

Sec. 54-369. - Loitering or prowling by persons convicted of certain sex offenses.

It shall be unlawful for any person who has been convicted of a violation of F.S. § 787.01, F.S. §787.02, F.S. § 794.011, F.S. § 800.04, F.S. § 827.071, or F.S. § 847.0145, or any amendments thereto, regardless of whether adjudication has been withheld, in which the victim of the offense was less than 16 years of age, or any person who is designated as a sexual predator, sexually violent predator, or sexual offender in another state or jurisdiction subject to registration or community notification under Florida law to loiter or prowl as proscribed in F.S. § 856.021 within 300 feet of a place where children regularly congregate, including a school, designated public school bus stop, child care facility, playground, or park.

(Ord. No. 4159-08, § 2, 7-28-2008)