

ORDINANCE NO. 2006-O-4B

AN ORDINANCE OF THE CITY OF ANGLETON, TEXAS MAKING IT UNLAWFUL FOR CERTAIN SEX OFFENDERS TO RESIDE WITHIN 1,000 FEET OF PREMISES WHERE CHILDREN GATHER; PROVIDING EXCEPTIONS; PROHIBITING PROPERTY OWNERS FROM RENTING REAL PROPERTY TO CERTAIN SEX OFFENDERS; PROVIDING FOR A PENALTY; PROVIDING FINDINGS OF FACT AND OTHER MATTERS RELATED THERETO.

WHEREAS, the City of Angleton, Texas, (herein the “City”), being a home-rule city having authority to utilize police power regulation for the health, safety and general welfare of the citizens of the City; and,

WHEREAS, the City Council is deeply concerned about the numerous and recent occurrences in our state and elsewhere, whereby sex offenders convicted of sexual offenses involving children, who have been released from custody and repeat the unlawful acts for which they had been originally convicted; and,

WHEREAS, the City Council finds from the evidence the recidivism rate for released sex offenders is alarmingly high, especially for those who commit their crimes against children; and,

WHEREAS, the City is becoming an increasingly attractive place for families with young children; and,

WHEREAS, the City Council finds that establishing a policy to restrict the property available for residence of sex offenders will provide better protection for children gathering in the City; and

WHEREAS, Article 42.12(13B) of the Texas Code of Criminal Procedure, provides a 1,000 foot safety zone for children, as a condition of probation for those convicted of certain sexual offenses; and

WHEREAS, the laws of the State of Texas, including those found in Chapter 51 of the Texas Local Government Code, and the City Charter provide the City authority to adopt ordinances for the good government, peace, order, and welfare of the municipality;

NOW THEREFORE, BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF ANGLETON, TEXAS:

Section 1. That the Code of Ordinances, City of Angleton, Texas is hereby amended by adding a chapter, to be numbered Chapter 29, Regulation of Sex Offender Residency, which said chapter shall read as follows:

“CHAPTER 29: REGULATION OF SEX OFFENDER RESIDENCY

Section 1. Finding and Intent.

The foregoing recitals are hereby found to be true and correct and are hereby adopted by the City Council and made a part hereof for all purposes as findings of fact. Further, the City Council finds that sex offenders that use physical violence and who are convicted of preying on children are sexual predators who present an extreme threat to the health, safety and welfare of children. Sex offenders are likely to use physical violence, to repeat an offense, have many more victims than are ever reported, are prosecuted for only a fraction of their actual sexual offenses, and children not only lack the ability to protect themselves but additional measures should be taken to keep known sex offenders from having access to children in areas where children generally feel safe.

It is the intent of this ordinance to serve the city's compelling interest to promote, protect and improve the health, safety and welfare of the citizens of the City by creating areas around locations where children regularly congregate in concentrated numbers wherein certain registered sex offenders and sexual predators are prohibited from establishing temporary or permanent residency.

Section 2. Definitions.

The following words, terms, and phrases; when used in this section, shall have the meanings ascribed to them in this section, except where the context clearly indicates a different meaning;

“Permanent residence” means a place where the person abides, lodges or resides for 14 or more consecutive days.

“Temporary residence” means a place where the person abides, lodges or resides for a period of 14 or more days in the aggregate during any calendar year and which is not the person's permanent address, or a place where the person routinely abides, resides or lodges for a period of 4 or more consecutive or nonconsecutive days in any month and which is not the person's permanent residence.

“Registered sex offender or sexual predator” means a person who has been convicted of a sex crime which requires that person to register on the Department of Public Safety's Sex Offender Database.

Section 3. Sex Offender Residency Prohibition; Penalty; and Exceptions.

- (a) If a person is required to register on the Department of Public Safety's Sex Offender Database because of a violation involving a victim who was less than sixteen (16) years of age, it is unlawful for that person to establish a permanent residence or temporary residence within 1,000 feet of any premise where children commonly gather, including a playground, school, day care facility, video arcade facility, public or private youth center, public parks or public swimming pool, as those terms are defined in Article 481.134 of the Health and Safety Code of the State of Texas. It shall be prima facie evidence that this chapter applies to such a person if the person's record appears on the Database and the Database indicates that the victim was less than sixteen (16) years of age.
- (b) For the purpose of determining the minimum distance separation, the requirement shall be measured by following a straight line from the outer property line of the permanent or temporary residence to the nearest property line of the premises where children commonly gather, as described herein, or in the case of multiple residences on one property, measuring from the nearest wall of the building or structure occupied or the parking/driveway, which ever is closer to the nearest property line of the premises where children commonly gather, as described herein. A map generally depicting the prohibited areas is attached to this ordinance for representation purposes. The city shall review the map at least annually for changes, and it will be available at the Angleton Police Department. In addition, the Angleton Police Department will indicate on said map the known locations where registered sex offenders live based on the information available to the Angleton Police Department. The City of Angleton and the Angleton Police Department assumes no liability and makes no guarantees of the accuracy of these maps, but as a matter of public information will use its best efforts to assure that all persons desiring to know where known registered sex offenders live, will have the best and most recent information available to the Angleton Police Department of all public information that can legally be disclosed.
- (C) **Penalty.** Any person violating a provision of this chapter shall be guilty of a misdemeanor, and upon conviction shall be subject to a fine in accordance with the general penalty section 1-14 of the Code of Ordinances.

(d) **Exceptions.** Nothing in this ordinance shall be interpreted to modify or reduce the State's child safety ban. A person, as described in subsection (a), residing within 1,000 feet of those places where children commonly gather does not commit a violation of this chapter if any of the following apply:

- (1) The person established the permanent or temporary residence and has complied with all the sex offender registration laws of the State of Texas, prior to the date of the adoption of this ordinance.
- (2) The person was a minor when he/she committed the offense and was not convicted as an adult.
- (3) The person is a minor.
- (4) The premises where children commonly gather, as specified herein, within 1,000 feet of the person's permanent or temporary residence was opened after the person established the permanent or temporary residence and complied with all sex offender registration laws of the State of Texas.
- (5) The person proves that the information on the Database is incorrect and that, if corrected, this chapter would not apply to the person.

Section 4. Property Owners Prohibited from Renting Real Property to Sex Offenders; Penalty.

- (a) It is unlawful to let or rent any place, structure or part thereof, manufactured home, trailer, or other conveyance, with the knowledge that it will be used as a permanent residence or temporary residence by any person prohibited from establishing such permanent residence or temporary residence pursuant to the terms of this chapter, if such place, structure or part thereof, manufactured home, trailer, or other conveyance is located within 1,000 feet, as defined in Section 3(b), of any premises where children commonly gather, including a playground, school, day care facility, video arcade facility, public or private youth center, or public swimming pool, or public park as those terms are defined in Article 481.134 of the Health and Safety Code of the State of Texas.
- (b) **Penalty.** Any person, firm or corporation violating a provision of this chapter shall be guilty of a misdemeanor, and upon conviction shall be subject to a fine in accordance with the general penalty section 1-14 of the Code of Ordinances."

Section 5. Severability.

Should any section or part of this ordinance be held unconstitutional, illegal, or invalid, or the application to any person or circumstance for any reasons thereof ineffective or inapplicable, such unconstitutionality, illegality, invalidity, or ineffectiveness of such section or part shall in no way affect, impair or invalidate the remaining portion or portions thereof; but as to such remaining portion or portions, the same shall be and remain in full force and effect and to this end the provisions of this ordinance are declared to be severable.

Section 6. Publication.

The City Secretary of the City of Angleton is hereby directed to publish this ordinance, or its caption and penalty clause, in the official City newspaper as required by the Charter of the City of Angleton, Texas.

Section 7. Effective Date.

This ordinance shall take effect immediately from and after its passage and the penalty provided in this ordinance shall be effective after the publication in accordance with the provisions of *Chapt. 52, Tex. Loc. Gov't. Code* and the City of Angleton Charter.

Section 8. Open Meetings.

It is hereby officially found and determined that the meeting at which this ordinance is passed was open to the public as required and that public notice of the time, place, and purpose of said meeting was given as required by the Open Meetings Act, *Chapt. 551, Tex. Gov't. Code.*

PASSED AND APPROVED on the 25th day of April 2006.

CITY OF ANGLETON, TEXAS:

L.M. "Matt" Sebesta, Jr, Mayor

ATTEST: By: Amanda Davenport, City Secretary

APPROVED AS TO FORM: By: Keith Vaughan, City Attorney