Sponsor(s): Representatives Anderson, Barlean, O'Brien, Haigh, Tokuda, Lovick and Edmonds

Brief Description: Prohibiting level II and III sex offenders from residing in public parks or playgrounds.

HB 2555 - DIGEST

Provides that a person classified as a risk level II or III sex offender may not camp, maintain a camp or tent, be present, or sleep overnight between dusk and 6 a.m.; dwell; reside; or maintain a temporary or permanent residence of any kind on the grounds of any public park or playground.

Declares that a person classified as a risk level II or III sex offender who dwells, resides, sleeps, or maintains a temporary or permanent residence of any kind in a public park or playground is guilty of a gross misdemeanor.

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