SUBSTITUTE FOR SENATE BILL NO. 7

A bill to amend 1931 PA 328, entitled "The Michigan penal code,"

(MCL 750.1 to 750.568) by adding section 145d.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 SEC. 145D. (1) A PERSON SHALL NOT USE THE INTERNET OR A
- 2 COMPUTER, COMPUTER PROGRAM, COMPUTER NETWORK, OR COMPUTER SYSTEM
- 3 TO COMMUNICATE WITH ANY PERSON FOR THE PURPOSE OF DOING ANY OF
- 4 THE FOLLOWING:
- 5 (A) COMMITTING, ATTEMPTING TO COMMIT, CONSPIRING TO COMMIT,
- 6 OR SOLICITING ANOTHER PERSON TO COMMIT CONDUCT PROSCRIBED UNDER
- 7 SECTION 145C, 349, 411H, 411I, 520B, 520C, 520D, 520E, OR 520G IN
- 8 WHICH THE VICTIM OR INTENDED VICTIM IS A MINOR.
- 9 (B) COMMITTING, ATTEMPTING TO COMMIT, CONSPIRING TO COMMIT,
- 10 OR SOLICITING ANOTHER PERSON TO COMMIT CONDUCT PROSCRIBED UNDER
- 11 SECTION 145A, 157C, OR 350.

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- 1 (2) EXCEPT AS PROVIDED IN SUBSECTION (3), A PERSON WHO
- 2 VIOLATES SUBSECTION (1) IS GUILTY OF A FELONY PUNISHABLE BY
- 3 IMPRISONMENT FOR NOT MORE THAN 2 YEARS OR A FINE OF NOT MORE THAN
- 4 \$2,000.00, OR BOTH.
- 5 (3) A PERSON WHO VIOLATES SUBSECTION (1) AND WHO HAS 1 OR
- 6 MORE PRIOR CONVICTIONS IS GUILTY OF A FELONY PUNISHABLE BY
- 7 IMPRISONMENT FOR NOT MORE THAN 5 YEARS OR A FINE OF NOT MORE THAN
- 8 \$5,000.00, OR BOTH.
- 9 (4) THE COURT MAY ORDER THAT A TERM OF IMPRISONMENT IMPOSED
- 10 UNDER THIS SECTION BE SERVED CONSECUTIVELY TO AND PRECEDING ANY
- 11 TERM OF IMPRISONMENT IMPOSED FOR CONVICTION OF THE UNDERLYING
- 12 OFFENSE.
- 13 (5) THIS SECTION DOES NOT PROHIBIT A PERSON FROM BEING
- 14 CHARGED WITH, CONVICTED OF, OR PUNISHED FOR ANY OTHER VIOLATION
- 15 OF LAW COMMITTED BY THAT PERSON WHILE VIOLATING OR ATTEMPTING TO
- 16 VIOLATE THIS SECTION, INCLUDING THE UNDERLYING OFFENSE.
- 17 (6) THIS SECTION APPLIES REGARDLESS OF WHETHER THE PERSON IS
- 18 CONVICTED OF COMMITTING, ATTEMPTING TO COMMIT, CONSPIRING TO
- 19 COMMIT, OR SOLICITING ANOTHER PERSON TO COMMIT THE UNDERLYING
- 20 OFFENSE.
- 21 (7) A VIOLATION OR ATTEMPTED VIOLATION OF THIS SECTION
- 22 OCCURS IF THE COMMUNICATION ORIGINATES, TERMINATES, OR BOTH ORIG-
- 23 INATES AND TERMINATES IN THIS STATE.
- 24 (8) A VIOLATION OR ATTEMPTED VIOLATION OF THIS SECTION MAY
- 25 BE PROSECUTED IN ANY JURISDICTION IN WHICH THE COMMUNICATION
- 26 ORIGINATED OR TERMINATED.

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- 1 (9) IF THE PROSECUTING ATTORNEY INTENDS TO SEEK AN ENHANCED
- 2 SENTENCE BASED UPON THE DEFENDANT HAVING 1 OR MORE PRIOR
- 3 CONVICTIONS, THE PROSECUTING ATTORNEY SHALL INCLUDE ON THE COM-
- 4 PLAINT AND INFORMATION A STATEMENT LISTING THE PRIOR CONVICTION
- 5 OR CONVICTIONS. THE EXISTENCE OF THE DEFENDANT'S PRIOR CONVIC-
- 6 TION OR CONVICTIONS SHALL BE DETERMINED BY THE COURT, WITHOUT A
- 7 JURY, AT SENTENCING OR AT A SEPARATE HEARING FOR THAT PURPOSE
- 8 BEFORE SENTENCING. THE EXISTENCE OF A PRIOR CONVICTION MAY BE
- 9 ESTABLISHED BY ANY EVIDENCE RELEVANT FOR THAT PURPOSE, INCLUDING,
- 10 BUT NOT LIMITED TO, 1 OR MORE OF THE FOLLOWING:
- 11 (A) A COPY OF THE JUDGMENT OF CONVICTION.
- 12 (B) A TRANSCRIPT OF A PRIOR TRIAL, PLEA-TAKING, OR
- 13 SENTENCING.
- 14 (C) INFORMATION CONTAINED IN A PRESENTENCE REPORT.
- 15 (D) THE DEFENDANT'S STATEMENT.
- 16 (10) AS USED IN THIS SECTION:
- 17 (A) "COMPUTER" MEANS ANY CONNECTED, DIRECTLY INTEROPERABLE
- 18 OR INTERACTIVE DEVICE, EQUIPMENT, OR FACILITY THAT USES A COM-
- 19 PUTER PROGRAM OR OTHER INSTRUCTIONS TO PERFORM SPECIFIC OPERA-
- 20 TIONS INCLUDING LOGICAL, ARITHMETIC, OR MEMORY FUNCTIONS WITH OR
- 21 ON COMPUTER DATA OR A COMPUTER PROGRAM AND THAT CAN STORE,
- 22 RETRIEVE, ALTER, OR COMMUNICATE THE RESULTS OF THE OPERATIONS TO
- 23 A PERSON, COMPUTER PROGRAM, COMPUTER, COMPUTER SYSTEM, OR COM-
- 24 PUTER NETWORK.
- 25 (B) "COMPUTER NETWORK" MEANS THE INTERCONNECTION OF HARDWIRE
- 26 OR WIRELESS COMMUNICATION LINES WITH A COMPUTER THROUGH REMOTE

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- 1 TERMINALS, OR A COMPLEX CONSISTING OF 2 OR MORE INTERCONNECTED
- 2 COMPUTERS.
- 3 (C) "COMPUTER PROGRAM" MEANS A SERIES OF INTERNAL OR EXTER-
- 4 NAL INSTRUCTIONS COMMUNICATED IN A FORM ACCEPTABLE TO A COMPUTER
- 5 THAT DIRECTS THE FUNCTIONING OF A COMPUTER, COMPUTER SYSTEM, OR
- 6 COMPUTER NETWORK IN A MANNER DESIGNED TO PROVIDE OR PRODUCE PRO-
- 7 DUCTS OR RESULTS FROM THE COMPUTER, COMPUTER SYSTEM, OR COMPUTER
- 8 NETWORK.
- 9 (D) "COMPUTER SYSTEM" MEANS A SET OF RELATED, CONNECTED OR
- 10 UNCONNECTED, COMPUTER EQUIPMENT, DEVICES, SOFTWARE, OR HARDWARE.
- 11 (E) "DEVICE" INCLUDES, BUT IS NOT LIMITED TO, AN ELECTRONIC,
- 12 MAGNETIC, ELECTROCHEMICAL, BIOCHEMICAL, HYDRAULIC, OPTICAL, OR
- 13 ORGANIC OBJECT THAT PERFORMS INPUT, OUTPUT, OR STORAGE FUNCTIONS
- 14 BY THE MANIPULATION OF ELECTRONIC, MAGNETIC, OR OTHER IMPULSES.
- (F) "INTERNET" MEANS THAT TERM AS DEFINED IN SECTION 230 OF 15
- 16 TITLE II OF THE COMMUNICATIONS ACT OF 1934, CHAPTER 652, 110
- **17** STAT. 137, 47 U.S.C. 230.
- 18 (G) "MINOR" MEANS AN INDIVIDUAL WHO IS LESS THAN 18 YEARS OF
- **19** AGE.
- (H) "PRIOR CONVICTION" MEANS A CONVICTION FOR A VIOLATION OR 20
- 21 ATTEMPTED VIOLATION OF SUBSECTION (1) OR A LAW OF THE UNITED
- 22 STATES OR ANOTHER STATE SUBSTANTIALLY CORRESPONDING TO SUBSECTION
- **23** (1).
- Enacting section 1. This amendatory act takes effect 90
- 25 days after the date this amendatory act is enacted.