Sixtieth Legislative Assembly of North Dakota

FIRST ENGROSSMENT with House Amendments

ENGROSSED SENATE BILL NO. 2248

Introduced by

Senators Hacker, Nelson, Stenehjem

Representatives Dahl, Delmore, L. Meier

1 A BILL for an Act to amend and reenact sections 12.1-20-05.1, 29-03-01.1, and 29-03-09 of the

2 North Dakota Century Code, relating to the luring of a minor by electronic means, persons

3 liable for prosecution in this state, and the venue of certain offenses; to provide a penalty; and

4 to declare an emergency.

5 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

6 **SECTION 1. AMENDMENT.** Section 12.1-20-05.1 of the North Dakota Century Code 7 is amended and reenacted as follows:

8 12.1-20-05.1. Luring minors by computer <u>or other electronic means</u>. An adult is
9 guilty of luring minors by computer <u>or other electronic means</u> when:

101. The adult knows the character and content of a communication that, in whole or in11part, implicitly or explicitly discusses or depicts actual or simulated nudity, sexual12acts, sexual contact, sadomasochistic abuse, or other sexual performances and13uses any computer communication system or other electronic means that allows14the input, output, examination, or transfer of computer data or computer programs15from one computer or electronic device to another to initiate or engage in such16communication with a person the adult believes to be a minor; and

By means of that communication the adult importunes, invites, or induces a person
 the adult believes to be a minor to engage in sexual acts or to have sexual contact
 with the adult, or to engage in a sexual performance, obscene sexual performance,
 or sexual conduct for the adult's benefit, satisfaction, lust, passions, or sexual
 desires.

A violation of this section is a class A misdemeanor, but if the adult is <u>less than</u>
 <u>twenty-two years of age and reasonably believes the minor is age fifteen to</u>
 <u>seventeen. If the adult is less than twenty-two years of age and reasonably</u>

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1		believes the minor is under age fifteen, or the adult is twenty-two years of age or
2		older or and the adult reasonably believes the minor is under the age of fifteen <u>to</u>
3		seventeen, violation of this section is a class C felony. If the adult is twenty-two
4		years of age or older and the adult reasonably believes the minor is under the age
5		of fifteen, violation of this section is a class B felony. The court shall sentence an
6		adult convicted of a class B or class C felony under this section to serve a term of
7		imprisonment of at least one year, except the court may sentence an individual to
8		less than one year if the individual did not take a substantial step toward meeting
9		with the minor.
10	SECTION 2. AMENDMENT. Section 29-03-01.1 of the North Dakota Century Code is	
11	amended and reenacted as follows:	
12	29-03-01.1. When persons liable to prosecution in this state. Any person who	
13	commits or	e or more of the following acts and is thereafter found in this state is liable to
14	prosecution under the laws of this state:	
15	1.	Commission of a robbery or theft outside this state and bringing the stolen property
16		into this state.
17	2.	Soliciting, while outside this state, criminal action within this state.
18	3.	Soliciting, while outside this state, sexual contact with a person believed to be a
19		minor who at the time of the solicitation is located in this state.
20	<u>4.</u>	Commission of kidnapping or felonious restraint when the victim is brought into this
21		state.
22	SECTION 3. AMENDMENT. Section 29-03-09 of the North Dakota Century Code is	
23	amended and reenacted as follows:	
24	29-03-09. Venue of kidnapping, forcible restraint, unlawful imprisonment,	
25	electronic luring, or prostitution cases. The venue of a criminal action for any of the	
26	following offenses is in any county in which the offense is committed, or into or out of which the	
27	individual upon whom the offense was committed may have been brought, in the course of the	
28	commission of the offense, or in which an act was done by the accused in instigating,	
29	procuring, promoting, soliciting, or facilitating the commission of the offense:	
30	1.	For kidnapping Kidnapping, forcible restraint, or unlawful imprisonment, in violation
31		of chapter 12.1-18; or

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- For <u>A</u> violation of section 12.1-29-01, 12.1-29-02, or 12.1-29-03 relating to
 prostitution,
- 3 is in any county in which the offense is committed, or into or out of which the person upon
- 4 whom the offense was committed may have been brought, in the course of the commission of
- 5 the offense, or in which an act was done by the accused in instigating, procuring, promoting,
- 6 soliciting, or facilitating the commission of the offense; or
- 7 3. Luring a minor by computer or other electronic means in violation of section
- 8 <u>12.1-20-05.1</u>.
- 9 **SECTION 4. EMERGENCY.** This Act is declared to be an emergency measure.