ARIZONA HOUSE OF REPRESENTATIVES



Fifty-sixth Legislature Second Regular Session

HB 2858: social media protections; minors Sponsor: Representative Blattman, LD 9 Committee on Appropriations

Overview

Outlines requirements for online service providers and social media platforms relating to privacy of minors.

History

A.R.S. <u>Title 18</u> regulates information technology, including chapters on government information technology, network access, network services and network security.

Provisions

- 1. Requires each business in Arizona that provides an online service, product or feature that is likely to be accessed by a minor to:
 - a) establish default settings that provide the maximum degree of privacy protections to each user;
 - b) allow each minor to opt out of the collection and use of the minor's personal information:
 - c) prohibit targeted advertising using a minor's personal information;
 - d) accept a fiduciary duty to prioritize a minor's interest over those of the online platform;
 - e) develop content filters to limit cyberbullying on the provider's social media platform. (Sec. 1)
- 2. Requires each business that provide access to a social media platform to:
 - a) prohibit any user at least 18 years old from sending a message to a minor who is under 18 years old; and
 - b) prohibit a minor who is under 16 years old from using the social media platform without first receiving approval from the minor's parent or guardian. (Sec. 1)
- 3. Defines de-identified data, personal information and social media platform. (Sec. 1)
- 4. Entitles this Act the Protecting Children on Social Media Act. (Sec. 2)

□ Prop 105 (45 votes)	☐ Prop 108 (40 votes)	☐ Emergency (40 votes)	□ Fiscal Note
			HB 2858