

# House of Representatives State of Utah

UTAH STATE CAPITOL COMPLEX • 350 STATE CAPITOL P.O. BOX 145030 • SALT LAKE CITY, UTAH 84114-5030 • (801) 538-1029

February 22, 2016

Mr. Speaker:

The Public Utilities and Technology Committee reports a favorable recommendation on **H.B. 225**, CYBERCRIME AMENDMENTS, by Representative D. Lifferth, with the following amendments:

- 1. Page 1, Lines 19 through 20:
  - 19 modifies an element of computer crimes to include a person who acts { with } without
  - 20 authorization <u>, or whose acts exceed authorization</u> , { but then } <u>and who</u> commits a crime;
- 2. Page 1, Line 21:
  - modifies the reporting procedure for computer crime offenses <u>, including</u>
     <u>reporting by state agencies</u> ; and
- *3. Page 2, Line 55:* 
  - 55 (ii) computers and remote terminals; {-or } (iii) network connected devices; or
- 4. Page 3, Line 88:
  - 88 [(10)] (13) "Security system" means a computer, computer system, network,







#### network connected device, or

- 5. Page 4, Line 102:
  - 102 (1) A person who { with or } <u>. acting</u> without authorization <u>or whose</u> acts exceed authorization, gains or attempts to gain access to any
- 6. Page 5, Lines 140 through 141:
  - 140 (4) A person who { intentionally or knowingly, and with or } <u>, acting</u> without authorization, <u>or whose acts exceed authorization</u>,
  - 141 interferes with or interrupts computer services to another authorized to receive the services is
- 7. Page 5, Line 144:
  - 144
     computer system, computer program, computer data or software
     {intentionally or

     knowingly
     unlawfully
- 8. Page 5, Line 145:
  - 145 <u>interferes with or interrupts critical infrastructure is guilty of a</u> {<u>third degree</u> <u>felony</u>} <u>class A misdemeanor</u>.
- 9. Page 6, Line 154:
  - 154 <u>(1)</u> Every person, except [those] <u>a person</u> to whom a statutory or common law privilege
- 10. Page 6, Line 157:
  - 157 {(1)} (a) the attorney general[,] or county attorney, or, if within a prosecution district, the
- 11. Page 6, Line 160:







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- 160 {(2)} (b) a state or local law enforcement agency ...
   (2) Every state agency that has reason to believe that any provision of Section 76-6-703 is being or has been violated within the agency's computer system or network shall report the suspected violation to the Utah Department of Public Safety, State Bureau of Investigation.
- 12. Page 6, Lines 171 through 172:
  - 171 <u>that causes or threatens to cause bodily harm, serious bodily injury, or death against</u> <u>another</u>
  - 172 person is a {third degree felony } class A misdemeanor .
- 13. Page 7, Lines 190 through 192:
  - 190 (d) "Minor" means a person who is younger than 18 years of age.
  - 191 {<u>(e) "Personal identifying information" means the same as that term is</u> defined in
  - 192 <u>Section 76-6-1102.</u>}

### 14. Page 7, Lines 194 through 196:

- 194 prosecution in the jurisdiction where the communication originated or was received if <u>the person, or a party whom the person has encouraged to act in violation of this</u> <u>Subsection (2), acts</u> with
- 195 intent to {-annoy, } alarm, intimidate, {-offend, } abuse, threaten, harass,
   { frighten, } or disrupt the
- 196 electronic communications of another {, the person} <u>and</u> :
- 15. Page 7, Line 208 through Page 8, Line 214:
  - 208 physical harm, or damage to any person or the property of any person;

{**+**} or {**+**}

- 209 (d) causes disruption, jamming, or overload of an electronic communication system
- 210 through excessive message traffic or other means utilizing an electronic communication
- 211 device  $\{+\}$  .  $\{+\}$   $\{; or$







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- 212 <u>(e) electronically publishes, posts, or otherwise makes available personal</u> <u>identifying</u>
- 213 information in a public online site or forum.
- 214 (3) (a) (i) Electronic communication harassment committed against an adult is a class

## 16. Page 9, Lines 261 through 264:

- 261 (d) A violation of Subsection (2)(d) {:
- 262 <u>(i) is a third degree felony; or</u>
- 263 <u>(ii) is a second degree felony if the emergency responders while acting in</u> response to
- 264 <u>the report cause physical injury to any resident or other person at the reported</u> <u>location</u>} <u>is a class A misdemeanor</u>.

Respectfully,

Ken Ivory Committee Chair

Voting: 7-0-4 3 HB0225.HC1.WPD 2/22/161:12 pm asweet/AJS SCA/NWB





