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3		HOUSE BILL	2266
4		Deisers Describerry	
5	By: Representatives Key, House, D. Creekmore, Rainey, Rosenbaum		
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8 9	For An Act To Be Entitled		
10	AN ACT TO PROHIBIT CERTAIN SEX OFFENDERS FROM		
11	RESIDING NEAR PUBLIC PARKS OR YOUTH CENTERS; AND		
12	FOR OTHER PURPOSES.		
13			
14	~	ıbtitle	
15		SEX OFFENDERS FROM	
16	RESIDING NEAR PUBLIC PARKS OR YOUTH		
17	CENTERS.		
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19			
20	BE IT ENACTED BY THE GENERAL ASSEMBLY	OF THE STATE OF ARKANSAS:	
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22	SECTION 1. Arkansas Code § 5-1	4-128 is amended to read as follows:	
23	5-14-128. Registered offender living near school, public park, youth		<u>th</u>
24	center, or daycare prohibited.		
25	(a) It is unlawful for a sex o	ffender who is required to register	
26	under the Sex Offender Registration A	ct of 1997, \$ 12-12-901 et seq., and	who
27	has been assessed as a Level 3 or Lev	el 4 offender to reside within two	
28	thousand feet (2,000') of the propert	y on which any public or private	
29	elementary or secondary school, publi	c park, youth center, or daycare	
30	facility is located.		
31		f this section if the property on wh	
32	the sex offender resides is owned and occupied by the sex offender and was		S
33	purchased prior to the date on which the public or private elementary or		
34	secondary school, public park, youth center, or daycare facility was		
35			
36	(Z) The exclusion in sub	section subdivision (b)(l) of this	

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1	section does not apply to a sex offender who pleads guilty or nolo contendere	
2	to or is found guilty of another sex offense after the public or private	
3	elementary or secondary school, public park, youth center, or daycare	
4	facility is established.	
5	(c)(1)(A) It With respect to a public or private elementary or	
6	secondary school or a daycare facility, it is not a violation of this section	
7	if the sex offender resides on property he or she owns prior to July 16,	
8	2003.	
9	(B) With respect to a public park or youth center, it is	
10	not a violation of this section if the sex offender resides on property he or	
11	she owns prior to the effective date of this act.	
12	(2) (A) The exclusion in subsection (c)(1) subdivision (c)(1)(A)	
13	of this section does not apply to a sex offender who pleads guilty or nolo	
14	contendere to or is found guilty of another sex offense after July 16, 2003.	
15	(B) The exclusion in subdivision (c)(l)(B) of this section	
16	does not apply to a sex offender who pleads guilty or nolo contendere to or	
17	is found guilty of another sex offense on or after the effective date of this	
18	act.	
19	(d) A sex offender who is required to register under the Sex Offender	
20	Registration Act of 1997, § 12-12-901 et seq., and who knowingly violates a	
21	provision of this section is guilty of a Class D felony.	
22	(e) As used in this section:	
23	(1) "Public park" means any property owned or maintained by this	
24	state or a county, city, or town in this state for the recreational use of	
25	the public; and	
26	(2) "Youth center" means any building, structure, or facility	
27	owned or operated by a not-for-profit organization or by this state or a	
28	county, city, or town in this state for use by minors to promote the health,	
29	safety, or general welfare of the minors.	
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