

AMENDED IN ASSEMBLY MAY 27, 2011
AMENDED IN ASSEMBLY MARCH 31, 2011
CALIFORNIA LEGISLATURE—2011–12 REGULAR SESSION

ASSEMBLY BILL

No. 625

Introduced by Assembly Member Ammiano

February 16, 2011

An act to amend Sections 290 and 290.006 of the Penal Code, relating to sex offender registration.

LEGISLATIVE COUNSEL'S DIGEST

AB 625, as amended, Ammiano. Sex offender registration.

Existing law, the Sex Offender Registration Act, requires a person convicted of certain crimes, as specified, for the rest of his or her life while residing in California, or while attending school or working in California, as specified, to register with law enforcement as a sex offender.

This bill would instead establish 3 tiers of registration based on specified criteria, for periods of 10 years, 20 years, and life, respectively, as specified. *The bill would require that by January 1, 2017, as specified, a tier level be assigned to every person registered as a sex offender, except a person who has not registered after January 1, 1996, unless that person registers again.*

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: no.

The people of the State of California do enact as follows:

1 SECTION 1. Section 290 of the Penal Code is amended to
2 read:

3 290. (a) Sections 290 to 290.023, inclusive, shall be known
4 and may be cited as the Sex Offender Registration Act. All
5 references to “the Act” in those sections are to the Sex Offender
6 Registration Act.

7 (b) Every person described in subdivision (c), for the period
8 specified in subdivision (d) while residing in California, or while
9 attending school or working in California, as described in Sections
10 290.002 and 290.01, shall be required to register with the chief of
11 police of the city in which he or she is residing, or the sheriff of
12 the county if he or she is residing in an unincorporated area or city
13 that has no police department, and, additionally, with the chief of
14 police of a campus of the University of California, the California
15 State University, or community college if he or she is residing
16 upon the campus or in any of its facilities, within five working
17 days of coming into, or changing his or her residence within, any
18 city, county, or city and county, or campus in which he or she
19 temporarily resides, and shall be required to register thereafter in
20 accordance with the Act.

21 (c) The following persons shall be required to register:

22 Any person who, since July 1, 1944, has been or is hereafter
23 convicted in any court in this state or in any federal or military
24 court of a violation of Section 187 committed in the perpetration,
25 or an attempt to perpetrate, rape or any act punishable under
26 Section 286, 288, 288a, or 289, Section 207 or 209 committed
27 with intent to violate Section 261, 286, 288, 288a, or 289, Section
28 220, except assault to commit mayhem, Section 243.4, paragraph
29 (1), (2), (3), (4), or (6) of subdivision (a) of Section 261, paragraph
30 (1) of subdivision (a) of Section 262 involving the use of force or
31 violence for which the person is sentenced to the state prison,
32 Section 264.1, 266, or 266c, subdivision (b) of Section 266h,
33 subdivision (b) of Section 266i, Section 266j, 267, 269, 285, 286,
34 288, 288a, 288.3, 288.4, 288.5, 288.7, 289, or 311.1, subdivision
35 (b), (c), or (d) of Section 311.2, Section 311.3, 311.4, 311.10,
36 311.11, or 647.6, former Section 647a, subdivision (c) of Section
37 653f, subdivision 1 or 2 of Section 314, any offense involving
38 lewd or lascivious conduct under Section 272, or any felony

1 violation of Section 288.2; any statutory predecessor that includes
2 all elements of one of the above-mentioned offenses; or any person
3 who since that date has been or is hereafter convicted of the attempt
4 or conspiracy to commit any of the above-mentioned offenses.

5 (d) (1) For purposes of this subdivision, the following
6 definitions apply:

7 (A) “Registerable offense” means an offense or punishable act
8 described in ~~subdivision (e)~~ *the Act*.

9 (B) “Initial registration date” means either the date the person
10 was released from prison after incarceration for conviction of a
11 registerable offense, or the date of conviction for a registerable
12 offense for a person who was not sentenced to prison.

13 (C) “Violent felony” means a felony described in subdivision
14 (c) of Section 667.5.

15 (D) “Violent registerable offense” means an offense that is both
16 a registerable offense and a violent felony.

17 (E) “SARATSO” means the *static* State-Authorized Risk
18 Assessment Tool for Sex Offenders as described in Section 290.04.

19 (2) Every person described in subdivision (c), and every person
20 who is otherwise required to register pursuant to the Act, shall be
21 required to register as a tier one, tier two, or tier three offender,
22 and for a period commencing on that person’s initial registration
23 date, except as otherwise provided in this section, of 10 years, 20
24 years, or life, depending on which of the three tiers the offender
25 is placed, pursuant to paragraphs (3) to (5), inclusive.

26 (3) A tier one offender shall be subject to the registration
27 requirements of the Act for a period of 10 years. A person is a tier
28 one offender if all of subparagraphs (A) to (D), inclusive, apply,
29 or if subparagraph (E) applies:

30 (A) The person was convicted of a registerable offense that is
31 not a violent offense *or a violation of Section 647.6*.

32 (B) The person’s score on the SARATSO is low, low-moderate,
33 or moderate, or the person is not eligible for assessment under the
34 applicable coding rules, pursuant to Section 290.06, *or the person*
35 *has no static SARATSO score because the person was not on*
36 *supervised release after January 1, 2005*.

37 (C) For a period of 10 years, commencing with the person’s
38 initial registration date, the person is not convicted of a registerable
39 offense or for a violent felony.

1 (D) For a period of 10 years, commencing with the person's
2 initial registration date, the person is not convicted of more than
3 one felony violation of the Act.

4 (E) The person is required by the court to register as a tier one
5 offender, pursuant to Section 290.006.

6 (4) A tier two offender shall be subject to the registration
7 requirements of the Act for a period of 20 years. A person is a tier
8 two offender if subparagraphs (A) to (C), inclusive, all apply, or
9 if subparagraphs (D) to (F), inclusive, all apply, or if subparagraph
10 (G) applies:

11 (A) The person's score on the SARATSO is moderate-high risk,
12 the person was convicted of a violent registerable offense, or the
13 person was convicted of a violation of Section 647.6.

14 (B) For a period of 20 years, commencing with the person's
15 initial registration date, the person is not convicted of a violent
16 registerable offense.

17 (C) For a period of 20 years, commencing with the person's
18 initial registration date, the person is not convicted of more than
19 one felony violation of the Act.

20 (D) The person was a tier one offender, but was convicted of
21 more than one felony violation of the Act, or was convicted of a
22 registerable offense or a violent felony, within 10 years from the
23 person's initial registration date.

24 (E) For a period of 20 years, commencing with the person's
25 conviction described in subparagraph (D), the person is not
26 convicted of a violent registerable offense.

27 (F) For a period of 20 years, commencing with the person's
28 conviction described in subparagraph (D), the person is not
29 convicted of a violation of the Act.

30 (G) The person is required by the court to register as a tier two
31 offender, pursuant to Section 290.006.

32 (5) A tier three offender shall be subject to the registration
33 requirements of the Act for life. A person is a tier three offender
34 if any of the following apply:

35 (A) The person's score on the SARATSO is high risk.

36 (B) Within 20 years of the person's initial registration date, the
37 person is convicted of a violent registerable offense.

38 (C) The person has at any time been committed to a state mental
39 hospital as a sexually violent predator pursuant to Article 4

1 (commencing with Section 6600) of Chapter 2 of Part 2 of Division
2 6 of the Welfare and Institutions Code.

3 (D) The person was a tier two offender, and subsequently was
4 convicted of more than one felony violation of the Act, or the
5 person is convicted of any violation of the Act after becoming a
6 tier two offender, and having previously been a tier one offender.

7 (E) The person is required to register pursuant to Section
8 290.004.

9 (F) The person is required by the court to register as a tier three
10 offender, pursuant to Section 290.006.

11 (6) Persons required to register pursuant to Section 290.005
12 shall be placed in the appropriate tier if the offense is assessed as
13 equivalent to a registerable offense. If the person's duty to register
14 pursuant to Section 290.005 is based solely on the requirement of
15 registration in another jurisdiction, the person shall be placed in
16 tier two, except that the person shall be placed in tier three if any
17 of the following apply:

18 (A) The person's score on the SARATSO is high risk.

19 (B) Within 20 years of the person's initial registration date, the
20 person is convicted of a violent registerable offense.

21 (C) The person has at any time been committed to a state mental
22 hospital or mental health facility in a proceeding similar to civil
23 commitment as a sexually violent predator pursuant to Article 4
24 (commencing with Section 6600) of Chapter 2 of Part 2 of Division
25 6 of the Welfare and Institutions Code.

26 (7) A person required to register as a tier two offender may, by
27 filing an application on a form approved by the Department of
28 Justice, petition the department for tier one status if the person was
29 convicted of a registerable offense, or adjudicated for an offense
30 described in subdivision (c) of Section 290.008, against no more
31 than one victim 12 to 17 years of age, inclusive; the person was
32 not more than 10 years older than the victim; and the act was illegal
33 due solely to the age of the minor. If the department determines
34 that the person meets the requirements for tier one status, the
35 department shall grant the petition. The petitioner bears the burden
36 of proving the facts that make the petitioner eligible for tier one
37 status.

38 (8) *Except as provided in subparagraph (E) of paragraph (3)*
39 *and subparagraph (G) of paragraph (4), the Department of Justice*

1 shall determine the tier level of each person required to register
2 pursuant to the Act, as follows:

3 (A) (i) Beginning January 1, 2012, a tier level shall be assigned
4 to each person who registered pursuant to the Act prior to January
5 1, 2012.

6 (ii) The Department of Justice shall assign tier levels to each
7 person who registered prior to January 1, 2012, by reviewing
8 registrants by birth year, starting with the oldest.

9 (B) Beginning January 1, 2014, a tier level shall be assigned
10 when the person registers pursuant to the Act for the first time.

11 (C) By January 1, 2017, a tier level shall have been assigned
12 to every person registered pursuant to the Act, except that the
13 Department of Justice shall not be required to assign a tier level
14 to a person who has not registered after January 1, 1996, unless
15 the person registers again.

16 SEC. 2. Section 290.006 of the Penal Code is amended to read:

17 290.006. Any person ordered by any court to register pursuant
18 to the Act for any offense not included specifically in subdivision
19 (c) of Section 290, shall so register, if the court finds at the time
20 of conviction or sentencing that the person committed the offense
21 as a result of sexual compulsion or for purposes of sexual
22 gratification. The court shall state on the record the reasons for its
23 findings and the reasons for requiring registration. The person shall
24 register as a tier one offender pursuant to Section 290, unless the
25 court states on the record the reasons for requiring the person to
26 register as a tier two or tier three offender pursuant to Section 290.

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