SENATE BILL 6492

State of Washington 65th Legislature 2018 Regular Session

By Senators O'Ban, Kuderer, Conway, Darneille, Saldaña, Padden, Hasegawa, Ranker, Keiser, Schoesler, Becker, Wilson, Warnick, Brown, Zeiger, and Miloscia

1 AN ACT Relating to child sex trafficking; adding a new chapter to 2 Title 4 RCW; creating a new section; and providing an effective date.

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

(1) The legislature finds that child sex 4 NEW SECTION. Sec. 1. 5 trafficking frequently occurs over the internet. Minors are commonly 6 bought and sold on web sites that display classified advertisements 7 including unabashedly commercial sex web sites that purport to sell web sites "escorts." Many of these feature commercial 8 sex 9 advertisements of adults. However, many minors are also advertised on these web sites. 10

11 (2) The legislature also finds that due to the internet, reports of child sex trafficking have increased at an alarming rate. Child 12 13 sex trafficking through internet advertisements is a serious threat 14 to the safety and health of children in Washington state. Mahatma Gandhi once stated that "[a] nation's greatness is measured by how it 15 16 treats its weakest members." The legislature intends to provide the 17 greatest degree of protection allowable under the law to one of the most vulnerable populations in the state by doing everything possible 18 to eliminate online child sex trafficking advertisements or any type 19 of online child commercial sex advertisements in Washington state. 20

1 (3) The legislature finds that many web site operators are diligent in actively controlling content to avoid facilitating sex 2 3 trafficking of minors as well as assisting law enforcement in investigations. These operators do not assist in developing web site 4 or advertising content to circumvent laws protecting minors and 5 б derive little revenue, if any, from such commercial activity. However, it is the intent of the legislature that any web site 7 operator that has a significant business purpose of marketing 8 individuals for commercial sex purposes shall be considered 9 10 responsible for the content of any advertisements featuring minors on 11 its web site.

12 (4) It is the intent of the legislature to afford the children of this state the maximum protection allowed by the state and federal 13 law from the tremendous harm caused by online child sex trafficking. 14 Victims who have been harmed due to online child sex trafficking must 15 16 be afforded the fullest extent of all civil laws designed to compensate for such injuries. 17 Individuals, corporations, and businesses that are web site operators that illegally participate in 18 19 online child sex trafficking must be prosecuted to the full extent of Washington state criminal statutes. 20

21 (5) The legislature intends and respectfully requests that the courts of the state interpret 47 U.S.C. Sec. 230 in a fashion most 22 conducive to the protection of children from the harms inherent in 23 any form of online commercial child sex advertising. The legislature 24 25 intends that 47 U.S.C. Sec. 230 should be interpreted in a manner allowing for the widest enforcement of all state and federal 26 statutory and common laws, both civil and criminal, which could be 27 28 used to penalize web site operators that are involved in the commercialized sex advertising of minors, or provide a civil remedy 29 for victims of commercial sex advertising of children. It is the 30 31 intent of the legislature to codify the holding in J.S., S.L. and 32 L.C. v. Village Voice Media Holdings d/b/a Backpage.com L.L.C., and for that case to be applied for the protection of children to the 33 maximum extent allowable by state and federal law. 34

35 (6) The legislature intends that any individual, corporation, 36 partnership, or other entity that is a web site operator involved in 37 online commercial sex advertising of children shall be subject to the 38 full range of penalties and remedies afforded under Washington state 39 criminal and civil law, both statutory law, and common law, whenever 40 such entity is responsible in whole or in part for the creation or

SB 6492

p. 2

development of content which assists in the advertising or marketing
 of minors for sex.

3 <u>NEW SECTION.</u> Sec. 2. The definitions in this section apply 4 throughout this chapter unless the context clearly requires 5 otherwise.

6 (1) "Actively engaged in developing advertising content" means a 7 web site operator that has responsibility for the creation or 8 development of content in whole or in part which shall include, but 9 not be limited to the following:

10 (a) A significant business purpose of advertising human sex 11 trafficking, child sex trafficking, prostitution, or any other form 12 of commercial sex;

(b) Any editing or history of editing by the web site of content containing human sex trafficking, child sex trafficking, prostitution, or any other form of commercial sex advertisements;

(c) Any web site operator-created rules or policies that have the effect of allowing traffickers, the web site operators, or others to evade or hinder law enforcement including, but not limited to, rules prohibiting the use of terms, phrases, or images in certain advertisements commonly used in sex trafficking for the purpose of making law enforcement detection difficult;

(d) Any policy or rule to delete information containing evidence
of human sex trafficking, child sex trafficking, prostitution, or any
other form of commercial sex from the web site or its archives; or

(e) Any effort by the web site operator to direct users of the web site to obtain information or content of a human sex trafficking, child sex trafficking, prostitution, or any other form of commercial sex advertisement from a different source, such as a different web site or other information source.

30 (2) "Commercial sex" means any act of sexual contact or sexual 31 intercourse with a person under the age of eighteen in which 32 something of value is given or received in violation of RCW 33 9A.40.100.

(3) "Human sex trafficking and child sex trafficking" means the
recruitment, harboring, transportation, provision, obtaining,
patronizing, or soliciting of a person for the purposes of a
commercial sex act, in which the commercial sex act is induced by
force, fraud, or coercion, or in which the person induced to perform

p. 3

such an act has not attained eighteen years of age in violation of 22
 U.S.C. Sec. 7102.

3 (4) "Prostitution" means a person engages or agrees or offers to
4 engage in sexual conduct with another person under the age of
5 eighteen in return for a fee in violation of RCW 9A.88.030.

6 (5) "Web site operator" means a person or company that can act as 7 a web site administrator and can change or reconfigure a web site, 8 set web site access permissions, enable logging, change the default 9 document header or footer, set content expiration, and enable content 10 ratings features.

11 Sec. 3. Any web site operator that has a NEW SECTION. significant business purpose for marketing individuals for commercial 12 13 sex purposes is responsible for the content of any advertisements featuring minors on its web site. A web site operator is not immune 14 15 from suit in law or equity in which it is alleged that the web site 16 operator actively engaged in developing advertising content that was 17 used for human sex trafficking and child sex trafficking, prostitution, or commercial sex. This section does not apply to a web 18 19 site operator who simply hosted content. A web site does not need to 20 actually provide or author content to be responsible in part for that content. Courts considering claims made under this section must 21 permit discovery to determine whether a web site is responsible even 22 23 in part, for the creation or development of any content on its web 24 site.

25 <u>NEW SECTION.</u> Sec. 4. Sections 2 and 3 of this act constitute a 26 new chapter in Title 4 RCW.

27 <u>NEW SECTION.</u> Sec. 5. If any provision of this act or its 28 application to any person or circumstance is held invalid, the 29 remainder of the act or the application of the provision to other 30 persons or circumstances is not affected.

31 <u>NEW SECTION.</u> Sec. 6. This act takes effect January 1, 2019.

--- END ---

p. 4