CERTIFICATION OF ENROLLMENT

ENGROSSED HOUSE BILL 1728

65th Legislature 2017 Regular Session

Passed by the House March 1, 2017 CERTIFICATE Yeas 98 Nays 0 I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is Speaker of the House of Representatives ENGROSSED HOUSE BILL 1728 as passed by House of Representatives and the Senate on the dates hereon set forth. Passed by the Senate April 5, 2017 Yeas 48 Nays 0

Chief Clerk

President of the Senate Approved

FILED

Secretary of State State of Washington

Governor of the State of Washington

ENGROSSED HOUSE BILL 1728

Passed Legislature - 2017 Regular Session

State of Washington 65th Legislature 2017 Regular Session

By Representatives Sawyer, Smith, Caldier, Jinkins, Fey, Kloba, Ortiz-Self, Stanford, and Frame

Read first time 01/27/17. Referred to Committee on Judiciary.

1 AN ACT Relating to protecting minors from sexual exploitation; 2 amending RCW 10.27.170; adding a new chapter to Title 10 RCW; and 3 creating a new section.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 NEW SECTION. Sec. 1. The legislature must continue to act to 6 aid law enforcement in their efforts to prevent the unthinkable acts of sexual abuse of children and the horrendous social and emotional 7 trauma experienced by victims of child pornography by expanding the 8 tools available for law enforcement. The legislature finds that the 9 10 expansion of the internet and computer-related technologies have led 11 to a dramatic increase in the production and availability of child pornography by simplifying how it can be created, distributed, and 12 collected. Between 2005 and 2009, the national center for missing and 13 exploited children's child victim identification program has seen a 14 four hundred thirty-two percent increase in child pornography films 15 16 and files submitted for identification of the children depicted. The 17 United States department of justice estimates that pornographers have recorded the abuse of more than one million children in the United 18 States alone. Furthermore, there is a direct correlation between 19 individuals who possess, download, and trade graphic images of child 20 21 pornography and those who molest children. A well-known study

1 conducted by crimes against children research center for the national 2 center for missing and exploited children concluded that an estimated 3 forty percent of those who possess child pornography have also 4 directly victimized a child and fifteen percent have attempted to 5 entice a child over the internet.

6 Victims of child pornography often experience severe and lasting 7 harm from the permanent memorialization of the crimes committed 8 against them. Child victims endure depression, withdrawal, anger, and 9 other psychological disorders. Each and every time such an image is 10 viewed, traded, printed, or downloaded, the child in that image is 11 victimized again.

12 Investigators and prosecutors report serious challenges with combating child pornography because offenders can act anonymously on 13 the internet. Investigators track the trading of child pornography by 14 using internet protocol addresses, which are unique identifiers that 15 16 each computer is assigned when it accesses the internet. Under 17 federal law, if an internet service provider is presented with a 18 subpoena and an internet protocol address by law enforcement, the 19 provider must turn over the names and addresses of account holders matched to it. Access to such information allows investigators to 20 21 efficiently evaluate investigative leads and determine whether to request a warrant for a specific internet user. The legislature finds 22 that in investigations of child exploitation, the use of a special 23 inquiry judge is the appropriate process for obtaining subpoenas for 24 25 the production of records from electronic communications providers 26 under a less than probable cause standard while maintaining judicial 27 oversight.

NEW SECTION. Sec. 2. (1) In a criminal investigation of an 28 offense involving the sexual exploitation of children under chapter 29 30 9.68A RCW, the prosecuting attorney shall use the special inquiry 31 judge process established under chapter 10.27 RCW when the prosecuting attorney determines it is necessary to the investigation 32 to subpoena a provider of electronic communication services or remote 33 computing services to obtain records relevant to the investigation, 34 including, but not limited to, records or information that provide 35 the following subscriber or customer information: (a) Name and 36 address; (b) local and long distance telephone connection records, or 37 38 records of session times and durations; (c) length of service and types of service utilized; (d) telephone or instrument number or 39

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other subscriber number or identity, including any temporarily
assigned network address; and (e) means and source of payment for
such service, including any credit card or bank account number.

4 (2) A provider who receives a subpoena for records as provided 5 under subsection (1) of this section may not disclose the existence 6 of the subpoena to the subscribers or customers whose records or 7 information are requested or released under the subpoena.

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(3) For the purposes of this section:

9 (a) "Electronic communication service" means any service that 10 provides to users the ability to send or receive wire or electronic 11 communications.

12 (b) "Provider" means a provider of electronic communication 13 services or remote computing services.

14 (c) "Remote computing service" means the provision to the public 15 of computer storage or processing services by means of an electronic 16 communications system.

17 **Sec. 3.** RCW 10.27.170 and 1971 ex.s. c 67 s 17 are each amended 18 to read as follows:

(1) When any public attorney, corporation counsel or city 19 20 attorney has reason to suspect crime or corruption, within the jurisdiction of such attorney, and there is reason to believe that 21 there are persons who may be able to give material testimony or 22 provide material evidence concerning such suspected 23 crime or 24 corruption, such attorney may petition the judge designated as a special inquiry judge pursuant to RCW 10.27.050 for an order directed 25 26 to such persons commanding them to appear at a designated time and 27 place in said county and to then and there answer such questions 28 concerning the suspected crime or corruption as the special inquiry judge may approve, or provide evidence as directed by the special 29 30 inquiry judge.

31 (2) Upon petition of a prosecuting attorney for the establishment 32 of a special inquiry judge proceeding in an investigation of sexual 33 exploitation of children under section 2 of this act, the court shall 34 establish the special inquiry judge proceeding, if appropriate, as 35 soon as practicable but no later than seventy-two hours after the 36 filing of the petition.

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<u>NEW SECTION.</u> Sec. 4. Section 2 of this act constitutes a new
chapter in Title 10 RCW.

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