's or delinquent child's name, of each vehicle the	1199
offender or delinquent child operates as a part of employment,	1200
and of each other vehicle that is regularly available to be	1201
operated by the offender or delinquent child; a description of	1202
where each vehicle is habitually parked, stored, docked, or	1203
otherwise kept; and, if required by the bureau of criminal	1204
identification and investigation, a photograph of each of those	1205
vehicles;	1206
(7) If the offender or delinquent child has a driver's or	1207
commercial driver's license or permit issued by this state or	1208
any other state or a state identification card issued under	1209
section 4507.50 or 4507.51 of the Revised Code or a comparable	1210
identification card issued by another state, the driver's	1211
license number, commercial driver's license number, or state	1212
identification card number;	1213
(8) If the offender or delinquent child was convicted of,	1214
pleaded guilty to, or was adjudicated a delinquent child for	1215
committing the child-victim oriented offense resulting in the	1216
committing the child-victim oriented offense resulting in the registration duty in a court in another state, in a federal	1216 1217
registration duty in a court in another state, in a federal	1217
registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in	1217 1218
registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in any nation other than the United States, a DNA specimen, as	1217 1218 1219
registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in any nation other than the United States, a DNA specimen, as defined in section 109.573 of the Revised Code, from the	1217 1218 1219 1220
registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in any nation other than the United States, a DNA specimen, as defined in section 109.573 of the Revised Code, from the offender or delinquent child, a citation for, and the name of,	1217 1218 1219 1220 1221
registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in any nation other than the United States, a DNA specimen, as defined in section 109.573 of the Revised Code, from the offender or delinquent child, a citation for, and the name of, the child-victim oriented offense resulting in the registration	1217 1218 1219 1220 1221 1222
registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in any nation other than the United States, a DNA specimen, as defined in section 109.573 of the Revised Code, from the offender or delinquent child, a citation for, and the name of, the child-victim oriented offense resulting in the registration duty, and a certified copy of a document that describes the text	1217 1218 1219 1220 1221 1222 1223
registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in any nation other than the United States, a DNA specimen, as defined in section 109.573 of the Revised Code, from the offender or delinquent child, a citation for, and the name of, the child-victim oriented offense resulting in the registration duty, and a certified copy of a document that describes the text of that child-victim oriented offense;	1217 1218 1219 1220 1221 1222 1223 1224
registration duty in a court in another state, in a federal court, military court, or Indian tribal court, or in a court in any nation other than the United States, a DNA specimen, as defined in section 109.573 of the Revised Code, from the offender or delinquent child, a citation for, and the name of, the child-victim oriented offense resulting in the registration duty, and a certified copy of a document that describes the text of that child-victim oriented offense; (9) Copies of travel and immigration documents;	1217 1218 1219 1220 1221 1222 1223 1224 1225

Revised Code, held by the offender or delinquent child;	1229
(11) Any email addresses, internet identifiers, or	1230
telephone numbers registered to or used by the offender or	1231
delinquent child;	1232
(12) Any other information required by the bureau of	1233
criminal identification and investigation.	1234
(D) Division (D) of section 2950.04 of the Revised Code	1235
applies when an offender or delinquent child registers with a	1236
sheriff pursuant to this section.	1237
(E) No person who is required to register pursuant to	1238
divisions (A) and (B) of this section, and no person who is	1239
required to send a notice of intent to reside pursuant to	1240
division (G) of this section, shall fail to register or send the	1241
notice as required in accordance with those divisions or that	1242
division.	1243
(F) An offender or delinquent child who is required to	1244
register pursuant to divisions (A) and (B) of this section shall	1245
register pursuant to this section for the period of time	1246
specified in section 2950.07 of the Revised Code, with the duty	1247
commencing on the date specified in division (A) of that	1248
section.	1249
(G) If an offender or delinquent child who is required by	1250
division (A) of this section to register is a tier III sex	1251
offender/child-victim offender, the offender or delinquent child	1252
also shall send the sheriff, or the sheriff's designee, of the	1253
county in which the offender or delinquent child intends to	1254
reside written notice of the offender's or delinquent child's	1255
intent to reside in the county. The offender or delinquent child	1256
shall send the notice of intent to reside at least twenty days	1257

prior to the date the offender or delinquent child begins to	1258
reside in the county. The notice of intent to reside shall	1259
contain all of the following information:	1260
(1) The information specified in divisions (G)(1) and (2)	1261
of section 2950.04 of the Revised Code;	1262
(2) The child-victim oriented offense of which the	1263
offender was convicted, to which the offender pleaded guilty, or	1264
for which the child was adjudicated a delinquent child.	1265
(H) If, immediately prior to January 1, 2008, an offender	1266
or delinquent child who was convicted of, pleaded guilty to, or	1267
was adjudicated a delinquent child for committing a child-victim	1268
oriented offense or a sexually oriented offense as those terms	1269
were defined in section 2950.01 of the Revised Code prior to	1270
January 1, 2008, was required by division (A) of this section or	1271
section 2950.04 of the Revised Code to register and if, on or	1272
after January 1, 2008, that offense is a child-victim oriented	1273
offense as that term is defined in section 2950.01 of the	1274
Revised Code on and after January 1, 2008, the duty to register	1275
that is imposed pursuant to this section on and after January 1,	1276
2008, shall be considered, for purposes of section 2950.07 of	1277
the Revised Code and for all other purposes, to be a	1278
continuation of the duty imposed upon the offender or delinquent	1279
child prior to January 1, 2008, under this section or section	1280
2950.04 of the Revised Code.	1281
Sec. 2950.05. (A) If an offender or delinquent child is	1282
required to register pursuant to division (A)(2), (3), or (4) of	1283
section 2950.04 or 2950.041 of the Revised Code, the delinquent	1284
child if not a public registry-qualified juvenile offender	1285
registrant shall provide written notice of any change of	1286
residence address, and the offender and public registry-	1287

qualified juvenile offender registrant shall provide notice of	1288
any change of residence, school, institution of higher	1289
education, or place of employment address, to the sheriff with	1290
whom the offender or delinquent child most recently registered	1291
the address under division (A)(2), (3), or (4) of section	1292
2950.04 or 2950.041 of the Revised Code or under division (B) of	1293
this section. A written notice of a change of school,	1294
institution of higher education, or place of employment address	1295
also shall include the name of the new school, institution of	1296
higher education, or place of employment. The delinquent child	1297
if not a public registry-qualified juvenile offender registrant	1298
shall provide the written notice at least twenty days prior to	1299
changing the residence address, and the offender and public	1300
registry-qualified juvenile offender registrant shall provide	1301
the written notice at least twenty days prior to changing the	1302
address of the residence, school, or institution of higher	1303
education and not later than three days after changing the	1304
address of the place of employment. They shall provide the	1305
written notices during the period they are required to register.	1306
If a residence address change is not to a fixed address, the	1307
offender or delinquent child shall include in that notice a	1308
detailed description of the place or places at which the	1309
offender or delinquent child intends to stay and, not later than	1310
the end of the first business day immediately following the day	1311
on which the person obtains a fixed residence address, shall	1312
provide that sheriff written notice of that fixed residence	1313
address. If a person whose residence address change is not to a	1314
fixed address describes in a notice under this division the	1315
place or places at which the person intends to stay, for	1316
purposes of divisions (C) to (I) of this section, sections	1317
2950.06 to 2950.13 of the Revised Code, and sections 311.171 and	1318
2919.24 of the Revised Code, the place or places so described in	1319

the notice shall be considered the person's residence address	1320
and registered residence address until the person provides the	1321
written notice of a fixed residence address as described in this	1322
division.	1323
(B) If an offender or public registry-qualified juvenile	1324
offender registrant is required to provide notice of a	1325
residence, school, institution of higher education, or place of	1326
employment address change under division (A) of this section, or	1327
a delinquent child who is not a public registry-qualified	1328
juvenile offender registrant is required to provide notice of a	1329
residence address change under that division, the offender or	1330
delinquent child, at least twenty days prior to changing the	1331
residence, school, or institution of higher education address	1332
and not later than three days after changing the place of	1333
employment address, as applicable, also shall register the new	1334
address in the manner, and using the form, described in	1335
divisions (B) and (C) of section 2950.04 or 2950.041 of the	1336
Revised Code, whichever is applicable $ au$. The form shall be fully	1337
completed and shall include all of the information specified in	1338
those divisions, including in the circumstances specified in	1339
those divisions either the required signed statement by the	1340
offender's employer or supervisor or the offender's sworn	1341
statement of the employer's or supervisor's refusal. The	1342
offender or delinquent child shall register the new address with	1343
the sheriff of the county in which the offender's or delinquent	1344
child's new address is located, subject to division (C) of this	1345
section. If a residence address change is not to a fixed	1346
address, the offender or delinquent child shall include in the	1347
registration a detailed description of the place or places at	1348
which the offender or delinquent child intends to stay and, not	1349
later than the end of the first business day immediately	1350

following the day on which the person obtains a fixed residence	1351
address, shall register with that sheriff that fixed residence	1352
address. If a person whose residence address change is not to a	1353
fixed address describes in a registration under this division	1354
the place or places at which the person intends to stay, for	1355
purposes of divisions (C) to (I) of this section, sections	1356
2950.06 to 2950.13 of the Revised Code, and sections 311.171 and	1357
2919.24 of the Revised Code, the place or places so described in	1358
the registration shall be considered the person's residence	1359
address and registered residence address, until the person	1360
registers a fixed residence address as described in this	1361
division.	1362

- (C) Divisions (A) and (B) of this section apply to a 1363 person who is required to register pursuant to division (A)(2), 1364 (3), or (4) of section 2950.04 or 2950.041 of the Revised Code 1365 regardless of whether the new residence, school, institution of 1366 higher education, or place of employment address is in this 1367 state or in another state. If the new address is in another 1368 state, the person shall register with the appropriate law 1369 enforcement officials in that state in the manner required under 1370 the law of that state and within the earlier of the period of 1371 time required under the law of that state or at least seven days 1372 prior to changing the address. 1373
- (D) If an offender or delinquent child who is a public 1374 registry-qualified juvenile offender registrant is required to 1375 register pursuant to division (A)(2), (3), or (4) of section 1376 2950.04 or 2950.041 of the Revised Code, the offender or public 1377 registry-qualified juvenile offender registrant shall provide 1378 written notice, within three days of the change, of any change 1379 in vehicle information, email addresses, internet identifiers, 1380 or telephone numbers registered to or used by the offender or 1381

registrant to the sheriff with whom the offender or registrant

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has most recently registered under division (A)(2), (3), or (4)

of section 2950.04 or 2950.041 of the Revised Code.

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(E)(1) Upon receiving from an offender or delinquent child 1385 pursuant to division (A) of this section notice of a change of 1386 the offender's or public registry-qualified juvenile offender 1387 registrant's residence, school, institution of higher education, 1388 or place of employment address or the residence address of a 1389 delinquent child who is not a public registry-qualified juvenile 1390 offender registrant, a sheriff promptly shall forward the new 1391 1392 address to the bureau of criminal identification and investigation in accordance with the forwarding procedures 1393 adopted pursuant to section 2950.13 of the Revised Code if the 1394 new address is in another state or, if the new address is 1395 located in another county in this state, to the sheriff of that 1396 county. Upon receiving from an offender or public registry-1397 qualified juvenile offender registrant notice of vehicle and 1398 identifier changes pursuant to division (D) of this section, a 1399 sheriff promptly shall forward the new information to the bureau 1400 of criminal identification and investigation in accordance with 1401 the forwarding procedures adopted pursuant to section 2950.13 of 1402 the Revised Code. The bureau shall include all information 1403 forwarded to it under this division in the state registry of sex 1404 offenders and child-victim offenders established and maintained 1405 under section 2950.13 of the Revised Code and shall forward 1406 notice of the offender's or delinquent child's new residence, 1407 school, institution of higher education, or place of employment 1408 address, as applicable, to the appropriate officials in the 1409 other state. 1410

(2) When an offender or public registry-qualified juvenile 1411 offender registrant registers a new residence, school, 1412

institution of higher education, or place of employment address	1413
or a delinquent child who is not a public registry-qualified	1414
juvenile offender registrant registers a new residence address	1415
pursuant to division (B) of this section, the sheriff with whom	1416
the offender or delinquent child registers and the bureau of	1417
criminal identification and investigation shall comply with	1418
division (D) of section 2950.04 or 2950.041 of the Revised Code,	1419
whichever is applicable.	1420

- (F) (1) No person who is required to notify a sheriff of a 1421 change of address pursuant to division (A) of this section or a 1422 change in vehicle information or identifiers pursuant to 1423 division (D) of this section shall fail to notify the 1424 appropriate sheriff in accordance with that division. 1425
- (2) No person who is required to register a new residence,
 school, institution of higher education, or place of employment
 1427
 address with a sheriff or with an official of another state
 1428
 pursuant to divisions (B) and (C) of this section shall fail to
 1429
 register with the appropriate sheriff or official of the other
 1430
 state in accordance with those divisions.
- (G)(1) It is an affirmative defense to a charge of a 1432 violation of division (F)(1) of this section that it was 1433 impossible for the person to provide the written notice to the 1434 sheriff as required under division (A) of this section because 1435 of a lack of knowledge, on the date specified for the provision 1436 of the written notice, of a residence, school, institution of 1437 higher education, or place of employment address change, and 1438 that the person provided notice of the residence, school, 1439 institution of higher education, or place of employment address 1440 change to the sheriff specified in division (A) of this section 1441 as soon as possible, but not later than the end of the first 1442

business day,	after learning of t	he address change by do	ing 1443
either of the	following:		1444

- (a) The person provided notice of the address change to 1445 the sheriff specified in division (A) of this section by 1446 telephone immediately upon learning of the address change or, if 1447 the person did not have reasonable access to a telephone at that 1448 time, as soon as possible, but not later than the end of the 1449 first business day, after learning of the address change and 1450 having reasonable access to a telephone, and the person, as soon 1451 1452 as possible, but not later than the end of the first business day, after providing notice of the address change to the sheriff 1453 by telephone, provided written notice of the address change to 1454 that sheriff. 1455
- (b) The person, as soon as possible, but not later than 1456 the end of the first business day, after learning of the address 1457 change, provided written notice of the address change to the 1458 sheriff specified in division (A) of this section. 1459
- (2) It is an affirmative defense to a charge of a 1460 violation of division (F)(2) of this section that it was 1461 impossible for the person to register the new address with the 1462 sheriff or the official of the other state as required under 1463 division (B) or (C) of this section because of a lack of 1464 knowledge, on the date specified for the registration of the new 1465 address, of a residence, school, institution of higher 1466 education, or place of employment address change, and that the 1467 person registered the new residence, school, institution of 1468 higher education, or place of employment address with the 1469 sheriff or the official of the other state specified in division 1470 (B) or (C) of this section as soon as possible, but not later 1471 than the end of the first business day, after learning of the 1472

address change by doing either of the following: 1473 (a) The person provided notice of the new address to the 1474 sheriff or official specified in division (B) or (C) of this 1475 section by telephone immediately upon learning of the new 1476 address or, if the person did not have reasonable access to a 1477 telephone at that time, as soon as possible, but not later than 1478 the end of the first business day, after learning of the new 1479 address and having reasonable access to a telephone, and the 1480 person, as soon as possible, but not later than the end of the 1481 first business day, after providing notice of the new address to 1482 the sheriff or official by telephone, registered the new address 1483 with that sheriff or official in accordance with division (B) or 1484 (C) of this section. 1485 (b) The person, as soon as possible, but not later than 1486 the end of the first business day, after learning of the new 1487 address, registered the new address with the sheriff or official 1488 specified in division (B) or (C) of this section, in accordance 1489 with that division. 1490 (H) An offender or delinquent child who is required to 1491 comply with divisions (A), (B), and (C) of this section shall do 1492 so for the period of time specified in section 2950.07 of the 1493 Revised Code. 1494 (I) As used in this section, and in all other sections of 1495 the Revised Code that refer to the duties imposed on an offender 1496 or delinquent child under this section relative to a change in 1497 the offender's or delinquent child's residence, school, 1498 institution of higher education, or place of employment address, 1499 "change in address" includes any circumstance in which the old 1500

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address for the person in question no longer is accurate,

regardless of whether the person in question has a new address.

Sec. 2950.06. (A) An offender or delinquent child who is	1503
required to register a residence address pursuant to division	1504
(A)(2), (3), or (4) of section 2950.04 or 2950.041 of the	1505
Revised Code shall periodically verify the offender's or	1506
delinquent child's current residence address, and an offender or	1507
public registry-qualified juvenile offender registrant who is	1508
required to register a school, institution of higher education,	1509
or place of employment address pursuant to any of those	1510
divisions shall periodically verify the address of the	1511
offender's or public registry-qualified juvenile offender	1512
registrant's current school, institution of higher education, or	1513
place of employment, in accordance with this section. The	1514
frequency of verification shall be determined in accordance with	1515
division (B) of this section, and the manner of verification	1516
shall be determined in accordance with division (C) of this	1517
section.	1518
(B) The frequency with which an offender or delinquent	1519

- (B) The frequency with which an offender or delinquent 1519 child must verify the offender's or delinquent child's current 1520 residence, school, institution of higher education, or place of 1521 employment address pursuant to division (A) of this section 1522 shall be determined as follows:
- (1) Regardless of when the sexually oriented offense or 1524 child-victim oriented offense for which the offender or 1525 delinquent child is required to register was committed, if the 1526 offender or delinquent child is a tier I sex offender/child-1527 victim offender, the offender shall verify the offender's 1528 current residence address or current school, institution of 1529 higher education, or place of employment address, and the 1530 delinquent child shall verify the delinquent child's current 1531 residence address, in accordance with division (C) of this 1532 section on each anniversary of the offender's or delinquent 1533

child's initial registration date during the period the offender 1534 or delinquent child is required to register. 1535

- (2) Regardless of when the sexually oriented offense or 1536 child-victim oriented offense for which the offender or 1537 delinquent child is required to register was committed, if the 1538 offender or delinquent child is a tier II sex offender/child-1539 victim offender, the offender shall verify the offender's 1540 current residence address or current school, institution of 1541 higher education, or place of employment address, and the 1542 delinquent child shall verify the delinquent child's current 1543 residence address, in accordance with division (C) of this 1544 section every one hundred eighty days after the offender's or 1545 delinquent child's initial registration date during the period 1546 the offender or delinquent child is required to register. 1547
- (3) Regardless of when the sexually oriented offense or 1548 child-victim oriented offense for which the offender or 1549 delinquent child is required to register was committed, if the 1550 offender or delinquent child is a tier III sex offender/child-1551 victim offender, the offender shall verify the offender's 1552 current residence address or current school, institution of 1553 higher education, or place of employment address, and the 1554 delinquent child shall verify the delinquent child's current 1555 residence address and, if the delinquent child is a public 1556 registry-qualified juvenile offender registrant, the current 1557 school, institution of higher education, or place of employment 1558 address, in accordance with division (C) of this section every 1559 ninety days after the offender's or delinquent child's initial 1560 registration date during the period the offender or delinquent 1561 child is required to register. 1562

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(4) If, prior to January 1, 2008, an offender or

delinquent child registered with a sheriff under a duty imposed	1564
under section 2950.04 or 2950.041 of the Revised Code as a	1565
result of a conviction of, plea of guilty to, or adjudication as	1566
a delinquent child for committing a sexually oriented offense or	1567
a child-victim oriented offense as those terms were defined in	1568
section 2950.01 of the Revised Code prior to January 1, 2008,	1569
the duty to register that is imposed on the offender or	1570
delinquent child pursuant to section 2950.04 or 2950.041 of the	1571
Revised Code on and after January 1, 2008, is a continuation of	1572
the duty imposed upon the offender prior to January 1, 2008,	1573
under section 2950.04 or 2950.041 of the Revised Code and, for	1574
purposes of divisions (B)(1), (2), and (3) of this section, the	1575
offender's initial registration date related to that offense is	1576
the date on which the offender initially registered under	1577
section 2950.04 or 2950.041 of the Revised Code.	1578

(C) (1) An offender or delinquent child who is required to 1579 verify the offender's or delinquent child's current residence, 1580 school, institution of higher education, or place of employment 1581 address pursuant to division (A) of this section shall verify 1582 the address with the sheriff with whom the offender or 1583 delinquent child most recently registered the address by 1584 personally appearing before the sheriff or a designee of the 1585 sheriff, no earlier than ten days before the date on which the 1586 verification is required pursuant to division (B) of this 1587 section and no later than the date so required for verification, 1588 and completing and signing a copy of the verification form 1589 prescribed by the bureau of criminal identification and 1590 investigation. The sheriff or designee shall sign the completed 1591 form and indicate on the form the date on which it is so 1592 completed. The verification required under this division is 1593 complete when the offender or delinquent child personally 1594

appears before the sheriff or designee and completes and signs 1595 the form as described in this division.

- (2) To facilitate the verification of an offender's or 1597 delinquent child's current residence, school, institution of 1598 higher education, or place of employment address, as applicable, 1599 under division (C)(1) of this section, the sheriff with whom the 1600 offender or delinquent child most recently registered the 1601 address may mail a nonforwardable verification form prescribed 1602 by the bureau of criminal identification and investigation to 1603 the offender's or delinquent child's last reported address and 1604 to the last reported address of the parents of the delinquent 1605 child, with a notice that conspicuously states that the offender 1606 or delinquent child must personally appear before the sheriff or 1607 a designee of the sheriff to complete the form and the date by 1608 which the form must be so completed. Regardless of whether a 1609 sheriff mails a form to an offender or delinquent child and that 1610 child's parents, each offender or delinquent child who is 1611 required to verify the offender's or delinquent child's current 1612 residence, school, institution of higher education, or place of 1613 employment address, as applicable, pursuant to division (A) of 1614 this section shall personally appear before the sheriff or a 1615 designee of the sheriff to verify the address in accordance with 1616 division (C)(1) of this section. 1617
- (D) The verification form to be used under division (C) of 1618 this section shall contain all of the following: 1619
- (1) Except as provided in division (D)(2) of this section,

 the current residence address of the offender or delinquent

 child, the name and address of the offender's or delinquent

 child's employer if the offender or delinquent child is employed

 at the time of verification or if the offender or delinquent

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child knows at the time of verification that the offender or	1625
delinquent child will be commencing employment with that	1626
employer subsequent to verification, the name and address of the	1627
offender's or public registry-qualified juvenile offender	1628
registrant's school or institution of higher education if the	1629
offender or public registry-qualified juvenile offender	1630
registrant attends one at the time of verification or if the	1631
offender or public registry-qualified juvenile offender	1632
registrant knows at the time of verification that the offender	1633
will be commencing attendance at that school or institution	1634
subsequent to verification, and any other information required	1635
by the bureau of criminal identification and investigation.	1636
(2) Regarding an offender or public registry-qualified	1637
juvenile offender registrant who is verifying a current school,	1638
institution of higher education, or place of employment address,	1639
the all of the following:	1640
(a) The name and current address of the school,	1641
institution of higher education, or place of employment of the	1642
offender or public registry-qualified juvenile offender	1643
registrant—and—any;	1644
(b) If the offender is in a restricted offender category	1645
and is verifying a place of employment address, a detailed	1646
description of the offender's position and duties;	1647
(c) Any other information required by the bureau of	1648
criminal identification and investigation.	1649
(E) Upon an offender's or delinquent child's personal	1650
appearance and completion of a verification form under division	1651
(C) of this section, a sheriff promptly shall forward a copy of	1652
the verification form to the bureau of criminal identification	1653

and investigation in accordance with the forwarding procedures	1654
adopted by the attorney general pursuant to section 2950.13 of	1655
the Revised Code. If an offender or public registry-qualified	1656
juvenile offender registrant verifies a school, institution of	1657
higher education, or place of employment address, or provides a	1658
school or institution of higher education address under division	1659
(D)(1) of this section, the sheriff also shall provide notice to	1660
the law enforcement agency with jurisdiction over the premises	1661
of the school, institution of higher education, or place of	1662
employment of the offender's or public registry-qualified	1663
juvenile offender registrant's name and that the offender or	1664
public registry-qualified juvenile offender registrant has	1665
verified or provided that address as a place at which the	1666
offender or public registry-qualified juvenile offender	1667
registrant attends school or an institution of higher education	1668
or at which the offender or public registry-qualified juvenile	1669
offender registrant is employed. The bureau shall include all	1670
information forwarded to it under this division in the state	1671
registry of sex offenders and child-victim offenders established	1672
and maintained under section 2950.13 of the Revised Code.	1673

(F) No person who is required to verify a current 1674 residence, school, institution of higher education, or place of 1675 employment address, as applicable, pursuant to divisions (A) to 1676 (C) of this section shall fail to verify a current residence, 1677 school, institution of higher education, or place of employment 1678 address, as applicable, in accordance with those divisions by 1679 the date required for the verification as set forth in division 1680 (B) of this section, provided that no person shall be prosecuted 1681 or subjected to a delinquent child proceeding for a violation of 1682 this division, and that no parent, guardian, or custodian of a 1683 delinquent child shall be prosecuted for a violation of section 1684

2919.24 of the Revised Code based on the delinquent child's	1685
violation of this division, prior to the expiration of the	1686
period of time specified in division (G) of this section.	1687
(G)(1) If an offender or delinquent child fails to verify	1688
a current residence, school, institution of higher education, or	1689
place of employment address, as applicable, as required by	1690
divisions (A) to (C) of this section by the date required for	1691
the verification as set forth in division (B) of this section,	1692
the sheriff with whom the offender or delinquent child is	1693
required to verify the current address, on the day following	1694
that date required for the verification, shall send a written	1695
warning to the offender or to the delinquent child and that	1696
child's parents, at the offender's or delinquent child's and	1697
that child's parents' last known residence, school, institution	1698
of higher education, or place of employment address, as	1699
applicable, regarding the offender's or delinquent child's duty	1700
to verify the offender's or delinquent child's current	1701
residence, school, institution of higher education, or place of	1702
employment address, as applicable.	1703
The written warning shall do all of the following:	1704
(a) Identify the sheriff who sends it and the date on	1705
which it is sent;	1706
(b) State conspicuously that the offender or delinquent	1707
child has failed to verify the offender's or public registry-	1708
qualified juvenile offender registrant's current residence,	1709
school, institution of higher education, or place of employment	1710
address or the current residence address of a delinquent child	1711
who is not a public registry-qualified juvenile offender	1712
registrant by the date required for the verification;	1713
	•

(c) Conspicuously state that the offender or delinquent	1714
child has seven days from the date on which the warning is sent	1715
to verify the current residence, school, institution of higher	1716
education, or place of employment address, as applicable, with	1717
the sheriff who sent the warning;	1718
(d) Conspicuously state that a failure to timely verify	1719
the specified current address or addresses is a felony offense;	1720
(e) Conspicuously state that, if the offender or public	1721
registry-qualified juvenile offender registrant verifies the	1722
current residence, school, institution of higher education, or	1723
place of employment address or the delinquent child who is not a	1724
public registry-qualified juvenile offender registrant verifies	1725
the current residence address with that sheriff within that	1726
seven-day period, the offender or delinquent child will not be	1727
prosecuted or subjected to a delinquent child proceeding for a	1728
failure to timely verify a current address and the delinquent	1729
child's parent, guardian, or custodian will not be prosecuted	1730
based on a failure of the delinquent child to timely verify an	1731
address;	1732
(f) Conspicuously state that, if the offender or public	1733
registry-qualified juvenile offender registrant does not verify	1734
the current residence, school, institution of higher education,	1735
or place of employment address or the delinquent child who is	1736
not a public registry-qualified juvenile offender registrant	1737
does not verify the current residence address with that sheriff	1738
within that seven-day period, the offender or delinquent child	1739
will be arrested or taken into custody, as appropriate, and	1740
prosecuted or subjected to a delinquent child proceeding for a	1741
failure to timely verify a current address and the delinquent	1742

child's parent, guardian, or custodian may be prosecuted for a

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violation of section 2919.24 of the Revised Code based on the 1744 delinquent child's failure to timely verify a current residence 1745 address.

- (2) If an offender or delinquent child fails to verify a 1747 current residence, school, institution of higher education, or 1748 place of employment address, as applicable, as required by 1749 divisions (A) to (C) of this section by the date required for 1750 the verification as set forth in division (B) of this section, 1751 the offender or delinquent child shall not be prosecuted or 1752 1753 subjected to a delinquent child proceeding for a violation of division (F) of this section, and the delinquent child's parent, 1754 quardian, or custodian shall not be prosecuted for a violation 1755 of section 2919.24 of the Revised Code based on the delinquent 1756 child's failure to timely verify a current residence address 1757 and, if the delinquent child is a public registry-qualified 1758 juvenile offender registrant, the current school, institution of 1759 higher education, or place of employment address, as applicable, 1760 unless the seven-day period subsequent to that date that the 1761 offender or delinquent child is provided under division (G)(1) 1762 of this section to verify the current address has expired and 1763 the offender or delinquent child, prior to the expiration of 1764 that seven-day period, has not verified the current address. 1765 Upon the expiration of the seven-day period that the offender or 1766 delinquent child is provided under division (G)(1) of this 1767 section to verify the current address, if the offender or 1768 delinguent child has not verified the current address, all of 1769 the following apply: 1770
- (a) The sheriff with whom the offender or delinquent child

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 is required to verify the current residence, school, institution

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 of higher education, or place of employment address, as

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 applicable, promptly shall notify the bureau of criminal

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identification and investigation of the failure.

(b) The sheriff with whom the offender or delinquent child 1776 is required to verify the current residence, school, institution 1777 of higher education, or place of employment address, as 1778 applicable, the sheriff of the county in which the offender or 1779 delinquent child resides, the sheriff of the county in which is 1780 located the offender's or public registry-qualified juvenile 1781 offender registrant's school, institution of higher education, 1782 or place of employment address that was to be verified, or a 1783 deputy of the appropriate sheriff, shall locate the offender or 1784 delinquent child, promptly shall seek a warrant for the arrest 1785 or taking into custody, as appropriate, of the offender or 1786 delinquent child for the violation of division (F) of this 1787 section and shall arrest the offender or take the child into 1788 custody, as appropriate. 1789

- (c) The offender or delinquent child is subject to 1790 prosecution or a delinquent child proceeding for the violation 1791 of division (F) of this section, and the delinquent child's 1792 parent, guardian, or custodian may be subject to prosecution for 1793 a violation of section 2919.24 of the Revised Code based on the 1794 delinquent child's violation of that division. 1795
- (H) An offender or public registry-qualified juvenile 1796 offender registrant who is required to verify the offender's or 1797 public registry-qualified juvenile offender registrant's current 1798 residence, school, institution of higher education, or place of 1799 employment address pursuant to divisions (A) to (C) of this 1800 section and a delinquent child who is not a public registry-1801 qualified juvenile offender registrant who is required to verify 1802 the delinquent child's current residence address pursuant to 1803 those divisions shall do so for the period of time specified in 1804

section 2950.07 of the Revised Code.

Sec. 2950.99. (A)(1)(a) Except as otherwise provided in

division (A)(1)(b) of this section, whoever violates a

prohibition in section 2950.04, 2950.041, 2950.05, or 2950.06 of

the Revised Code shall be punished as follows:

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- (i) If the most serious sexually oriented offense that was 1810 the basis of the registration, notice of intent to reside, 1811 1812 change of address notification, or address verification 1813 requirement that was violated under the prohibition is 1814 aggravated murder or murder if committed by an adult or a comparable category of offense committed in another 1815 jurisdiction, the offender is quilty of a felony of the first 1816 degree. 1817
- (ii) If the most serious sexually oriented offense or 1818 child-victim oriented offense that was the basis of the 1819 registration, notice of intent to reside, change of address 1820 notification, or address verification requirement that was 1821 violated under the prohibition is a felony of the first, second, 1822 third, or fourth degree if committed by an adult or a comparable 1823 category of offense committed in another jurisdiction, the 1824 offender is quilty of a felony of the same degree as the most 1825 serious sexually oriented offense or child-victim oriented 1826 offense that was the basis of the registration, notice of intent 1827 to reside, change of address, or address verification 1828 requirement that was violated under the prohibition, or, if the 1829 most serious sexually oriented offense or child-victim oriented 1830 offense that was the basis of the registration, notice of intent 1831 to reside, change of address, or address verification 1832 requirement that was violated under the prohibition is a 1833 comparable category of offense committed in another 1834

jurisdiction, the offender is guilty of a felony of the same	1835
degree as that offense committed in the other jurisdiction would	1836
constitute if committed in this state.	1837
(iii) If the most serious sexually oriented offense or	1838
child-victim oriented offense that was the basis of the	1839
registration, notice of intent to reside, change of address	1840
notification, or address verification requirement that was	1841
violated under the prohibition is a felony of the fifth degree	1842
or a misdemeanor if committed by an adult or a comparable	1843
category of offense committed in another jurisdiction, the	1844
offender is guilty of a felony of the fourth degree.	1845
(b) If the offender previously has been convicted of or	1846
pleaded guilty to, or previously has been adjudicated a	1847
delinquent child for committing, a violation of a prohibition in	1848
section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised	1849
Code, whoever violates a prohibition in section 2950.04,	1850
2950.041, 2950.05, or 2950.06 of the Revised Code shall be	1851
punished as follows:	1852
(i) If the most serious sexually oriented offense that was	1853
the basis of the registration, notice of intent to reside,	1854
change of address notification, or address verification	1855
requirement that was violated under the prohibition is	1856
aggravated murder or murder if committed by an adult or a	1857
comparable category of offense committed in another	1858
jurisdiction, the offender is guilty of a felony of the first	1859
degree.	1860
(ii) If the most serious sexually oriented offense or	1861
child-victim oriented offense that was the basis of the	1862
registration, notice of intent to reside, change of address	1863
notification, or address verification requirement that was	1864

violated under the prohibition is a felony of the first, second,	1865
or third degree if committed by an adult or a comparable	1866
category of offense committed in another jurisdiction, the	1867
offender is guilty of a felony of the same degree as the most	1868
serious sexually oriented offense or child-victim oriented	1869
offense that was the basis of the registration, notice of intent	1870
to reside, change of address, or address verification	1871
requirement that was violated under the prohibition, or, if the	1872
most serious sexually oriented offense or child-victim oriented	1873
offense that was the basis of the registration, notice of intent	1874
to reside, change of address, or address verification	1875
requirement that was violated under the prohibition is a	1876
comparable category of offense committed in another	1877
jurisdiction, the offender is guilty of a felony of the same	1878
degree as that offense committed in the other jurisdiction would	1879
constitute if committed in this state.	1880

- (iii) If the most serious sexually oriented offense or 1881 child-victim oriented offense that was the basis of the 1882 registration, notice of intent to reside, change of address 1883 notification, or address verification requirement that was 1884 violated under the prohibition is a felony of the fourth or 1885 fifth degree if committed by an adult or a comparable category 1886 of offense committed in another jurisdiction, the offender is 1887 guilty of a felony of the third degree. 1888
- (iv) If the most serious sexually oriented offense or

 child-victim oriented offense that was the basis of the

 registration, notice of intent to reside, change of address

 notification, or address verification requirement that was

 violated under the prohibition is a misdemeanor if committed by

 an adult or a comparable category of offense committed in

 1894

 another jurisdiction, the offender is guilty of a felony of the

fourth degree. 1896

(2) (a) In addition to any penalty or sanction imposed 1897 under division (A)(1) of this section or any other provision of 1898 law for a violation of a prohibition in section 2950.04, 1899 2950.041, 2950.05, or 2950.06 of the Revised Code, if the 1900 offender or delinquent child is subject to a community control 1901 sanction, is on parole, is subject to one or more post-release 1902 control sanctions, or is subject to any other type of supervised 1903 release at the time of the violation, the violation shall 1904 constitute a violation of the terms and conditions of the 1905 community control sanction, parole, post-release control 1906 sanction, or other type of supervised release. 1907

(b) In addition to any penalty or sanction imposed under 1908 division (A)(1)(b)(i), (ii), or (iii) of this section or any 1909 other provision of law for a violation of a prohibition in 1910 section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised 1911 Code, if the offender previously has been convicted of or 1912 pleaded guilty to, or previously has been adjudicated a 1913 delinquent child for committing, a violation of a prohibition in 1914 section 2950.04, 2950.041, 2950.05, or 2950.06 of the Revised 1915 Code when the most serious sexually oriented offense or child-1916 victim oriented offense that was the basis of the requirement 1917 that was violated under the prohibition is a felony if committed 1918 by an adult or a comparable category of offense committed in 1919 another jurisdiction, the court imposing a sentence upon the 1920 offender shall impose a definite prison term of no less than 1921 three years. The definite prison term imposed under this 1922 section, subject to divisions (C) to (I) of section 2967.19 of 1923 the Revised Code, shall not be reduced to less than three years 1924 pursuant to any provision of Chapter 2967. or any other 1925 provision of the Revised Code. 1926

(3) As used in division (A)(1) of this section,	1927
"comparable category of offense committed in another	1928
jurisdiction" means a sexually oriented offense or child-victim	1929
oriented offense that was the basis of the registration, notice	1930
of intent to reside, change of address notification, or address	1931
verification requirement that was violated, that is a violation	1932
of an existing or former law of another state or the United	1933
States, an existing or former law applicable in a military court	1934
or in an Indian tribal court, or an existing or former law of	1935
any nation other than the United States, and that, if it had	1936
been committed in this state, would constitute or would have	1937
constituted aggravated murder or murder for purposes of division	1938
(A)(1)(a)(i) of this section, a felony of the first, second,	1939
third, or fourth degree for purposes of division (A)(1)(a)(ii)	1940
of this section, a felony of the fifth degree or a misdemeanor	1941
for purposes of division (A)(1)(a)(iii) of this section,	1942
aggravated murder or murder for purposes of division (A)(1)(b)	1943
(i) of this section, a felony of the first, second, or third	1944
degree for purposes of division (A)(1)(b)(ii) of this section, a	1945
felony of the fourth or fifth degree for purposes of division	1946
(A)(1)(b)(iii) of this section, or a misdemeanor for purposes of	1947
division (A)(1)(b)(iv) of this section.	1948
(B) If a person violates a prohibition in section 2950.04,	1949

- (B) If a person violates a prohibition in section 2950.04, 1949
 2950.041, 2950.05, or 2950.06 of the Revised Code that applies 1950
 to the person as a result of the person being adjudicated a 1951
 delinquent child and being classified a juvenile offender 1952
 registrant or an out-of-state juvenile offender registrant, both 1953
 of the following apply: 1954
- (1) If the violation occurs while the person is undereighteen years of age, the person is subject to proceedingsunder Chapter 2152. of the Revised Code based on the violation.1957

(2) If the violation occurs while the person is eighteen	1958
years of age or older, the person is subject to criminal	1959
prosecution based on the violation.	1960
(C) Whoever violates division (C) of section 2950.13 of	1961
the Revised Code is guilty of a misdemeanor of the first degree.	1962
(D) Whoever violates division (A)(2) of section 2950.035	1963
of the Revised Code shall be punished as follows:	1964
(1) Except as otherwise provided in division (D)(2) or (3)	1965
of this section, the offender is guilty of a misdemeanor of the	1966
first degree.	1967
(2) If the violation is a violation of division (A)(2) of	1968
section 2950.035 of the Revised Code and the offender once	1969
previously has been convicted of or pleaded quilty to a	1970
violation of that division, the offender is guilty of a felony	1971
of the third degree.	1972
(3) If the violation is a violation of division (A)(2) of	1973
section 2950.035 of the Revised Code and the offender two or	1974
more times previously has been convicted of or pleaded guilty to	1975
a violation of that division, the offender is guilty of a felony	1976
of the first degree.	1977
Section 2. That existing sections 2950.01, 2950.04,	1978
2950.041, 2950.05, 2950.06, and 2950.99 of the Revised Code are	1979
hereby repealed.	1980