

Maddox
Hansen
Miller

SSB 1104
Judiciary

Succeeded By
SENATE/HOUSE FILE SF/HE 351
BY (PROPOSED ATTORNEY GENERAL
BILL)

Passed Senate, Date _____ Passed House, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

1 An Act relating to the criminal offenses of enticing a minor away
2 and sexual exploitation of a minor and providing a penalty.
3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

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1 Section 1. Section 692A.1, subsection 4, Code 2001, is
2 amended by adding the following new paragraph:

3 NEW PARAGRAPH. mm. Enticing away a minor in violation of
4 section 710.10, subsection 1.

5 Sec. 2. Section 692A.1, subsection 4, paragraph n, Code
6 2001, is amended to read as follows:

7 n. An indictable offense committed in another jurisdiction
8 which would constitute an indictable offense under paragraphs
9 "a" through "m" "mm".

10 Sec. 3. Section 710.10, Code 2001, is amended to read as
11 follows:

12 710.10 ENTICING AWAY A CHILD MINOR.

13 1. A person commits a class "B" "C" felony when, without
14 authority and with the intent to commit ~~an illegal act~~ sexual
15 abuse or sexual exploitation upon the child a minor under the
16 age of thirteen, the person entices away a ~~child~~ the minor
17 under the age of thirteen, or entices away a person reasonably
18 believed to be under the age of thirteen.

19 2. A person commits ~~an aggravated misdemeanor~~ a class "D"
20 felony when, without authority and with the intent to commit
21 an illegal act upon ~~the child~~ a minor under the age of
22 sixteen, the person ~~attempts to entice~~ entices away a ~~child~~
23 minor under the age of be sixteen, or entices away a person
24 reasonably believed to be under the age of sixteen.

25 3. A person commits an aggravated misdemeanor when,
26 without authority and with the intent to commit an illegal act
27 upon a minor under the age of sixteen, the person attempts to
28 entice away a minor under the age of sixteen, or attempts to
29 entice away a person reasonably believed to be under the age
30 of sixteen.

31 3- 4. A person's intent to commit ~~an illegal act upon the~~
32 child a violation of this section may be inferred when the
33 individual person is not known to the ~~child~~ person being
34 enticed away and the ~~individual~~ person does not have the
35 permission of the ~~child's~~ parent, guardian, or custodian to

1 contact the child person being enticed away.

2 5. For purposes of determining jurisdiction under section
3 803.1, an offense is considered committed in this state if the
4 communication to entice away a minor or a person believed to
5 be a minor who is present in this state originates from
6 another state, or the communication to entice away a minor a
7 person believed to be a minor is sent from this state.

8 Sec. 4. Section 728.12, Code 2001, is amended to read as
9 follows:

10 728.12 SEXUAL EXPLOITATION OF A MINOR.

11 ~~1. A person commits a class "E" felony when the person~~
12 ~~employs, uses, persuades, induces, entices, coerces, knowingly~~
13 ~~permits, It shall be unlawful to employ, use, persuade,~~
14 ~~induce, entice, coerce, knowingly permit, or otherwise causes~~
15 ~~cause a minor to engage in a prohibited sexual act or in the~~
16 ~~simulation of a prohibited sexual act if the person knows,~~
17 ~~has. A person must know, or have reason to know, or intends~~
18 ~~intend that the act or simulated act may be photographed,~~
19 ~~filmed, or otherwise preserved in a negative, slide, book,~~
20 ~~magazine, computer, computer disk, or other print or visual~~
21 ~~medium, or be preserved in an electronic, magnetic, or optical~~
22 ~~storage system, or in any other type of storage system. A~~
23 ~~person who commits a violation of this subsection commits a~~
24 ~~class "C" felony. Notwithstanding section 902.9, the court~~
25 ~~may assess a fine of not more than fifty thousand dollars for~~
26 ~~each offense under this subsection in addition to imposing any~~
27 ~~other authorized sentence.~~

28 2. ~~A person commits a class "D" felony when the person~~
29 ~~knowingly promotes It shall be unlawful to knowingly promote~~
30 ~~any material visually depicting a live performance of a minor~~
31 ~~or what appears to be a minor engaging in a prohibited sexual~~
32 ~~act or in the simulation of a prohibited sexual act. A person~~
33 ~~who commits a violation of this subsection commits a class "D"~~
34 ~~felony. Notwithstanding section 902.9, the court may assess a~~
35 ~~fine of not more than twenty-five thousand dollars for each~~

1 offense under this subsection in addition to imposing any
2 other authorized sentence.

3 3. ~~A person who~~ It shall be unlawful to knowingly
4 ~~purchases or possesses~~ purchase or possess a negative, slide,
5 book, magazine, computer, computer disk, or other print or
6 visual medium depicting, or an electronic, magnetic, or
7 optical storage system, or any other type of storage system
8 which depicts a minor or what appears to be a minor engaging
9 in a prohibited sexual act or the simulation of a prohibited
10 sexual act ~~commits a serious misdemeanor.~~ A person who
11 commits a violation of this subsection commits an aggravated
12 misdemeanor. A person who commits a second or subsequent
13 violation of this subsection, or a person who commits a
14 violation of this subsection and who has committed a prior
15 offense in another jurisdiction which would constitute a
16 violation under this subsection, commits a class "D" felony.

17 4. ~~However, this~~ This section does not apply to law
18 enforcement officers, court personnel, licensed physicians,
19 licensed psychologists, or attorneys in the performance of
20 their official duties.

21 Sec. 5. Section 901A.1, subsection 1, Code 2001, is
22 amended by adding the following new paragraph:

23 NEW PARAGRAPH. bb. Enticing a minor away in violation of
24 section 710.10, subsection 1.

25 EXPLANATION

26 This bill relates to the criminal offenses of enticing a
27 minor away and sexual exploitation of a minor.

28 The bill changes the name of the crime of enticing a child
29 away to enticing a minor away, and makes changes to the
30 penalties. The bill provides that a person commits a class
31 "C" felony, if the person entices away a minor under the age
32 of 13 or a person believed to be under the age of 13 with the
33 intent to commit sexual abuse or sexual exploitation. The
34 bill provides that a person commits a class "D" felony, if the
35 person entices a minor away under the age of 16 or a person

1 believed to be under the age of 16, with the intent to commit
 2 an illegal act. The bill provides that a person commits an
 3 aggravated misdemeanor, if the person attempts to entice a
 4 minor away who is under the age of 16 or a person believed to
 5 be under the age of 16. Under current law, a person commits a
 6 class "D" felony for enticing a minor away, and an aggravated
 7 misdemeanor for attempting to entice a minor away.

8 The bill also provides that the offense is considered
 9 committed in this state, if the communication to entice away a
 10 minor or person believed to be a minor who is present in this
 11 state originates in another state, or the communication to
 12 entice away a minor or person believed to be a minor which is
 13 sent from this state.

14 The bill adds enticing a minor away under the age of 13 in
 15 violation of Code section 710.10, subsection 1, to the list of
 16 sexually predatory offenses in Code chapter 901A. A person
 17 convicted of a sexually predatory offense will serve a greater
 18 sentence than if only convicted of the underlying offense.
 19 The bill also requires that a person who commits enticing a
 20 minor away under the age of 13 register as a sex offender.

21 The bill also makes changes to the definition of the
 22 criminal offense of sexual exploitation of a minor. The bill
 23 makes it unlawful to induce or permit a minor to engage in a
 24 sex act if the person knows or should know that the sex act
 25 will be preserved in some manner on a computer, computer disk,
 26 or be placed in an electronic storage system, or in any other
 27 type of storage system. Under current law it is unlawful to
 28 induce or permit a minor to engage in a sex act if the person
 29 knows or should have known that the sex act may be
 30 photographed, filmed, or otherwise preserved in a negative,
 31 slide, book, magazine, or other print or visual medium. A
 32 person who commits sexual exploitation of a minor by
 33 unlawfully inducing or permitting a minor to engage in a sex
 34 act commits a class "C" felony.

35 The bill also makes it unlawful to knowingly purchase or

1 possess images of a minor or what appears to be a minor
2 engaged in a sex act if the images are contained in a
3 computer, computer disk, or in an electronic storage system,
4 or in any other type of storage system. Under current law, it
5 is unlawful to knowingly purchase or possess images of a minor
6 in a sex act if the image is in a negative, slide, book, or
7 magazine, or other print or visual medium. The bill increases
8 the penalty for purchasing or possessing sexually exploitive
9 images from a serious misdemeanor to an aggravated
10 misdemeanor. In addition, the bill provides that if a person
11 commits a second or subsequent offense of purchasing or
12 possessing sexually exploitive images, the person commits a
13 class "D" felony.

14 An aggravated misdemeanor is punishable by confinement for
15 no more than two years and a fine of at least \$500 but not
16 more than \$5,000. A class "D" felony is punishable by
17 confinement for no more than five years and a fine of at least
18 \$750 but not more than \$7,500. A class "C" felony is
19 punishable by confinement for no more than 10 years and a fine
20 of at least \$1,000 but not more than \$10,000.

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Department of Justice

THOMAS J. MILLER
ATTORNEY GENERAL

ADDRESS REPLY TO:
HOOVER BUILDING
DES MOINES, IOWA 50319
TELEPHONE: 515-281-5164
FACSIMILE: 515-281-4209

MEMORANDUM

TO: Members of the General Assembly
FROM: Anne M. Bunz
DATE: January 8, 200
SUBJECT: Possession of Child Pornography/Travelers

This bill proposal is divided into two sections. The first section deals with the solicitation of a minor and the second section deals with the possession of child pornography.

Section 1: Prohibits the creation of what appears to be child pornography by use of a means such as a computer to either combine an innocent picture of a child with elements making it appear pornographic or otherwise creating such an image. This amendment is necessary to keep up with the current technology in creating child pornography.

This section also increases the penalty for possession of child pornography from a serious misdemeanor to an aggravated misdemeanor for the first offense, and to a class "D" felony for a subsequent offense. This change brings penalties more in line with those of federal law and other states.

Section 2: Expands the crime of solicitation of a child to cover the pedophile who engages in conversations in a computer chat room and eventually convinces the child to meet with the intent of entering into a sexual relationship.

This section rewrites the current "Enticing a Child" statute and changes the title to "Solicitation of Minor." This rewrite includes:

- a. An enhanced penalty is provided if the victim is believed to be under age twelve. Because the perpetrator does not know the actual age of the person he or she is communicating with, and because on some occasions the "victim" is actually a law enforcement officer, the bill speaks to communicating with someone the perpetrator believes to be under 16 years of age.
- b. An enhanced punishment is included for enticing a child under age 12 for the purpose of sexual abuse or sexual exploitation. By referring to intent to commit sexual abuse, the age parameters set out for sexual abuse apply.
- c. The penalty for "attempting" to entice a child is raised from an aggravated misdemeanor to a class "D" felony.

This crime will be added to the list of sexual predatory offenses if the underlying intent is to commit sexual abuse of sexual exploitation of a minor. In addition, this crime will also be added to the list of offenses requiring sex offender registration.

Substituted for by HF 327
3/21/01 (P.763)

FILED MAR 5 2001

SENATE FILE 351
BY COMMITTEE ON JUDICIARY

WITHDRAWN
3-21-01

(SUCCESSOR TO SSB 1104)

Passed Senate, Date _____ Passed House, Date _____
Vote: Ayes _____ Nays _____ Vote: Ayes _____ Nays _____
Approved _____

A BILL FOR

1 An Act relating to the criminal offenses of enticing a minor away
2 and sexual exploitation of a minor and providing a penalty.
3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

SENATE FILE 351

S-3214

1 Amend Senate File 351 as follows:
2 1. Page 3, by striking lines 12 through 16, and
3 inserting the following: "misdemeanor for a first
4 offense and a class "D" felony for a second or
5 subsequent offense. For purposes of this subsection,
6 an offense is considered a second or subsequent
7 offense if, prior to the person's having been
8 convicted under this subsection, any of the following
9 apply:
10 a. The person has a prior conviction or deferred
11 judgment under this subsection.
12 b. The person has a prior conviction, deferred
13 judgment, or the equivalent of a deferred judgment in
14 another jurisdiction for an offense substantially
15 similar to the offense defined in this subsection.
16 The court shall judicially notice the statutes of
17 other states that define offenses substantially
18 similar to the offense defined in this subsection and
19 that therefore can be considered corresponding
20 statutes."

By O. GENE MADDOX

S-3214 FILED MARCH 21, 2001
ADOPTED 3/21/01 (P.762)

SF 351

1 Section 1. Section 692A.1, subsection 4, Code 2001, is
2 amended by adding the following new paragraph:

3 NEW PARAGRAPH. mm. Enticing away a minor in violation of
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8 which would constitute an indictable offense under paragraphs
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14 authority and with the intent to commit ~~an illegal act~~ sexual
15 abuse or sexual exploitation upon the child a minor under the
16 age of thirteen, the person entices away a child the minor
17 under the age of thirteen, or entices away a person reasonably
18 believed to be under the age of thirteen.

19 2. A person commits ~~an aggravated misdemeanor~~ a class "D"
20 felony when, without authority and with the intent to commit
21 an illegal act upon ~~the child~~ a minor under the age of
22 sixteen, the person attempts-to-entice entices away a child
23 minor under the age of sixteen, or entices away a person
24 reasonably believed to be under the age of sixteen.

25 3. A person commits an aggravated misdemeanor when,
26 without authority and with the intent to commit an illegal act
27 upon a minor under the age of sixteen, the person attempts to
28 entice away a minor under the age of sixteen, or attempts to
29 entice away a person reasonably believed to be under the age
30 of sixteen.

31 3- 4. A person's intent to commit ~~an illegal act upon the~~
32 child a violation of this section may be inferred when the
33 individual person is not known to the child person being
34 enticed away and the individual person does not have the
35 permission of the child's parent, guardian, or custodian to

1 contact the child person being enticed away.

2 5. For purposes of determining jurisdiction under section
3 803.1, an offense is considered committed in this state if the
4 communication to entice away a minor or a person believed to
5 be a minor who is present in this state originates from
6 another state, or the communication to entice away a minor or
7 a person believed to be a minor is sent from this state.

8 Sec. 4. Section 728.12, Code 2001, is amended to read as
9 follows:

10 728.12 SEXUAL EXPLOITATION OF A MINOR.

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14 ~~induce, entice, coerce, knowingly permit, or otherwise causes~~
15 ~~cause a minor to engage in a prohibited sexual act or in the~~
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17 ~~has. A person must know, or have reason to know, or intends~~
18 ~~intend that the act or simulated act may be photographed,~~
19 ~~filmed, or otherwise preserved in a negative, slide, book,~~
20 ~~magazine, computer, computer disk, or other print or visual~~
21 ~~medium, or be preserved in an electronic, magnetic, or optical~~
22 ~~storage system, or in any other type of storage system. A~~
23 ~~person who commits a violation of this subsection commits a~~
24 ~~class "C" felony. Notwithstanding section 902.9, the court~~
25 ~~may assess a fine of not more than fifty thousand dollars for~~
26 ~~each offense under this subsection in addition to imposing any~~
27 ~~other authorized sentence.~~

28 2. ~~A person commits a class "B" felony when the person~~
29 ~~knowingly promotes It shall be unlawful to knowingly promote~~
30 ~~any material visually depicting a live performance of a minor~~
31 ~~or what appears to be a minor engaging in a prohibited sexual~~
32 ~~act or in the simulation of a prohibited sexual act. A person~~
33 ~~who commits a violation of this subsection commits a class "D"~~
34 ~~felony. Notwithstanding section 902.9, the court may assess a~~
35 ~~fine of not more than twenty-five thousand dollars for each~~

1 offense under this subsection in addition to imposing any
2 other authorized sentence.

3 3. ~~A person who~~ It shall be unlawful to knowingly
4 ~~purchases or possesses~~ purchase or possess a negative, slide,
5 book, magazine, computer, computer disk, or other print or
6 visual medium depicting, or an electronic, magnetic, or
7 optical storage system, or any other type of storage system
8 which depicts a minor or what appears to be a minor engaging
9 in a prohibited sexual act or the simulation of a prohibited
10 sexual act ~~commits a serious misdemeanor.~~ A person who
11 commits a violation of this subsection commits an aggravated
12 misdemeanor. A person who commits a second or subsequent
13 violation of this subsection, or a person who commits a
14 violation of this subsection and who has committed a prior
15 offense in another jurisdiction which would constitute a
16 violation under this subsection, commits a class "D" felony.

17 4. ~~However, this~~ This section does not apply to law
18 enforcement officers, court personnel, licensed physicians,
19 licensed psychologists, or attorneys in the performance of
20 their official duties.

21 Sec. 5. Section 901A.1, subsection 1, Code 2001, is
22 amended by adding the following new paragraph:

23 NEW PARAGRAPH. bb. Enticing away a minor in violation of
24 section 710.10, subsection 1.

25 EXPLANATION

26 This bill relates to the criminal offenses of enticing away
27 a minor and sexual exploitation of a minor.

28 The bill changes the name of the crime of enticing away a
29 child to enticing away a minor, and makes changes to the
30 penalties. The bill provides that a person commits a class
31 "C" felony, if the person entices away a minor under the age
32 of 13 or a person believed to be under the age of 13 with the
33 intent to commit sexual abuse or sexual exploitation. The
34 bill provides that a person commits a class "D" felony, if the
35 person entices away a minor under the age of 16 or a person

1 believed to be under the age of 16, with the intent to commit
2 an illegal act. The bill provides that a person commits an
3 aggravated misdemeanor, if the person attempts to entice away
4 a minor who is under the age of 16 or a person believed to be
5 under the age of 16. Under current law, a person commits a
6 class "D" felony for enticing away a minor, and an aggravated
7 misdemeanor for attempting to entice away a minor.

8 The bill also provides that the offense is considered
9 committed in this state, if the communication to entice away a
10 minor or person believed to be a minor who is present in this
11 state originates in another state, or the communication to
12 entice away a minor or person believed to be a minor is sent
13 from this state.

14 The bill adds enticing away minor away under the age of 13
15 in violation of Code section 710.10, subsection 1, to the list
16 of sexually predatory offenses in Code chapter 901A. A person
17 convicted of a sexually predatory offense will serve a greater
18 sentence than if only convicted of the underlying offense.
19 The bill also requires that a person who commits enticing away
20 minor under the age of 13 register as a sex offender.

21 The bill also makes changes to the definition of the
22 criminal offense of sexual exploitation of a minor. The bill
23 makes it unlawful to induce or permit a minor to engage in a
24 sex act if the person knows or should know that the sex act
25 will be preserved in some manner on a computer, computer disk,
26 or be placed in an electronic storage system, or in any other
27 type of storage system. Under current law it is unlawful to
28 induce or permit a minor to engage in a sex act if the person
29 knows or should have known that the sex act may be
30 photographed, filmed, or otherwise preserved in a negative,
31 slide, book, magazine, or other print or visual medium. A
32 person who commits sexual exploitation of a minor by
33 unlawfully inducing or permitting a minor to engage in a sex
34 act commits a class "C" felony.

35 The bill also makes it unlawful to knowingly purchase or

1 possess images of a minor or what appears to be a minor
2 engaged in a sex act if the images are contained in a
3 computer, computer disk, or in an electronic storage system,
4 or in any other type of storage system. Under current law, it
5 is unlawful to knowingly purchase or possess images of a minor
6 in a sex act if the image is in a negative, slide, book, or
7 magazine, or other print or visual medium. The bill increases
8 the penalty for purchasing or possessing sexually exploitative
9 images from a serious misdemeanor to an aggravated
10 misdemeanor. In addition, the bill provides that if a person
11 commits a second or subsequent offense of purchasing or
12 possessing sexually exploitative images, the person commits a
13 class "D" felony.

14 An aggravated misdemeanor is punishable by confinement for
15 no more than two years and a fine of at least \$500 but not
16 more than \$5,000. A class "D" felony is punishable by
17 confinement for no more than five years and a fine of at least
18 \$750 but not more than \$7,500. A class "C" felony is
19 punishable by confinement for no more than 10 years and a fine
20 of at least \$1,000 but not more than \$10,000.

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**SENATE FILE 351
FISCAL NOTE****REQUESTED BY:
SENATOR MADDOX**

The estimate for **Senate File 351** is hereby submitted as a fiscal note pursuant to Joint Rule 17 and as a correctional impact statement pursuant to Section 2.56, Code of Iowa. Data used in developing this fiscal note and correctional impact statement are available from the Legislative Fiscal Bureau to members of the Legislature upon request.

Senate File 351 amends Section 710.10, Code of Iowa, by changing the name of enticing a child away to enticing a minor away, and changes the penalties. The Bill increases the penalty from a Class D to a Class C felony in cases where sexual abuse or sexual exploitation of a minor was intended. The Bill increases the penalty from an aggravated misdemeanor to a Class D felony in cases where a minor under 16 years of age is enticed away. Senate File 351 creates an aggravated misdemeanor for attempting to entice a minor away. The Bill increases the penalty from a serious misdemeanor to an aggravated misdemeanor or a Class D felony for purchasing or possessing media depicting minors in prohibited sexual acts. The Bill facilitates prosecution and conviction of people who use the Internet to entice or attempt to entice minors. Senate File 351 adds enticing a minor away under the age of 13 to the list of sexually predatory offenses.

ASSUMPTIONS

1. Charge, conviction, and sentencing patterns and trends will not change over the projection period.
2. Prisoner length of stay, revocation rates, and other corrections' practices and policies will not change over the projection period.
3. The law will become effective July 1, 2001. A lag effect of six months is assumed, from the effective date of the change in the law to the date of first entry of affected offenders into the correctional system.
4. The analysis is based on information obtained from the Justice Data Warehouse, which includes statewide court information. Conviction and penalty information is based on FY 2000 data.
5. The correctional impact and fiscal impact cannot be determined for the provisions of the Bill relating to prosecution and conviction of using the Internet to entice or attempt to entice away a minor. There may be additional charges and convictions due to this clarification; however, due to insufficient information, an accurate estimate cannot be provided.
6. Average jail terms are based on the average jail term imposed for all aggravated misdemeanors.
7. During FY 2000, two people were convicted of a Class D felony for enticing away a child, and three people were convicted of an aggravated misdemeanor

-2-

- for enticement. All of the convicted offenders received probation, with one person being required to serve time in a Community-Based Corrections (CBC) residential facility.
8. Neither of the two Class D felony convictions that occurred during FY 2000 had been charged with sexual abuse or sexual exploitation. Therefore, there is no correctional impact associated with the increased penalty (from Class D to Class C felony) in cases where sexual abuse or sexual exploitation of a minor was intended.
 9. Based on 1999 Iowa Incident-Based Crime information, there will be no Class D felony convictions due to increasing the penalty from an aggravated misdemeanor to a Class D felony in cases where the minor is under the age of 16. There will be one additional aggravated misdemeanor conviction annually under this provision. This person will be placed on probation.
 10. There were seven people convicted in FY 2000 of purchasing or possessing media depicting minors in prohibited sexual acts. Under the Bill, these people will now be convicted of an aggravated misdemeanor rather than a serious misdemeanor. These convicted offenders will already be on probation.
 11. The marginal cost per day for county jails will not exceed \$25 per offender. The average length of stay for serious misdemeanors is 30 days. The average length of stay in jail for aggravated misdemeanors is 41 days.
 12. The marginal cost per day for probation or parole is \$1.55 per offender. The average length of stay for street supervision is 6 months for a serious misdemeanor and 19 months for an aggravated misdemeanor.
 13. The median cost per case for aggravated misdemeanors and Class D felonies is \$1,000 to defend. The marginal cost per case for serious misdemeanors is \$750.
 14. Court costs vary by type of offense charged as well as contested versus uncontested cases. Trial costs for an aggravated misdemeanor case ranges from \$173 to \$3,700. Trial costs for a serious misdemeanor case range from \$190 to \$2,800. These costs include expenses for the Clerk of Court, court attendant, court reporter, juries, and judges, i.e., Magistrates, District Associate Judges, and District Court Judges.
 15. The Department of Public Safety indicates there is no impact on the Sex Offender Registry workload under Senate File 351.

CORRECTIONAL IMPACT

It is estimated there will be two additional jail admissions during FY 2002, and three additional admissions each year thereafter. On an annual basis, there will be one additional aggravated misdemeanor case for attempting to entice a minor away. The seven serious misdemeanor convictions for purchasing or possessing media depicting minors in prohibited sexual acts will become seven aggravated misdemeanor convictions.

There will be one additional admission to probation under Senate File 351. Convicted offenders already on probation will serve a longer sentence. The Bill will not have a correctional impact on the State prison system.

FISCAL IMPACT

The fiscal impact of Senate File 351 is as follows:

State General Fund:	FY 2002	FY 2003
	-----	-----
Parole/Probation Costs	\$ 3,000	\$ 3,000
Indigent Defense Costs	2,000	3,000
Judicial Department Costs	5,000	5,000
	-----	-----
Total General Fund Cost	\$10,000	\$11,000
	-----	-----
	-----	-----
Local Government:		
County Jails	\$ 2,000	\$ 4,000
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SOURCES

Criminal and Juvenile Justice Planning Division, Department of Human Rights
 Department of Corrections
 Supreme Court
 State Public Defender's Office

(LSB 1124SV, BAL)

FILED MARCH 8, 2001

BY DENNIS PROUTY, FISCAL DIRECTOR