1	State of Arkansas	A Bill	
2	93rd General Assembly	A DIII	
3	Regular Session, 2021		SENATE BILL 633
4			
5	By: Senator T. Garner		
6 7		For An Act To Be Entitled	
7 8	ΔΝ ΔΩΤ	TO AMEND THE SEX OFFENDER REGISTRATION AC	т оғ
9	1997; TO ADD TO THE LIST OF SEX OFFENDERS OR PERSONS		
10	CHARGED WITH A SEX OFFENSE SUBJECT TO ELECTRONIC		
11		RING; AND FOR OTHER PURPOSES.	
12			
13			
14		Subtitle	
15	I	O AMEND THE SEX OFFENDER REGISTRATION	
16	A	CT OF 1997; AND TO ADD TO THE LIST OF	
17	S	EX OFFENDERS OR PERSONS CHARGED WITH A	
18	S	EX OFFENSE SUBJECT TO ELECTRONIC	
19	M	ONITORING.	
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22	BE IT ENACTED BY T	HE GENERAL ASSEMBLY OF THE STATE OF ARKANSA	AS:
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24	SECTION 1.	Arkansas Code § 12-12-923 is amended to rea	ad as follows:
25	12-12-923. E	lectronic monitoring of sex offenders.	
26	(a)(l) Upon	release from incarceration, a sex offender	r determined to
27	be a sexually dang	erous person whose crime was committed afte	e r April 7, 2006,
28	is <u>the following s</u>	ex offenders are subject to electronic mon	itoring for a
29	period of not less	than ten (10) years from the date of the	sex offender's
30	release .		
31	-	(A) A sex offender determined to be a sexu	<u>ually dangerous</u>
32	person under § 12-		
33		(B) A sex offender adjudicated guilty of a	<u>an aggravated sex</u>
34	offense involving	a minor.	
35	(2) W	ithin three (3) days after release from inc	carceration, a
36	sex offender subje	ct to electronic monitoring under subdivis:	ion (a)(l) of



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1 this section shall: 2 (A) Report to the agency responsible under § 12-12-915 for 3 supervising the sex offender; and 4 (B) Submit to the placement of electronic monitoring 5 equipment upon his or her body. 6 The agency responsible under § 12-12-915 for supervising the sex (b) 7 offender subject to electronic monitoring shall: 8 (1) Use a system that actively monitors and identifies the sex 9 offender's location and timely reports or records his or her presence near or 10 within a crime scene or in a prohibited area or his or her departure from 11 specified geographic limitations; and 12 (2) Contact the local law enforcement agency having jurisdiction 13 as soon as administratively feasible if the sex offender is in a prohibited 14 area. 15 (c)(1)(A) Unless a sex offender subject to electronic monitoring is 16 indigent, he or she is required to reimburse the supervising agency a 17 reasonable fee to defray the supervision costs. 18 (B)(i)(a) A sex offender who claims to be indigent shall 19 provide a completed certificate of indigency to the supervising agency. 20 (b) The supervising agency may at any time 21 review and redetermine whether a sex offender is indigent. 22 The certificate of indigency shall: (ii) 23 (a) Be in a form approved by the supervising 24 agency; 25 (b) Be executed under oath by the sex 26 offender; and 27 (c) State in bold print that a false statement 28 is punishable as a Class D felony. 29 (2)(A) The supervising agency shall determine the amount to be 30 paid by a sex offender based on his or her financial means and ability to 31 pay. 32 (B) However, the amount under subdivision (c)(2)(A) of 33 this section shall not exceed fifteen dollars (\$15.00) per day. 34 (d) A sex offender subject to electronic monitoring who violates 35 subdivision (a)(2) of this section upon conviction is guilty of a Class C 36 felony.

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1	(e)(l) A person who knowingly alters, tampers with, damages, or
2	destroys any electronic monitoring equipment worn by a sexually dangerous
3	person under this section upon conviction is guilty of a Class C felony.
4	(2) Subdivision (e)(1) of this section does not apply to the
5	owner of the electronic monitoring equipment or an agent of the owner
6	performing ordinary maintenance or repairs to the electronic monitoring
7	equipment.
8	(f)(1) The Parole Board, the Division of Community Correction, or a
9	circuit court may require, as a condition of a sex offender's release on
10	parole, probation, suspend imposition of sentence, court referral officer
11	supervision, or any other community-based correctional option, that any
12	person convicted of a sex offense be subject to electronic monitoring as
13	provided in this subchapter.
14	(2) A circuit court may require that a person charged with but
15	not yet convicted of a sex offense be subject to electronic monitoring as a
16	condition of the person's pretrial release.
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