## **SENATE BILL No. 124**

February 6, 2001, Introduced by Senator JAYE and referred to the Committee on Judiciary.

A bill to amend 1994 PA 295, entitled

"Sex offenders registration act,"

by amending sections 8 and 8a (MCL 28.728 and 28.728a), section 8 as amended and section 8a as added by 1999 PA 85.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 8. (1) The department shall maintain a computerized
 data base of registrations and notices required under this act.
 (2) The department shall maintain a computerized data base
 separate from that described in subsection (1) to implement
 section 10(2) and (3). The data base shall consist of a compila tion of individuals registered under this act. -, but except as
 provided in this subsection, shall not include any individual
 registered solely because he or she had 1 or more dispositions
 for a listed offense entered under section 18 of chapter XIIA of
 the probate code of 1939, 1939 PA 288, MCL 712A.18, in a case

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1 that was not designated as a case in which the individual was to 2 be tried in the same manner as an adult under section 2d of chap-3 ter XIIA of the probate code of 1939, 1939 PA 288, MCL 712A.2d. 4 The exclusion for juvenile dispositions does not apply to a dis-5 position for a violation of section 520b or 520c of the Michigan 6 penal code, 1931 PA 328, MCL 750.520b and 750.520c, after the 7 individual becomes 18 years of age. The compilation of individu-8 als shall be indexed numerically by zip code area. Within each 9 zip code area, the compilation shall contain the name and 10 aliases, address, physical description, DIGITAL PHOTOGRAPH, and 11 birth date of each individual registered under this act who is 12 included in the compilation and who resides in that zip code area 13 and any listed offense of which the individual has been 14 convicted. The department shall update the compilation with new 15 registrations, deletions from registrations, and address changes 16 at the same time those changes are made to the data base 17 described in subsection (1). The department shall make the com-18 pilation available to each department post, local law enforcement 19 agency, and sheriff's department by the law enforcement informa-20 tion network. Upon request by a department post, local law 21 enforcement agency, or sheriff's department, the department shall 22 provide to that post, agency, or sheriff's department the infor-23 mation from the compilation in printed form for the zip code 24 areas located in whole or in part within the post's, agency's, or 25 sheriff's department's jurisdiction. The department shall make 26 the compilation or information from the compilation available to 27 a department post, local law enforcement agency, sheriff's

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department, and the public by electronic, computerized, or other
 similar means accessible to the post, agency, or sheriff's
 department. The electronic, computerized, or other similar means
 shall provide for <u>both</u> a search by name, <u>and by</u> ALIAS, zip
 code, AND ADDRESS.

6 (3) If a court determines that the public availability under
7 section 10 of any information concerning individuals registered
8 under this act, including names and aliases, addresses, physical
9 descriptions, or dates of birth, violates the constitution of the
10 United States or this state, the department shall revise the com11 pilation in subsection (2) so that it does not contain that
12 information.

Sec. 8a. For the electronic, computerized, or other similar means under section 8, the department shall <u>conduct a study to</u> determine the feasibility of providing PROVIDE for a search by alias and <u>of providing</u> PROVIDE mapping technology to show an address. The study shall consider the costs, programming sissues, and other similar issues. The department shall forward the study to the legislature not later than September 1, 2000. Enacting section 1. This amendatory act takes effect October 1, 2001.

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