## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## HOUSE BILL No. 1992 Session of 2003

INTRODUCED BY EGOLF, ARMSTRONG, BAKER, BALDWIN, BARRAR, BASTIAN, BEBKO-JONES, BENNINGHOFF, BIRMELIN, BROWNE, CAPPELLI, CIVERA, CORRIGAN, CREIGHTON, CRUZ, FORCIER, GABIG, GEIST, GRUCELA, HARHAI, HARHART, HARRIS, HERMAN, HERSHEY, HESS, HICKERNELL, HORSEY, HUTCHINSON, KELLER, LAUGHLIN, LEDERER, LEH, LYNCH, MARSICO, MCNAUGHTON, MELIO, R. MILLER, S. MILLER, MUNDY, NAILOR, PAYNE, REICHLEY, ROHRER, SATHER, SCAVELLO AND SHANER, SEPTEMBER 16, 2003

REFERRED TO COMMITTEE ON JUDICIARY, SEPTEMBER 16, 2003

## AN ACT

1 2 3 4 5	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, adding provisions relating to child molester control; and providing for sentencing for certain sexual offense convictions, for restrictions on parole or release and for certain treatment.	
6	The General Assembly of the Commonwealth of Pennsylvania	
7	hereby enacts as follows:	
8	Section 1. Chapter 97 of Title 42 of the Pennsylvania	
9	Consolidated Statutes is amended by adding a subchapter to read:	
10		SUBCHAPTER I
11		CHILD MOLESTER CONTROL
12	Sec.	
13	9799.21.	Short title of subchapter.
14	9799.22.	Definitions.
15	9799.23.	Sentencing for certain sexual offense convictions.
16	9799.24.	Restrictions on parole or release.

1 9799.25. Treatment.

2 9799.26. Regulation.

3 § 9799.21. Short title of subchapter.

4 This subchapter shall be known and may be cited as the Child 5 Molester Control Act.

6 § 9799.22. Definitions.

7 The following words and phrases when used in this subchapter 8 shall have the meanings given to them in this section unless the 9 context clearly indicates otherwise:

10 "Department." The Department of Corrections of the 11 Commonwealth.

12 "Serial child molester." A person who has been sentenced 13 pursuant to section 9799.23 (relating to sentencing for certain 14 sexual offense convictions).

15 "Sexual offense." A violation of any of the following:

16 18 Pa.C.S. § 3121 (relating to rape).

17 18 Pa.C.S. § 3122.1 (relating to statutory sexual18 assault).

19 18 Pa.C.S. § 3123 (relating to involuntary deviate sexual
20 intercourse).

21 18 Pa.C.S. § 3124.1 (relating to sexual assault).

18 Pa.C.S. § 3124.2 (relating to institutional sexual
assault).

24 18 Pa.C.S. § 3125 (relating to aggravated indecent25 assault).

26 18 Pa.C.S. § 3126 (relating to indecent assault).
27 18 Pa.C.S. § 4302 (relating to incest).

28 "Testosterone-lowering treatment." The use of leuprolide 29 acetate to reduce the capacity of a serial child molester to 30 commit a sexual offense in which the victim is a child under 13 20030H1992B2610 - 2 - years of age or the use of any other drug for this purpose that
 the department, in consultation with the Department of Health,
 determines is equivalent to or more effective than leuprolide
 acetate.

5 "

"Treatment." This term includes:

б

(1) Testosterone-lowering treatment.

7

8

(2) Weekly psychotherapy or at such other intervals as may be designated by regulation of the department.

9 (3) A polygraph examination relating to the purposes of10 this subchapter at least once every four months.

11 "Trier of fact." The jury or, if the defendant waives his
12 right to a jury determination, the court.

13 § 9799.23. Sentencing for certain sexual offense convictions. 14 (a) Life sentence. -- Notwithstanding any other provision of 15 this title or other statute to the contrary, a person who is 16 convicted in a court of this Commonwealth of a sexual offense in 17 which the victim was a child under 13 years of age shall be 18 sentenced to life imprisonment at total confinement if, at the 19 time of the commission of the current sexual offense, the person 20 had been previously convicted of a sexual offense in which the 21 victim was a child under 13 years of age.

(b) Mandatory minimum term of confinement.--Notwithstanding any other provision of this title or other statute to the contrary:

(1) Upon conviction of an offender in a court of this
Commonwealth of a sexual offense in which the victim was
under 13 years of age the court shall issue an order
directing that the offender serve a mandatory minimum prison
term of:

30 (i) Not less than 15 years at total confinement if, 20030H1992B2610 - 3 - 1 at the time of the commission of the current sexual 2 offense, the offender had been previously convicted of a 3 sexual offense in which the victim was a child under 13 4 years of age.

5 (ii) Not less than 30 years of total confinement if, 6 at the time of the commission of the sexual offense, the 7 offender had been previously convicted of two or more 8 sexual offenses in which the victims were children under 9 13 years of age.

(2) Upon conviction of an offender in a court of this 10 Commonwealth of a sexual offense in which the victim was 11 12 under 13 years of age, the court may issue an order directing 13 that the offender serve a mandatory minimum prison term of 14 life imprisonment without parole and without release from total confinement, if at the time of the commission of the 15 16 sexual offense, the offender had been previously convicted of three or more sexual offenses in which the victims were 17 18 children under 13 years of age and the court determines that 19 25 years of confinement is insufficient to protect the safety 20 of children.

(c) Mistake of age no defense.--It shall not be a defense in any sentencing proceeding subject to this section that the offender who committed the sexual offense believed that the victim was 13 years of age or older.

25 (d) Equivalent convictions in other jurisdictions.--A 26 conviction for a criminal offense committed in another state or 27 criminal jurisdiction that is substantially equivalent to a 28 sexual offense shall be considered a conviction for a sexual 29 offense for purposes of determining whether the offender is 30 subject to sentencing pursuant to this section if the trier of 20030H1992B2610 -4 - fact, in the sentencing proceeding prescribed in this section,
 determines that the victim was under 13 years of age at the time
 of such offense in the other state or jurisdiction.

4 (e) Proof at sentencing. -- The provisions of this section shall not be an element of the crime. Notice of the 5 Commonwealth's intention to proceed under this section shall be 6 provided to the offender prior to the trial. If the Commonwealth 7 8 provides notice to the offender and the court of its intent to proceed under this section prior to the trial and the trier of 9 10 fact returns a guilty verdict against the offender on the 11 underlying sexual offense, or the offender pleads guilty or nolo contendere to such offense, the court shall conduct an immediate 12 hearing on the applicability of this section. The offender shall 13 be sentenced in accordance with subsections (a) and (b) if the 14 15 trier of fact finds, by proof beyond a reasonable doubt, that 16 each of the following elements exist:

17 (1) The offender was found guilty of the underlying
18 sexual offense or pleaded guilty or nolo contendere to the
19 underlying sexual offense.

20 (2) The victim of the underlying sexual offense was a21 child under 13 years of age.

(3) The offender, at the time of the commission of the current sexual offense, has a previous conviction or convictions for a sexual offense in which the victim was a child under 13 years of age, regardless of whether any such previous conviction occurred on, before or after the effective date of this section.

28 Should a previous conviction be vacated and an acquittal or 29 final discharge entered subsequent to imposition of sentence 30 under this section, the offender shall have the right to 20030H1992B2610 - 5 - petition the sentencing court for reconsideration of sentence if
 this section would not have been applicable except for the
 conviction which was vacated.

4 (f) Authority of court in sentencing.--There shall be no 5 authority in any court to impose on an offender to which this 6 section is applicable any lesser sentence than provided for in 7 this section or to place the offender on probation or to suspend 8 sentence. Sentencing guidelines promulgated by the Pennsylvania 9 Commission on Sentencing shall not supersede the mandatory 10 sentence provided in this section.

11 (g) Appeal by Commonwealth.--If a sentencing court shall 12 refuse to apply this section where applicable, the Commonwealth 13 shall have the right to appellate review of the action of the 14 sentencing court. The appellate court shall vacate the sentence 15 and remand the case to the sentencing court for the imposition 16 of a sentence in accordance with this section if it finds that 17 the sentence was imposed in violation of this section.

18 § 9799.24. Restrictions on parole or release.

19 (a) General rule.--No serial child molester shall be 20 eligible for parole or other release from total confinement 21 before the expiration of the life imprisonment term prescribed 22 by section 9799.23(a) (relating to sentencing for certain sexual 23 offense convictions) unless:

(1) the serial child molester qualifies for release
under this section and undergoes treatment under section
9799.25 (relating to treatment); or

(2) the department determines, on the basis of clear and
 convincing evidence, that the serial child molester no longer
 presents a danger to children.

30 (b) Notice to district attorney.--The department shall
20030H1992B2610 - 6 -

notify the district attorney of the county in which the serial
 child molester was sentenced pursuant to section 9799.23(a), who
 shall have standing to be a party in the determination
 proceeding and to appeal any adverse decision.

5 (c) Minimum period of incarceration.--A serial child 6 molester sentenced under section 9799.23(b)(1) shall be 7 ineligible for release or parole until the serial child molester 8 has been incarcerated for the minimum period of imprisonment at 9 total confinement prescribed in section 9799.23(b)(1).

10 (d) Restriction on parole.--No parole or other release shall 11 be authorized by this subchapter if, at the time of the request 12 for such parole or release, there are other reasonable grounds 13 for denying parole or release.

14 § 9799.25. Treatment.

(a) Authority to administer.--The department shall
administer treatment to a serial child molester as provided in
this section if:

18 (1) The department determines, after receipt of a
19 recommendation from a licensed psychiatrist who is designated
20 by the department, that the serial child molester is an
21 appropriate candidate for treatment.

(2) The department receives a written agreement signed
by the serial child molester to undergo treatment in
accordance with this section.

25 (b) Duration of treatment.--

(1) A serial child molester to whom treatment is
administered under this section may not be released from
total confinement or paroled unless testosterone-lowering
treatment has been administered for at least two months prior
to the serial child molester's release or parole.

20030H1992B2610

- 7 -

1 (2) A serial child molester who is released from total 2 confinement or paroled shall continue treatment until the 3 department determines, by clear and convincing evidence, that 4 treatment is no longer necessary or appropriate for the 5 serial child molester.

6 (3) In any case where parole or release of a serial 7 child molester is based on the receipt of treatment, 8 continuing compliance with the requirements of this 9 subchapter shall be a condition for continued release or 10 parole.

11 (c) Failure or refusal to continue treatment.--

12 (1)If after release from confinement a serial child 13 molester subject to this section willfully fails or refuses to appear for treatment as required by the department or 14 15 willfully fails or refuses to allow the administration of 16 treatment, the serial child molester shall be arrested and returned to incarceration where the serial child molester 17 18 shall remain in confinement unless the serial child molester 19 subsequently becomes eligible for release pursuant to this 20 subchapter.

(2) In no case shall the serial child molester be
eligible for release for a period of at least two years
following incarceration pursuant to this subsection.

(d) Random testing of testosterone levels.--A serial child molester subject to treatment under this section shall undergo random testing at least three times during each 12-month period at the direction of the department in order to determine the serial child molester's testosterone level.

29 (e) Voluntary surgical castration.--A serial child molester 30 may voluntarily choose to undergo surgical castration as an 20030H1992B2610 - 8 - alternative to testosterone-lowering treatment, provided that
 the serial child molester satisfies the psychotherapy and
 polygraph examination requirements of treatment.

4 (f) Information on treatment.--Prior to the commencement of 5 any testosterone lowering treatment or surgical castration under 6 subsection (e), the department shall inform the serial child 7 molester about the effect of treatment and any side effects that 8 may result therefrom. The serial child molester subject to 9 treatment shall acknowledge receipt of this information in 10 writing.

(g) Payment of treatment costs.--A serial child molester who is subject to treatment under this section shall pay a reasonable fee to cover the costs of providing treatment. The department, at the expense of the Commonwealth, may provide for the reduction, deferral or waiver of payment if the serial child molester is financially unable to pay the fee.

(h) Conscience clause.--No State employee who is a physician or other professional medical person may be compelled against the employee's conscience to administer treatment under this section.

(i) Immunity.--A physician or qualified mental health professional who acts in good faith in compliance with the provisions of this section shall be immune from civil or criminal liability for his actions in connection with such good faith compliance.

26 § 9799.26. Regulation.

27 The department may adopt any rules, regulations and 28 guidelines necessary and proper for the administration of this 29 subchapter.

30 Section 2. This act shall take effect in 60 days. H28L42DMS/20030H1992B2610 - 9 -