Public Safety and Correctional Services, through a certain Internet posting of current-registrants, to allow the public to electronically transmit-certain information to the Department, to certain parole and probation agents, and to local law enforcement: requiring the Department to allow certain members of the public, by request, to receive electronic mail notification of the release and registration information of certain offenders; authorizing the Department or a local law enforcement unit to provide certain information to a certain person under certain circumstances; requiring the Department to adopt certain regulations; altering the classification of the crime from a misdemeanor to a felony and increasing the maximum penaltics for a person convicted of knowingly failing to register as an offender for certain crimes, knowingly failing to provide a certain written notice to the Department, and knowingly providing false information of a material fact on a certain registration statement; prohibiting certain registrants from entering the real property of certain schools, day care homes, child care homes, or child care institutions under certain circumstances; establishing certain penalties; requiring a sentence for a certain category of sexual offender to include a term of extended sexual offender parole supervision; creating certain exceptions; giving a certain judge discretion to impose a term of extended sexual offender parole supervision for a certain eategory of sexual offender; requiring that a term of extended sexual offender parole supervision have a certain minimum and a possible certain maximum period and commence at the expiration of a certain term; requiring a judge to state on the record at a certain time that a certain defendant's sentence shall include a term of extended sexual offender parole supervision; requiring that the Commission establish and administer certain extended sexual offender parole supervision that sets out certain conditions and is based upon a certain risk assessment and elassification; requiring the Commission to hear and adjudicate certain cases; authorizing the Commission to impose certain sanctions on certain registrants; providing that imprisonment for a certain violation is not subject to diminution credits; authorizing certain specific conditions of extended sexual offender parole supervision agreements; requiring the Commission to hear and adjudicate a certain petition for discharge from extended sexual offender parole supervision; authorizing a certain registrant to petition for discharge after serving a certain period of extended supervision; authorizing a registrant whose petition for discharge is denied to petition for discharge again after a certain period; requiring a certain petition for discharge to include a certain risk assessment of a registrant and a recommendation from a certain sexual offender management team; prohibiting the Commission from discharging a registrant from certain supervision unless the Commission determines that the registrant no longer poses an unacceptable risk to community safety; requiring the Commission to, by regulation, establish certain notice and hearing procedures; providing that the Commission has certain powers for the purpose of carrying out certain duties; requiring the Commission to appoint a certain administrator; providing that participation in a certain treatment program shall not prohibit a convicted individual from continuing to maintain a certain innocence; requiring that a sexual offender parole supervision be conducted by a sexual offender management team under the supervision of the Division of Parole and Probation; requiring a sexual offender