By Senator Campbell

33-231-02

A bill to be entitled

An act relating to obscenity; requiring public libraries to install and maintain computer software or equivalent technology that prohibits access to obscene materials by minors; providing that the installation of software or technology in a library having only one public-access computer is within the library's discretion; providing a finding of important state interest; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Each county or municipal public library that makes available for public use computer on-line service, Internet service, or local bulletin-board service shall install and maintain computer software or equivalent technology on any computer that is made available to persons under 18 years of age which prohibits access to materials that contain obscene descriptions, photographs, or depictions. If the library has only one computer available for public use, the installation of such software or technology shall be within the discretion of the library.

Section 2. <u>In accordance with section 18, Article VII</u> of the State Constitution, the Legislature finds that the installation and maintenance by public libraries of computer software or equivalent technology that prohibits access by persons under 18 years of age to obscene materials fulfills an important state interest.

Section 3. This act shall take effect October 1, 2002.

SENATE SUMMARY Requires county or municipal public libraries that make computer on-line service, Internet service, or local bulletin-board service available to persons under 18 years of age to install and make available software or other technology that prohibits access to obscene materials. When there is only one computer available for public use, installation of such software or technology is optional with the library.