

1st Sub. H.B. 71
DISTRIBUTION OF INTIMATE IMAGES

Senator **Stephen H. Urquhart** proposes the following amendments:

1. *Page 1, Lines 17 through 17a*

House Floor Amendments

2-14-2014:

17 ▶ provides an exemption for defined $\hat{H} \rightarrow$ [] **{+}** **telecommunication services** **{+}** Internet service

17a providers ~~. . {and}~~ hosting companies $\leftarrow \hat{H}$ **. , interactive computer services, information services, and telecommunications services** ; and

2. *Page 3, Line 75*

House Floor Amendments

2-14-2014:

75 $\hat{H} \rightarrow$ **{+}** **(4) This section does not impose liability on an interactive computer service, as defined**

3. *Page 3, Lines 78 through 78a*

House Floor Amendments

2-14-2014:

78 entities provide to another person ~~{-}~~ **{+}** **. , or for content provided by another person, unless the provider intentionally aids or abets in the person's distribution of an intimate image.**

78a ~~{(4)}~~ **(5)** (a) This section does not apply to an Internet service provider, as defined in Section

4. *Page 3a, Lines 79 through 79a*

House Floor Amendments

2-14-2014:

79 ~~{(5)}~~ **(6)** Distribution of an intimate image is $\hat{H} \rightarrow$ a class A misdemeanor and upon a second

79a separate incident or subsequent conviction is $\leftarrow \hat{H}$ a third degree felony.