



MISSOURI HOUSE OF REPRESENTATIVES
WITNESS APPEARANCE FORM

BILL NUMBER: HB 3068		DATE: 2/17/2026	
COMMITTEE: Crime and Public Safety			
TESTIFYING: <input checked="" type="checkbox"/> IN SUPPORT OF <input type="checkbox"/> IN OPPOSITION TO <input type="checkbox"/> FOR INFORMATIONAL PURPOSES			
WITNESS NAME			
REGISTERED LOBBYIST:			
WITNESS NAME: SARAH SCHLEMEIER		PHONE NUMBER: 573-826-1274	
REPRESENTING: MISSOURI ALLIANCE FOR FAMILY RESTORATION		TITLE:	
ADDRESS: 419 E CAPITOL AVE			
CITY: JEFFERSON CITY		STATE: MO	ZIP: 65101
EMAIL: sgh@molobby.com	ATTENDANCE: In-Person	SUBMIT DATE: 2/17/2026 4:29 PM	
THE INFORMATION ON THIS FORM IS PUBLIC RECORD UNDER CHAPTER 610, RSMo.			



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WITNESS NAME			
INDIVIDUAL:			
WITNESS NAME: ARNIE "HONEST-ABE" DIENOFF-STATE PUBLIC ADVOCATE		PHONE NUMBER:	
BUSINESS/ORGANIZATION NAME:		TITLE:	
ADDRESS:			
CITY:		STATE:	ZIP:
EMAIL:	ATTENDANCE: In-Person	SUBMIT DATE: 2/17/2026 11:59 PM	

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I am Opposed to this Legislation. By not Disclosing to the Public and being fully Transparent is a mere cover-up for bad-actors. These Lists need to be accurate and truthful to protect Children, Neighborhoods and Communities. Do NOT change the current State Laws and Reporting Disclosure Requirements.



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WITNESS NAME			
INDIVIDUAL:			
WITNESS NAME: SARAH BERRY		PHONE NUMBER:	
BUSINESS/ORGANIZATION NAME:		TITLE:	
ADDRESS:			
CITY:		STATE:	ZIP:
EMAIL:	ATTENDANCE: Written	SUBMIT DATE: 2/17/2026 7:55 PM	

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HB 3068 restructures Missouri’s sex offender registry, expands reporting obligations, increases public dissemination, centralizes tier authority, and restricts judicial remedies. Several provisions create foreseeable constitutional exposure.

1. Ex Post Facto Risk

U.S. Const. art. I, § 10; Mo. Const. art. I, § 13

Expanded reporting requirements (online identifiers, temporary residence, international travel) and heightened public disclosure, if applied retroactively, risk being deemed punitive in effect.

Smith v. Doe, 538 U.S. 84 (2003); Doe v. Snyder, 834 F.3d 696 (6th Cir. 2016).

2. First Amendment Exposure

Mandatory reporting of online identifiers before use and searchable publication implicate anonymous speech and associational rights.

Packingham v. North Carolina, 582 U.S. 98 (2017).

3. Due Process Concerns

Tier determinations ultimately controlled by the Highway Patrol and removal conditioned on a finding that a registrant is not a “current or potential threat” lack defined statutory standards.

Vagueness and arbitrary enforcement challenges are foreseeable.

4. Separation of Powers

Declaring § 589.401 the “sole remedy” and restricting declaratory actions does not eliminate courts’ constitutional authority to adjudicate claims.

Mo. Const. art. II, § 1.

Legislative Notice:

Absent explicit non-retroactivity safeguards, defined tier standards, and narrowly tailored speech and publication provisions, HB 3068 presents material litigation risk under the Ex Post Facto Clause, First Amendment, Due Process Clause, and separation-of-powers doctrine.

This notice is submitted to preserve legislative awareness and record foreseeability.