

WEST VIRGINIA LEGISLATURE

2016 REGULAR SESSION

ENROLLED

Committee Substitute

for

House Bill 2366

BY DELEGATES ROWAN, MILLER, SOBONYA, P.

SMITH, BORDER, ARVON, AND STORCH

[Passed March 12, 2016; in effect ninety days from
passage]

1 A Bill to amend and reenact §61-3C-14b of the Code of West Virginia, 1931, as amended;
2 and to amend and reenact §61-8A-4 of said code, all relating generally to the solicitation of minors
3 by use of a computer; clarifying the law pertaining to the use of a computer to solicit a minor for
4 sexual activity; removing controlled substance violations as an alleged purpose; creating a new
5 felony offense of soliciting a minor through use of a computer for specified illegal sexual acts and
6 committing any overt act designed to bringing himself or herself within the physical presence of
7 the minor or someone believed to be a minor to engage in prohibited sexual activity with the minor
8 or person believed to be a minor; requiring a four year age difference between an adult and minor;
9 establishing penalties; establishing the offense as a lesser included crime; and prohibiting the use
10 or distribution of obscene materials by an adult to solicit or seduce a person who is or is believed
11 to be a minor at least four years younger than the adult for unlawful sexual activity.

Be it enacted by the Legislature of West Virginia:

1 That §61-3C-14b of the Code of West Virginia, 1931, as amended, be amended and
2 reenacted; and that §61-8A-4 of said code be amended and reenacted, all to read as follows:

3 **ARTICLE 3C. WEST VIRGINIA COMPUTER CRIME AND ABUSE ACT.**

4 **§61-3C-14b. Soliciting, etc. a minor via computer; soliciting a minor and traveling to**
5 **engage the minor in prohibited sexual activity; penalties.**

6 (a) Any person over the age of eighteen, who knowingly uses a computer to solicit, entice,
7 seduce or lure, or attempt to solicit, entice, seduce or lure, a minor known or believed to be at
8 least four years younger than the person using the computer or a person he or she believes to be
9 such a minor, in order to engage in any illegal act proscribed by the provisions of article eight,
10 eight-b, eight-c or eight-d of this chapter, or any felony offense under section four hundred one,
11 article four, chapter sixty-a of this code, is guilty of a felony and, upon conviction thereof, shall be
12 fined not more than \$5,000 or imprisoned in a state correctional facility not less than two nor more
13 than ten years, or both.

14 (b) Any person over the age of eighteen who uses a computer in the manner proscribed

15 by the provisions of subsection (a) of this section and who additionally engages in any overt act
16 designed to bring himself or herself into the minor's, or the person believed to be a minor's,
17 physical presence with the intent to engage in any sexual activity or conduct with such a minor
18 that is prohibited by law, is guilty of a felony and shall be fined not more than \$25,000 or
19 imprisoned in a state correctional facility for a determinate sentence of not less than five nor more
20 than thirty years, or both: *Provided*, That subsection (a) shall be deemed a lesser included offense
21 to that created by this subsection.

22 **ARTICLE 8A. PREPARATION, DISTRIBUTION OR EXHIBITION OF OBSCENE MATTER TO**
23 **MINORS.**

24 **§61-8A-4. Use of obscene matter with intent to seduce minor.**

25 Any adult, having knowledge of the character of the matter, who knows or believes that a
26 person is a minor at least four years younger than the adult, and distributes, offers to distribute or
27 displays by any means any obscene matter to the person who is known or believed to be a minor
28 at least four years younger than the adult, and such distribution, offer to distribute, or display is
29 undertaken with the intent or for the purpose of facilitating the sexual seduction or abuse of the
30 minor, is guilty of a felony and, upon conviction thereof, shall be fined not more than \$25,000, or
31 imprisoned in a state correctional facility for not more than five years, or both. For a second and
32 each subsequent commission of such offense, such person is guilty of a felony and, upon
33 conviction, shall be fined not more than \$50,000 or imprisoned in a state correctional facility for
34 not more than ten years, or both.