Overview

Current law requires specified offenders to register their residence address with a correction agent or law enforcement for the later of (1) ten years after initial registration or (2) expiration of probation, supervised release, or conditional release. This bill provides that an individual required to register because of committing criminal sexual conduct may not be a candidate for school board.

1 Sex offender school board eligibility. Amends the school law to state that an individual is not eligible to be a school board candidate if the individual has been convicted of a sex offense for which registration is required by law. Provides for determining eligibility by registration requirements in effect at the time of filing for office, not at the time of conviction.

2 School board member; ineligibility; sex offender. Amends the school election chapter of the election code. Prohibits an individual from filing an affidavit of candidacy for school board if the individual has been convicted of a sex offense for which registration is required by law. Provides for determining eligibility by registration requirements in effect at the time of filing for office, not at the time of conviction.