1	SENATE BILL NO. 532
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3	(Proposed by the Senate Committee for Courts of Justice
4	on)
5	(Patron Prior to SubstituteSenator Jordan)
6	A BILL to amend the Code of Virginia by adding a section numbered 8.01-40.6, relating to commercial
7	entity offering social media accounts; restricted hours for minors; civil liability.
8	Be it enacted by the General Assembly of Virginia:
9	1. That the Code of Virginia is amended by adding a section numbered 8.01-40.6 as follows:
10	§ 8.01-40.6. Allowing minor to access social media accounts during restricted hours;
11	interfering with the sleep cycle or mental health of a minor.
12	A. For the purposes of this section:
13	"Interactive computer service" means the same as that term is defined in § 8.01-49.1.
14	"Social media account" means an online personal account on a social media platform.
15	"Social media platform" means a public or semipublic Internet-based service or application that
16	has users in the Commonwealth and meets both of the following criteria:
17	1. A primary function of the service or application is to connect users in order to allow users to
18	interact socially with each other within the service or application. A service or application that provides
19	email or direct messaging services shall not be considered to meet this criterion on the basis of that
20	function alone.
21	2. The service or application allows a user to: (i) construct a public or semipublic profile for
22	purposes of signing into and using the service or application; (ii) populate a public list of other users with
23	whom the user shares a social connection within the system; and (iii) create or post content viewable by
24	other users, including on message boards, in chat rooms, or through a landing page or main feed that
25	presents the user with content generated by other users. A service or application that consists primarily of
26	news sports entertainment ecommerce or content that is preselected by the provider or for which any

27	chat, comments, or interactive functionality is incidental to, directly related to, or dependent on the
28	provision of such content, shall not be considered to meet this criterion on the basis of that function alone.
29	B. No commercial entity offering social media accounts shall knowingly or intentionally allow a
30	minor to access his social media account during the hours of 12:00 a.m. to 6:00 a.m. unless the minor's
31	parent, guardian, or legal custodian has provided permission for such minor to use such social media
32	account during these hours. For the purposes of this section, the time of day shall be determined based on
33	the location of the Internet Protocol address used by the minor account holder at the time of attempting
34	such access.
35	C. Any commercial entity offering social media accounts that violates the provisions of this section
36	shall be subject to civil liability for damages resulting from the interference with the sleep cycle or mental
37	health of a minor by allowing such minor to access his social media account during the hours of 12:00
38	a.m. to 6:00 a.m. and reasonable attorney fees and costs.
39	D. Nothing in this section shall be construed to impose an obligation or liability on a provider or
40	user of an interactive computer service on the Internet.
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