H.B. 225

CYBERCRIME AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 2 FEBRUARY 15, 2016 6:32 PM

Representative **David E. Lifferth** proposes the following amendments:

- 1. Page 1, Lines 19 through 20:
 - 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 reporting by state</u>

 agencies ; and
- 3. Page 2, Line 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, <u>network connected</u> device, or
- 5. Page 4, Line 102:
 - 102 (1) A person who { with or } acting without authorization or whose acts exceed authorization, gains or attempts to gain access to any
- 6. Page 6, Line 154:
 - 154 <u>(1)</u> Every person, except [those] a person to whom a statutory or common law privilege
- 7. Page 6, Line 157:
 - the attorney general [7] or county attorney, or, if within a prosecution district, the
- 8. Page 6, Line 160:
 - 160 {(2)} 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.

9. Page 7, Lines 190 through 192: 190 (d) "Minor" means a person who is younger than 18 years of age. 191 (e) "Personal identifying information" means the same as that term is defined in **192 Section 76-6-1102.** 10. Page 7, Lines 194 through 196: 194 prosecution in the jurisdiction where the communication originated or was received if the person, or a party whom the person has encouraged to act in violation of this Subsection (2), acts 195 intent to {annoy,} alarm, intimidate, { offend, } abuse, threaten, harass, { frighten, } or disrupt the 196 electronic communications of another { the person} and : 11. 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 through excessive message traffic or other means utilizing an electronic communication 210 device {+} . {+} 211 212 (e) electronically publishes, posts, or otherwise makes available personal identifying 213 information in a public online site or forum. 214 (3) (a) (i) Electronic communication harassment committed against an adult is a class