1 2	State of Arkansas 88th General Assembly	As Engrossed: H2/24/11 A Bill	
2	Regular Session, 2011		HOUSE BILL 1408
4	Regular Session, 2011		HOUSE DILL 1400
5	By: Representative Hopper		
6	By: Senator J. Key		
7	Dy. Bonator 9. Rey		
8		For An Act To Be Entit	led
9	AN ACT TO PROHIBIT LEVEL 2 SEX OFFENDERS FROM LIVING		
10	WITHIN T	WO THOUSAND FEET FROM A SCHOO	L, PUBLIC PARK,
11	YOUTH CE	NTER, OR DAYCARE; AND FOR OTH	ER PURPOSES.
12			
13			
14		Subtitle	
15	ТО	PROHIBIT LEVEL 2 SEX OFFENDER	S FROM
16	LIV	VING WITHIN TWO THOUSAND FEET	FROM A
17	SCH	HOOL, PUBLIC PARK, YOUTH CENTE	CR, OR
18	DAY	YCARE.	
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20			
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STAT	E OF ARKANSAS:
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23	SECTION 1. Ar	kansas Code § 5-14-128(a), re	garding the distance from
24	which a registered s	ex offender can live near a s	chool, public park, youth
25	center, or daycare,	is amended to read as follows	:
26	(a) It is unl	awful for a sex offender who	is required to register
27	under the Sex Offend	er Registration Act of 1997,	§ 12-12-901 et seq., and who
28	has been assessed as	a <u>Level 2 if the offender wa</u>	<u>s eighteen (18) years of age</u>
29	or older and the vic	ctim was fourteen (14) years o	<u>f age or younger when the</u>
30		Level 3, or Level 4 offender	
31		') of the property on which a	
32	•	ary school, public park, yout	h center, or daycare
33	facility is located.		
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35		kansas Code § 5-14-128(c), re	
36	which a registered s	ex offender can live near a s	chool, public park, youth



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1	center, or daycare, is amended to read as follows:		
2	(c)(l)(A) With respect to a public or private elementary or secondary		
3	school or a daycare facility, it is not a violation of this section if the		
4	sex offender resides on property he or she owns prior to July 16, 2003.		
5	(B) With respect to a public park or youth center, it is		
6	not a violation of this section if the sex offender resides on property he or		
7	she owns prior to July 31, 2007.		
8	(2)(A) The exclusion in subdivision (c)(l)(A) of this section		
9	does not apply to a sex offender who pleads guilty or nolo contendere to or		
10	is found guilty of another sex offense after July 16, 2003.		
11	(B) The exclusion in subdivision (c)(l)(B) of this section		
12	does not apply to a sex offender who pleads guilty or nolo contendere to or		
13	is found guilty of another sex offense on or after July 31, 2007.		
14	(3)(A) With respect to a sex offender who has been assessed as a		
15	Level 2 offender if the offender was eighteen (18) years of age or older and		
16	<u>the victim was fourteen (14) years of age or younger when the crime was</u>		
17	committed, it is not a violation of this section if the sex offender resides		
18	on property he or she owns before the effective date of this act.		
19	(B) The exclusion in subdivision (c)(3)(A) of this section		
20	does not apply to a sex offender who pleads guilty or nolo contendere to or		
21	is found guilty of another sex offense on or after the effective date of this		
22	act.		
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24	<u>/s/Hopper</u>		
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