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2 <u>2SHB 1037</u> - S AMD TO S AMD (S-2536.2/99) - 319
3 By Senator Finkbeiner
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5 On page 3, after line 18 of the amendment, insert the following:
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6 "<u>NEW SECTION.</u> Sec. 4. (1) The legislature finds that: 7 (a) The internet presents a new medium of communication through 8 which speakers can publish false or defamatory statements about 9 businesses or individuals to vast audiences at little or no cost to the 10 speaker;

(b) The publication of false or defamatory statements via the internet has the potential to cause serious injury to the victims of such statements, particularly financial injury to businesses that are the victims of false or defamatory on-line rumors about their stock, products or services, or executives or personnel;

(c) False or defamatory statements on the internet are often
published anonymously, making it difficult for victims to determine the
identity and physical location of the speakers; and

(d) Current legal procedures do not adequately address the challenges and opportunities the internet presents as a new medium of communication, both as a tool for publishing false or defamatory statements and for pursuing legal recourse against the speakers of such statements.

24 (2) The legislature therefore intends that:

(a) When the internet is used to publish false or defamatory
statements about individuals residing in Washington or businesses doing
business in Washington, a rebuttable presumption is created that the
statements are published in Washington; and

(b) When the identity or physical location of a speaker who has published false or defamatory statements via the internet about an individual residing in Washington or a business doing business in Washington is not known, a plaintiff in an action for libel or slander may serve a summons by publication via the internet.

34 Sec. 5. RCW 4.36.120 and Code 1881 s 99 are each amended to read 35 as follows:

In an action for libel or slander, it shall not be necessary to 1 2 state in the complaint any extrinsic facts, for the purpose of showing the application to the plaintiff, of the defamatory matter out of which 3 4 the cause arose, but it shall be sufficient to state generally, that 5 the same was published or spoken concerning the plaintiff; and if such allegation be controverted, the plaintiff shall be bound to establish 6 7 on trial that it was so published or spoken. Where false or defamatory statements concerning a person residing in Washington or a business 8 doing business in Washington are posted or electronically transmitted 9 via the internet, a rebuttable presumption is created that the 10 statements have been published in Washington. 11

12 Sec. 6. RCW 4.28.100 and 1981 c 331 s 13 are each amended to read 13 as follows:

14 When the defendant cannot be found within the state, and upon the 15 filing of an affidavit of the plaintiff, his agent, or attorney, with the clerk of the court, stating that he believes that the defendant is 16 not a resident of the state, or cannot be found therein, and that he 17 18 has deposited a copy of the summons (substantially in the form 19 prescribed in RCW 4.28.110) and complaint in the post office, directed to the defendant at his place of residence, unless it is stated in the 20 21 affidavit that such residence is not known to the affiant, and stating 22 the existence of one of the cases hereinafter specified, the service 23 may be made by publication of the summons, by the plaintiff or his 24 attorney in any of the following cases:

(1) When the defendant is a foreign corporation, and has propertywithin the state;

(2) When the defendant, being a resident of this state, has
departed therefrom with intent to defraud his creditors, or to avoid
the service of a summons, or keeps himself concealed therein with like
intent;

31 (3) When the defendant is not a resident of the state, but has 32 property therein and the court has jurisdiction of the subject of the 33 action;

(4) When the action is for divorce in the cases prescribed by law;
(5) When the subject of the action is real or personal property in
this state, and the defendant has or claims a lien or interest, actual
or contingent, therein, or the relief demanded consists wholly, or
partly, in excluding the defendant from any interest or lien therein;

(6) When the action is to foreclose, satisfy, or redeem from a
 mortgage, or to enforce a lien of any kind on real estate in the county
 where the action is brought, or satisfy or redeem from the same;

4 (7) When the action is against any corporation, whether private or 5 municipal, organized under the laws of the state, and the proper 6 officers on whom to make service do not exist or cannot be found;

7 (8) When the action is brought under RCW 4.08.160 and 4.08.170 to
8 determine conflicting claims to property in this state; and

9 (9) When the action is for defamation concerning a person residing 10 in Washington or a business doing business in Washington, where the 11 false or defamatory statements were posted or electronically 12 transmitted via the internet and the identity of the defendant is not 13 known or readily ascertainable.

14 **Sec. 7.** RCW 4.28.110 and 1985 c 469 s 2 are each amended to read 15 as follows:

16 The publication shall be made in a newspaper of general circulation in the county where the action is brought once a week for six 17 18 consecutive weeks: PROVIDED, That publication of summons shall not be made until after the filing of the complaint, and the service of the 19 summons shall be deemed complete at the expiration of the time 20 prescribed for publication. The summons must be subscribed by the 21 plaintiff or his attorney or attorneys. The summons shall contain the 22 23 date of the first publication, and shall require the defendant or 24 defendants upon whom service by publication is desired, to appear and 25 answer the complaint within sixty days from the date of the first publication of the summons; and the summons for publication shall also 26 contain a brief statement of the object of the action. The summons for 27 publication shall be substantially as follows: 28

In the superior court of the State of Washington for the county of

The State of Washington to the said (naming the defendant or defendants to be served by publication):

36 You are hereby summoned to appear within sixty days after the date 37 of the first publication of this summons, to wit, within sixty days

after the day of , 1. . . , and defend the above 1 2 entitled action in the above entitled court, and answer the complaint of the plaintiff , and serve a copy of your answer upon the 3 undersigned attorneys for plaintiff , at his (or their) 4 office below stated; and in case of your failure so to do, judgment 5 will be rendered against you according to the demand of the complaint, 6 which has been filed with the clerk of said court. (Insert here a 7 brief statement of the object of the action.) 8

9	
10	Plaintiff's Attorneys.
11	P.O. Address
12	County
13	Washington.

When service of summons by publication is authorized under RCW 4.28.100(9), the publication specified in this section may be made via the internet, provided that the summons shall be posted to the same online location where the false or defamatory statements were posted or electronically transmitted to the electronic address of the sender of the false or defamatory statements, once a week for six consecutive weeks.

21 <u>NEW SECTION.</u> Sec. 8. If any provision of this act or its 22 application to any person or circumstance is held invalid, the 23 remainder of the act or the application of the provision to other 24 persons or circumstances is not affected."

25 Renumber the remaining section consecutively and correct any 26 internal references accordingly.

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30 On page 3, line 25 of the title amendment, after "19.190.020," 31 strike "and 19.190.030;" and insert "19.190.030, 4.36.120, 4.28.100, 32 and 4.28.110; creating a new section;"

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