

House Engrossed Senate Bill

sex offender registration; online identifiers

State of Arizona
Senate
Fifty-sixth Legislature
First Regular Session
2023

SENATE BILL 1294

AN ACT

AMENDING SECTION 13-3827, ARIZONA REVISED STATUTES; RELATING TO REGISTRATION OF SEX OFFENDERS.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:
2 Section 1. Section 13-3827, Arizona Revised Statutes, is amended to
3 read:

4 13-3827. Internet sex offender website; investigation of
5 records; immunity; exception; definitions

6 A. The department of public safety shall establish and maintain an
7 internet sex offender website for the purpose of providing sex offender
8 information to the public. The internet sex offender website shall
9 include the following offenders:

10 1. Any offender whose risk assessment has been determined to be a
11 level two or level three.

12 2. Unless included under paragraph 1 of this subsection, any
13 offender who was convicted of or adjudicated guilty except insane for any
14 of the following completed offenses or the same or a substantially similar
15 offense in another state or jurisdiction:

16 (a) Sexual assault pursuant to section 13-1406.

17 (b) Sexual exploitation of a minor pursuant to section 13-3553 if
18 the offender is at least twenty-one years of age and is sentenced pursuant
19 to section 13-705.

20 (c) Commercial sexual exploitation of a minor pursuant to section
21 13-3552.

22 (d) Sexual abuse pursuant to section 13-1404 if the victim is under
23 twelve years of age.

24 (e) Molestation of a child pursuant to section 13-1410 if the
25 victim is under twelve years of age.

26 (f) Sexual conduct with a minor pursuant to section 13-1405 if the
27 victim is under twelve years of age.

28 (g) Child prostitution pursuant to section 13-3212, subsection A or
29 subsection B, paragraph 1 or 2 committed before August 9, 2017.

30 (h) Child sex trafficking pursuant to section 13-3212, subsection
31 A, paragraph 1, 2, 3, 4, 5, 6, 7 or 8 or subsection B, paragraph 1 or 2
32 committed on or after August 9, 2017.

33 (i) Taking a child for the purpose of prostitution pursuant to
34 section 13-3206 if the victim is under twelve years of age.

35 (j) Luring a minor for sexual exploitation pursuant to section
36 13-3554 if the victim is under twelve years of age.

37 (k) Aggravated luring a minor for sexual exploitation pursuant to
38 section 13-3560 if the victim is under twelve years of age.

39 (l) Continuous sexual abuse of a child pursuant to section 13-1417
40 if the victim is under twelve years of age.

41 B. The internet sex offender website shall include the following
42 information for each convicted or adjudicated guilty except insane sex
43 offender in this state who is required to register pursuant to section
44 13-3821:

- 1 1. The offender's name, address and age.
- 2 2. A current photograph.
- 3 3. The offense committed and notification level pursuant to section
4 13-3825, subsection C, if a risk assessment has been completed pursuant to
5 section 13-3825.
- 6 C. The department of public safety shall annually update on the
7 website the name, address and photograph of each sex offender.
- 8 D. The department of public safety shall maintain a separate
9 database and search function on the website that contains any required
10 online identifier of sex offenders whose risk assessments have been
11 determined to be a level two or level three and the name of any website or
12 internet communication service where the required online identifier is
13 being used. This information shall not be publicly connected to the name,
14 address and photograph of a registered sex offender on the website.
- 15 E. The department of public safety ~~may disseminate OR THIRD-PARTY~~
16 RESPONSIBLE FOR MAINTAINING THE INTERNET SEX OFFENDER WEBSITE SHALL MAKE
17 AVAILABLE TO AN AUTHORIZED ORGANIZATION a registered sex offender's
18 required online identifier and the name of any corresponding website or
19 internet communication service to ~~a business OR AN AUTHORIZED~~ organization
20 ~~that offers electronic communication services~~ for comparison with
21 information that is held by the ~~requesting business OR~~ AUTHORIZED
22 organization. The ~~requesting business OR~~ AUTHORIZED organization shall
23 notify the department of public safety when a comparison of the
24 information indicates that a registered sex offender's required online
25 identifier is being used on the ~~business's OR~~ AUTHORIZED organization's
26 system. The ~~requesting business OR~~ AUTHORIZED organization shall not
27 further disseminate that the person is a registered sex offender.
- 28 F. The motor vehicle division of the department of transportation
29 shall send copies of each sex offender's nonoperating identification
30 license or driver license photograph to the department of public safety
31 for inclusion on the sex offender website.
- 32 G. The department of public safety shall annually verify the
33 addresses of all sex offender registration records contained within the
34 Arizona criminal justice information system. Before including the address
35 of a sex offender on the website, the department of public safety shall
36 confirm that the address is correct. To confirm a sex offender's address,
37 the department shall conduct a search of the Arizona criminal justice
38 information system. If this search does not provide the necessary
39 confirmation, the department shall use alternative public and private
40 sector resources that are currently used for criminal investigation
41 purposes to confirm the address. The department of public safety is
42 prohibited from using or releasing the information from the alternative
43 public and private sector resources except pursuant to this section. A
44 custodian or public or private sector resource that releases information

1 pursuant to this subsection is not civilly or criminally liable in any
2 action alleging a violation of confidentiality.

3 H. The department of public safety may petition the superior court
4 for enforcement of subsection G of this section if a public or private
5 sector resource refuses to comply. The court shall grant enforcement if
6 the department has reasonable grounds to believe the records sought to be
7 inspected are relevant to confirming the identity and address of a sex
8 offender.

9 I. Except for a person who is required to register pursuant to
10 section 13-3821, a person who provides or fails to provide information
11 required by this section is not civilly or criminally liable unless the
12 act or omission is wanton or wilful.

13 J. This section does not apply to an offender during any time that
14 the offender is incarcerated in the state department of corrections.

15 K. For the purpose of this section: ~~—~~

16 1. "AUTHORIZED ORGANIZATION" MEANS AN INTERNET COMMUNICATION
17 SERVICE OR RELATED SAFETY ORGANIZATION THAT IS APPROVED BY THE DEPARTMENT
18 OR THIRD-PARTY RESPONSIBLE FOR MAINTAINING THE INTERNET SEX OFFENDER
19 WEBSITE TO ACCESS REQUIRED ONLINE IDENTIFIERS.

20 2. "Required online identifier":

21 ~~1.~~ (a) Means:

22 ~~1.~~ (i) Any email address information, instant message or chat
23 information.

24 ~~2.~~ (ii) A social networking platform account name or identifier.

25 ~~3.~~ (iii) Any identifier used for communicating on a mobile
26 application or internet website.

27 ~~4.~~ (iv) A mobile telephone number.

28 ~~5.~~ (v) Any mobile device identification information.

29 ~~6.~~ (vi) Any other similar internet communication name.

30 ~~7.~~ (b) Does not include a social security number, date of birth,
31 personal password or pin number.

32 Sec. 2. Effective date

33 This act is effective from and after June 30, 2024.