

H.B. 161

SEX OFFENDERS' CONTACT WITH CHILDREN

Representative **Richard A. Greenwood** proposes the following amendments:

1. *Page 1, Line 15:*

15 ▶ provides that it is a {~~third degree felony~~} class A misdemeanor for any sex offender whose offense was

2. *Page 1, Line 19:*

19 child's parent or guardian authorizing the offender to accompany the child; {~~or~~}

3. *Page 1, Line 22:*

22 child's home; or
= = • = the child is the natural child of the sex offender, and the offender is not prohibited by any court order, or probation or parole provision, from contact with the child;

4. *Page 10, Line 286:*

286 (2) A sex offender subject to registration under Section {~~77-27-21.7~~} 77-27-21.5 for the commission

5. *Page 10, Lines 287 through 288:*

287 of an offense committed against a child younger than 14 years of age is guilty of a {~~third degree~~
288 ~~felony~~} class A misdemeanor if the sex offender requests, invites, or allows a child to accompany the sex offender.

6. *Page 10, Line 294:*

294 the child only at the date and location specified in the authorization; {~~or~~}

7. *Page 10, Line 297:*

297 residence, but in no other location ; or
(c) the child is the natural child of the sex offender, and the offender is not prohibited by any court order, or probation or parole provision, from contact with the child .

8. *Page 10, Lines 299 through 300:*

299 under Section ~~{77-21-21.7}~~ 77-27-21.5 for an additional five years subsequent to the required
registration

300 under Section ~~{77-21-21.7}~~ 77-27-21.5 .