S.B. 248

CHILD REGISTRY AMENDMENTS

SENATE COMMITTEE AMENDMENTS

AMENDMENT 1 MARCH

MARCH 2, 2010 7:48 AM

Senator Mark B. Madsen proposes the following amendments:

1. Page 1, Line 26: 26 A person may not send, cause to be sent, or conspire with a third party to send a (1) **(a)** Page 2, Lines 29 through 36: 29 $\left\{\frac{a}{a}\right\}$ has the primary purpose of advertising or promoting a product or service that a **(i)** 30 minor { (i)} 31 is prohibited by law from purchasing <u>except as provided in Subsection (1)(b)</u>; {+} or {+} { and **32** (ii) is able to purchase or use without a face-to-face transaction in which the minor's **33** age can be objectively verified; or 34 {-(b)-} (ii) contains or has the primary purpose of advertising or promoting material that: 35 {-(i)-} **(A)** is harmful to minors, as defined in Section 76-10-1201[-]; or 36 {-(ii)-} $(B) = {\frac{exposes}{}}$ would expose a minor to an enticement to consume alcohol or use tobacco . (b) Subsection (1)(a)(i) does not prohibit a communication that advertises or promotes gambling <u>if:</u> (i) the gambling that is advertised or promoted: (A) is to occur outside the state; and (B) is lawful where it occurs; and (ii) the communication does not advertise or promote material that: (A) is harmful to minors, as defined in Section 76-10-1201; or (B) would expose a minor to an enticement to consume alcohol or use tobacco.