By: Senator(s) Gollott, Hewes, Woodfield, Cuevas

To: Judiciary

SENATE BILL NO. 2464

1	AN	ACT	ТО	AMEND	SECTION	97-5-27,	MISSISSIPPI	CODE	OF	1972,	ТО

- PROHIBIT DISSEMINATION OF INDECENT MATERIALS ONLINE TO CERTAIN
- 3 MINORS FOR THE SPECIFIC PURPOSE OF INDUCING THEM TO ENGAGE IN
- 4 SEXUAL ACTS; AND FOR RELATED PURPOSES.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 6 SECTION 1. Section 97-5-27, Mississippi Code of 1972, is
- 7 amended as follows:
- 8 97-5-27. (1) Any person who intentionally and knowingly
- 9 disseminates sexually oriented material to any person under
- 10 eighteen (18) years of age shall be guilty of a misdemeanor and
- 11 upon conviction shall be fined for each offense not less than Five
- 12 Hundred Dollars (\$500.00) nor more than Five Thousand Dollars
- 13 (\$5,000.00) or be imprisoned for not more than one (1) year in the
- 14 county jail, or be punished by both such fine and imprisonment. A
- 15 person disseminates sexually oriented material within the meaning
- 16 of this section if he:
- 17 (a) Sells, delivers or provides, or offers or agrees to
- 18 sell, deliver or provide, any sexually oriented writing, picture,
- 19 record or other representation or embodiment that is sexually
- 20 oriented; or
- 21 (b) Presents or directs a sexually oriented play, dance
- 22 or other performance or participates directly in that portion
- 23 thereof which makes it sexually oriented; or
- 24 (c) Exhibits, presents, rents, sells, delivers or
- 25 provides, or offers or agrees to exhibit, present, rent or to
- 26 provide any sexually oriented still or motion picture, film,
- 27 filmstrip or projection slide, or sound recording, sound tape or

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sound track or any matter or material of whatever form which is a representation, embodiment, performance or publication that is sexually oriented.
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- (2) For purposes of this section, any material is sexually 31 32 oriented if the material contains representations or descriptions, actual or simulated, of masturbation, sodomy, excretory functions, 33 lewd exhibition of the genitals or female breasts, sadomasochistic 34 35 abuse (for the purpose of sexual stimulation or gratification), homosexuality, lesbianism, bestiality, sexual intercourse, or 36 physical contact with a person's clothed or unclothed genitals, 37 pubic area, buttocks, or the breast or breasts of a female for the 38 purpose of sexual stimulation, gratification or perversion. 39
- 40 (3) (a) A person is quilty of computer luring when:
 41 (i) Knowing the character and content of any
 42 communication of sexually oriented material, he intentionally uses
- any computer communication system allowing the input, output,

 examination or transfer of computer data or computer programs from
- one computer to another, to initiate or engage in such
- 46 <u>communication with a person under the age of eighteen (18); and</u>
- 47 (ii) By means of such communication he importunes,
- 48 <u>invites or induces a person under the age of eighteen (18) years</u>
- 49 to engage in sexual intercourse, deviant sexual intercourse or
- 50 sexual contact with him, or to engage in a sexual performance,
- 51 <u>obscene sexual performance or sexual conduct for his benefit.</u>
- (b) A person who engages in the conduct proscribed by
- 53 this subsection (3) is presumed to do so with knowledge of the
- 54 character and content of the material.
- (c) In any prosecution for computer luring, it shall be
- 56 <u>a defense that:</u>
- 57 <u>(i) The defendant made a reasonable effort to</u>
- 58 ascertain the true age of the minor and was unable to do so as a
- 59 <u>result of actions taken by the minor; or</u>
- (ii) The defendant has taken, in good faith,
- 61 reasonable, effective and appropriate actions under the
- 62 <u>circumstances to restrict or prevent access by minors to the</u>
- 63 materials prohibited, which may involve any appropriate measures
- 64 to restrict minors from access to such communications, including

65	any method which is feasible under available technology; or
66	(iii) The defendant has restricted access to such
67	materials by requiring use of a verified credit card, debit
68	account, adult access code or adult personal identification
69	number; or
70	(iv) The defendant has in good faith established a
71	mechanism such that the labeling, segregation or other mechanism
72	enables such material to be automatically blocked or screened by
73	software or other capabilities reasonably available to responsible
74	adults wishing to effect such blocking or screening and the
75	defendant has not otherwise solicited minors not subject to such
76	screening or blocking capabilities to access that material or to
77	circumvent any such screening or blocking.
78	(d) In any prosecution for computer luring:
79	(i) No person shall be held to have violated this
80	subsection (3) solely for providing access or connection to or
81	from a facility, system, or network not under that person's
82	control, including transmission, downloading, intermediate
83	storage, access software or other related capabilities that are
84	incidental to providing such access or connection that do not
85	include the creation of the content of the communication.
86	(ii) No employer shall be held liable for the
87	actions of an employee or agent unless the employee's or agent's
88	conduct is within the scope of his employment or agency or the
89	employer, having knowledge of such conduct, authorizes or ratifies
90	such conduct, or recklessly disregards such conduct.
91	(iii) The limitations provided by this paragraph
92	(d) shall not be applicable to a person who is a conspirator with
93	an entity actively involved in the creation or knowing
94	distribution of communications that violate such provisions, or
95	who knowingly advertises the availability of such communications,
96	nor to a person who provides access or connection to a facility,
97	system or network engaged in the violation of such provisions that

- 98 <u>is owned or controlled by such person.</u>
- 99 <u>(e) Computer luring is a felony, and any person</u>
- 100 convicted thereof shall be punished by commitment to the custody
- 101 of the Department of Corrections for a term not to exceed three
- 102 (3) years and by a fine not to exceed Ten Thousand Dollars
- 103 <u>(\$10,000.00)</u>.
- 104 SECTION 2. This act shall take effect and be in force from
- 105 and after July 1, 1999.