



Office of the Governor of Guam

P.O. Box 2950 Hagåtña, Guam 96932

TEL: (671) 472-8931 • FAX: (671) 477-4826 • EMAIL: governor@mail.gov.gu

Felix P. Camacho

Michael W. Cruz, M.D.

Lieutenant Governor

0 9 APR 2006

2008 APR 10 AM 10: 54

The Honorable Judith T. Won Pat Speaker Mina' Bente Nuebi Na Liheslaturan Guåhan 155 Hessler Street Hagåtña, Guam 96910

Dear Speaker Won Pat:

Transmitted herewith is Bill No. 185(EC), "AN ACT TO ADD A CHAPTER 25.01 TO TITLE 9, GUAM CODE ANNOTATED, RELATIVE TO THE SOLICITATION OF CHILDREN OVER THE INTERNET *OR* OTHER ELECTRONIC MEANS FOR IMMORAL PURPOSES AND CHILD PORNOGRAPHY" which I signed into law on April 4, 2008 as **Public Law 29-63.**

Sinseru yan Magåhet,

FELIX P. CAMACHO

I Maga'låhen Guåhan Governor of Guam

Attachment: copy of Bill

cc: The Honorable Tina Rose Muña Barnes,

Senator and Legislative Secretary

Office of the Speaker Judith T. Won Pat, Ed. D.

Date
Time
Received by

I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2008 (SECOND) Regular Session

CERTIFICATION OF PASSAGE OF AN ACT TO I MAGA'LAHEN GUÅHAN

This is to certify that **Substitute Bill No. 185** (EC), "AN ACT TO *ADD* A NEW CHAPTER 25.01 TO TITLE 9, GUAM CODE ANNOTATED, RELATIVE TO THE SOLICITATION OF CHILDREN OVER THE INTERNET *OR* OTHER ELECTRONIC MEANS FOR IMMORAL PURPOSES AND CHILD PORNOGRAPHY," was on the 21st day of March, 2008, duly and regularly passed.

Attested: TINA ROSE MUÑA BARNES Senator and Secretary of the Legislatur	JUDITH T. WON PAT Speaker	
This Act was received by I Maga'lahen Guåhan t	day of Much, 2008, at Assistant Staff Officer Maga'lahi's Office	

FELIX P. CAMACHO
I Maga'lahen Guåhan

Date: 4 APRIL 2018

Public Law No. 29-63

I MINA'BENTE NUEBI NA LIHESLATURAN GUÅHAN 2007 (FIRST) Regular Session

Bill No. 185 (EC)

As substituted by the Committee on Public Safety, Criminal Justice & Youth and amended on the Floor.

Introduced by:

Ray Tenorio
Frank F. Blas, Jr.
A. B. Palacios, Sr.
David L.G. Shimizu
Edward J.B. Calvo
B. J.F. Cruz
James V. Espaldon
Mark Forbes
Judith Paulette Guthertz
Frank T. Ishizaki
J. A. Lujan
Tina Rose Muña Barnes
v. c. pangelinan
R. J. Respicio
J. T. Won Pat, Ed.D.

AN ACT TO ADD A NEW CHAPTER 25.01 TO TITLE 9, GUAM CODE ANNOTATED, RELATIVE TO THE SOLICITATION OF CHILDREN OVER THE INTERNET OR OTHER ELECTRONIC MEANS FOR IMMORAL PURPOSES AND CHILD PORNOGRAPHY.

BE IT ENACTED BY THE PEOPLE OF GUAM:

- Section 1. A new Chapter 25.01 is hereby added to Title 9, Guam Code
- 3 Annotated, to read:

- 4 "CHAPTER 25.01
- 5 SOLICITATION OF CHILDREN AND CHILD PORNOGRAPHY

1	§25.01.00. Legislative Findings and Intent. I Liheslaturan Guåhan
2	finds that there is a critical need to clearly and explicitly define material that is
3	obscene, material that is pornographic for minors and child pornography, as well
4	as to update Guam's laws to protect children from internet predators. The internet
5	is arguably the most important learning tool of the Twenty-first (21st) Century.
6	Unfortunately, the same internet also poses one of the greatest threats to child
7	safety.
8	It is the intent of <i>I Liheslatura</i> to ensure that our laws are strong enough to
9	adequately protect Guam's children from online predators and child pornography
10	and to severely punish the offenders.
11	§25.01.10. Indecent Electronic Display to a Child.
12	(a) Any person who intentionally masturbates or intentionally
13	exposes the genitals of him or herself, or of another, in a lewd or
14	lascivious manner live over a computer online service, internet
15	service, or local bulletin board service, and who knows or should
16	know or has reason to believe that the transmission is viewed on a
17	computer or other device capable of electronic data storage or
18	transmission, by:
19	(1) a minor known by the person to be under the age of
20	eighteen (18) years;
21	(2) another person, in reckless disregard of the risk that the
22	other person is under the age of eighteen (18) years, and the
23	other person is under the age of eighteen (18) years; or
24	(3) another person who represents him <i>or</i> herself to be under
25	the age of eighteen (18) years is guilty of indecent electronic

display to a child.

Indecent electronic display to a child is a Third Degree Felony. 1 (b) 2 (c) It shall not constitute a defense against any charge or violation 3 of this Section that a law enforcement officer, peace officer, or other 4 person working at the direction of law enforcement was involved in 5 the detection or investigation of a violation of this Section. §25.01.20. Electronic Enticement of a Child as a Third Degree Felony. 6 7 (a) Any person who knowingly uses a computer online service. 8 internet service, or any other device capable of electronic data storage or transmission to solicit, lure, or entice, or attempt to solicit, lure, or entice: 9 10 (1) a minor known by the person to be under the age of eighteen (18) years; 11 12 **(2)** another person, in reckless disregard of the risk that the 13 other person is under the age of eighteen (18) years, and the 14 other person is under the age of eighteen (18) years; or 15 (3)another person who represents him or herself to be under 16 the age of eighteen (18) years, with the intent to promote or 17 facilitate the commission of another criminal offense as set 18 forth in Title 9 GCA Chapter 89, Section 89.01, is guilty of 19 electronic enticement of a child as a Third Degree Felony. 20 (b) Electronic enticement of a child under this Section is a Third 21 Degree Felony. 22 Each separate use of a computer online service, Internet 23 service, or any other device capable of electronic data storage or transmission wherein an offense described in this Section is committed may 24

be charged as a separate offense.

1 It shall not constitute a defense against any charge or violation (d) 2 of this Section that a law enforcement officer, peace officer, or other person 3 working at the direction of law enforcement was involved in the detection or investigation of a violation of this Section. 4 5 **§25.01.30.** Electronic Enticement of a Child as a Second Degree Felony. 6 Any person who, using a computer online service, Internet 7 (a) service, or any other device capable of electronic data storage or 8 9 transmission intentionally or knowingly communicates: 10 **(1)** with a minor known by the person to be under the age of 11 eighteen (18) years; 12 (2) with another person, in reckless disregard of the risk that 13 the other person is under the age of eighteen (18) years, and the 14 other person is under the age of eighteen (18) years; or 15 (3) with another person who represents him or herself to be 16 under the age of eighteen (18) years; and with the intent to 17 promote or facilitate the commission of a felony, or another criminal offense as set forth in Title 9 GCA Chapter 89, 18 19 §89.01, agrees to meet with the minor, or with another person 20 who represents him or herself to be a minor under the age of 21 eighteen (18) years, is guilty of electronic enticement of a child 22 as a Second Degree Felony. 23 (b) Electronic enticement of a child under this Section is a Second

24

Degree Felony.

1	§25.01.40 .	Electronic Enticement of a Child as a First Degree Felony.
2	(a)	Any person who, using a computer online service, internet
3	service, or	any other device capable of electronic data storage or
4	transmission	intentionally or knowingly communicates:
5		(1) with a minor known by the person to be under the age of
6		eighteen (18) years;
7		(2) with another person, in reckless disregard of the risk that
8		the other person is under the age of eighteen (18) years, and the
9		other person is under the age of eighteen (18) years; or
10		(3) with another person who represents him <i>or</i> herself to be
11		under the age of eighteen (18) years;
12		(4) with the intent to promote or facilitate the commission of
13		a felony:
14		(A) that is murder or aggravated murder as defined in
15		Title 9 GCA Chapter 16;
16		(B) that is a first degree felony; or
17		(C) that is another criminal offense as set forth in Title
18		9 GCA Chapter 89, §89.01, agrees to meet with the
19		minor, or with another person who represents him or
20		herself to be a minor under the age of eighteen (18)
21		years; and
22		(5) Intentionally or knowingly travels to the agreed upon
23		meeting place at the agreed upon meeting time, is guilty of
24		electronic enticement of a child as a First Degree Felony.
25	(b)	Electronic enticement of a child under this Section is a First
26	Degree Felor	ny.

Part II. Child Pornography

2	§25.01.50.	Definitions.	As used in	this Chapter
---	------------	--------------	------------	--------------

- (a) Child pornography means any pornographic visual representation, including any photograph, film, video, picture, or computer or computer-generated image or picture, whether made or produced by electronic, mechanical, or other means, of sexual conduct, if:
 - (1) the pornographic production of the visual representation involves the use of a minor engaging in sexual conduct; or
 - (2) the pornographic visual representation has been created, adapted, *or* modified to appear that an identifiable minor is engaging in sexual conduct.
 - (b) Community standards means the standards of Guam.
- (c) Computer means any electronic, magnetic, optical, electrochemical, or other high-speed data processing device performing logical, arithmetic, or storage functions, and includes, all computer equipment connected or related to such a device in a computer system or computer network, but shall not include an automated typewriter or typesetter, a portable hand-held calculator, or other similar device.
 - (d) Computer equipment means any equipment or devices, including all input, output, processing, storage, software, or communications facilities, intended to interface with the computer.
- (e) Computer network means two (2) or more computers or computer systems, interconnected by communication lines, including microwave, electronic, or any other form of communication.
- (f) Computer program or software means a set of computerreadable instructions or statements and related data that, when executed by

a computer system, causes the computer system *or* the computer network to which it is connected to perform computer services.

- (g) Computer services includes, but is not limited to the use of a computer system, computer network, computer program, data prepared for computer use, and data contained within a computer system or computer network.
- (h) Computer system means a set of interconnected computer equipment intended to operate as a cohesive system.
- (i) Data means information, facts, concepts, software, or instructions prepared for use in a computer, computer system, or computer network.
- (j) Lascivious means tending to incite lust to deprave the morals with respect to sexual relations, or to produce voluptuous or lewd emotions in the average person, applying contemporary community standards.
- (k) *Material* means any printed matter, visual representation, *or* sound recording and includes, but is *not limited to*, books, magazines, motion picture films, pamphlets, newspapers, pictures, photographs, and tape *or* wire recordings.
 - (l) *Minor* means any person less than eighteen (18) years old.
- (m) *Pornographic shall* have the same meaning as in Title 9 GCA Chapter 28, Article 2.
- (n) Sadomasochistic abuse means flagellation or torture by or upon a person as an act of sexual stimulation or gratification.
- (o) Sexual conduct means acts of sexual penetration, sexual contact, masturbation, bestiality, sexual penetration, deviate sexual

- intercourse, sadomasochistic abuse, or lascivious exhibition of the genital or pubic area of a minor.
- (p) Visual representation includes, but is not limited to, undeveloped film and videotape and data stored on computer disk or by electronic means that are capable of conversion into a visual image.
- (q) *Disseminate* means to publish, sell, distribute, transmit, exhibit, present material, mail, ship, *or* transport by any means, including by computer, *or* to offer *or* agree to do the same.

§25.01.60. Possession of Child Pornography.

- (a) A person commits the offense of possession of child pornography *if*, knowing *or* having reason to know its character and content, the person possesses:
 - (1) child pornography;
 - (2) any book, magazine, periodical, film, videotape, computer disk, electronically stored data, *or* any other material that contains an image of child pornography; or
 - (3) any pornographic material that employs, uses, *or* otherwise contains a minor engaging in *or* assisting others to engage in sexual conduct.
- (b) The fact that a person engaged in the conduct specified by this Section is prima facie evidence that the defendant had knowledge of the character and content of the material. The fact that the person who was employed, used, *or* otherwise contained in the pornographic material was, at that time, a minor is prima facie evidence that the defendant knew the person to be a minor.

l	(c) Possession of child pornography under this Section is a Second
2	Degree Felony.
3	§25.01.70. Dissemination of Child Pornography.
4	(a) A person commits the offense of dissemination of child
5	pornography if, knowing or having reason to know its character and content,
6	the person:
7	(1) disseminates child pornography;
8	(2) reproduces child pornography with intent to disseminate;
9	(3) disseminates any book, magazine, periodical, film,
10	videotape, computer disk, electronically stored data, or any other
11	material that contains an image of child pornography;
12	(4) disseminates any pornographic material that employs,
13	uses, or otherwise contains a minor engaging in or assisting others to
14	engage in sexual conduct; or
15	(5) possesses ten (10) or more images of any form of child
16	pornography regardless of content, and the content of at least one (1)
17	image contains one (1) or more of the following:
18	(A) a minor who is younger than the age of fourteen
19	(14);
20	(B) sadomasochistic abuse of a minor;
21	(C) sexual penetration of a minor; or
22	(D) bestiality involving a minor.
23	(b) The fact that a person engaged in the conduct specified by this
24	Section is prima facie evidence that the defendant had knowledge of the
25	character and content of the material. The fact that the person who was
26	employed, used, or otherwise contained in the pornographic material was, at

1	that time, a minor is prima facie evidence that the defendant knew the
2	person to be a minor.
3	(c) Dissemination of child pornography under this Section is a
4	First Degree Felony."
5	Section 2. Codification of Public Law 29-07. The Compiler of Laws
6	shall codify the Sections of Law enacted by Public Law 29-07 to Title 9 GCA:
7	Chapter 89 as if Public 29-07 was enacted subsequent to Public Law 29-30.
8	Section 3. Changes to Chapter 89. Subsequent to the Codification of
9	Public Law 29-07 as provided for by Section 2 of this Act, all references to "Title
10	9 GCA: Chapter 25" in Title 9 GCA: Chapter 89 shall be changed to "Title 9
11	GCA: Chapters 25 and 25.01".