HOUSE No. 1745

The Commonwealth of Massachusetts

PRESENTED BY:

Jeffrey N. Roy

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to transmitting indecent visual depictions by teens and the unlawful distribution of explicit images.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Jeffrey N. Roy	10th Norfolk	1/4/2023
Adam Scanlon	14th Bristol	1/9/2023
Lindsay N. Sabadosa	1st Hampshire	2/6/2023
Christine P. Barber	34th Middlesex	2/6/2023
Christopher M. Markey	9th Bristol	2/6/2023
James K. Hawkins	2nd Bristol	2/14/2023
Walter F. Timilty	Norfolk, Plymouth and Bristol	2/14/2023
Tackey Chan	2nd Norfolk	2/14/2023
Kay Khan	11th Middlesex	2/14/2023
Patrick M. O'Connor	First Plymouth and Norfolk	2/14/2023
Rodney M. Elliott	16th Middlesex	2/14/2023
William C. Galvin	6th Norfolk	2/15/2023
Paul McMurtry	11th Norfolk	2/22/2023
Steven S. Howitt	4th Bristol	2/22/2023
Kate Lipper-Garabedian	32nd Middlesex	3/21/2023
Natalie M. Higgins	4th Worcester	3/21/2023
Paul R. Feeney	Bristol and Norfolk	3/21/2023

Thomas M. Stanley	9th Middlesex	3/21/2023
Tommy Vitolo	15th Norfolk	3/21/2023
Bruce E. Tarr	First Essex and Middlesex	3/31/2023
Marcus S. Vaughn	9th Norfolk	8/3/2023

HOUSE No. 1745

By Representative Roy of Franklin, a petition (accompanied by bill, House, No. 1745) of Jeffrey N. Roy and others relative to transmitting indecent visual depictions by teens and the unlawful distribution of explicit images. The Judiciary.

The Commonwealth of Alassachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act relative to transmitting indecent visual depictions by teens and the unlawful distribution of explicit images.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Chapter 12 of the General Laws is hereby amended by inserting after section 35 the following section:-

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Section 36. The attorney general, in consultation with the department of elementary and secondary education, shall develop and implement a comprehensive educational diversion program. The attorney general may solicit input from the Massachusetts Aggression Reduction Center at Bridgewater State University. The program shall be designed to provide teenagers with information about the legal consequences of and the penalties for transmitting indecent visual depictions known as, "sexting", or posting indecent visual depictions online, including the applicable federal and state statutes; the non-legal consequences of sexting or posting such pictures, including, but not limited to, the effect on relationships, loss of educational and

extracurricular activities; how the unique characteristics of cyberspace and the internet can

employment opportunities, and being barred or removed from school programs and

produce long-term and unforeseen consequences for sexting and posting such photographs; and the connection between bullying and cyber-bulling and juveniles sexting or posting sexual images. The educational diversion program shall be used as part of any diversion program required pursuant to section 39N of chapter 119 and shall be made available to school districts for use in educational programs on the topic.

SECTION 2. Chapter 71 of the General Laws is hereby amended by inserting after section 98 the following section:-

Section 99. The department shall encourage school districts to implement instruction in media literacy skills at all grade levels, and in any of the core subjects or other subjects, to equip students with the knowledge and skills for accessing, analyzing, evaluating, and creating all types of media and use the educational diversion program established pursuant to section 35 of chapter 12 for educational programs on the topic.

SECTION 3. Chapter 119 of the General Laws is hereby amended by inserting after section 39M the following section:-

Section 39N. (a) If a child is alleged to be a juvenile delinquent by reason of violating sections 29B, 29C, or 29D of chapter 272 the court shall, prior to arraignment, indefinitely stay arraignment and direct that the child enter and complete the educational diversion program established pursuant to section 35 of chapter 12; provided, however, that the district attorney may object in writing to the stay of arraignment. If the district attorney so objects, the court shall consider the district attorney's objections in its decision to direct a child to enter and complete said education diversion program. If the court finds, on its own motion or at the request of the district attorney, that the child has failed to complete the diversion program, the court shall bring

the case forward, arraign the child and restore the delinquency complaint to the docket for further proceedings.

- (b) If a child is alleged to be a juvenile delinquent by reason of violating sections 29B, 29C, or 29D of chapter 272 and if arraignment has already occurred, the court shall place the child on pretrial probation under section 87 of chapter 276. The conditions of such probation shall include, but not be limited to, completion of the educational diversion program established in section 35 of chapter 12; provided, however, that the district attorney may object in writing to pretrial probation. If the district attorney so objects, the court shall consider the district attorney's objections in its decision to place the child on pretrial probation. If the court finds, on its own motion or at the request of the district attorney, that the child has failed to comply with the conditions of probation, the court shall restore the delinquency complaint to the docket for trial or further proceedings.
- SECTION 4. Section 43A of chapter 265 of the General Laws, as appearing in the 2020 Official Edition, is hereby amended by striking out, in line 7, the figure "\$1,000" and inserting in place thereof the following figure:- \$5,000.
- SECTION 5. Said section 43A of said chapter 265, as so appearing, is hereby further amended by striking out subsection (b) and inserting in place thereof the following subsections:-
- (b)(1) As used in this subsection the following words shall, unless the context clearly requires otherwise have the following meanings:
- "Distribute", give, sell, transfer, disseminate, publish, upload, circulate, broadcast, or engage in any other form of transmission, electronic or otherwise.

"Identifiable", identifiable from the visual material itself or information offered in connection with the visual material.

"Partially nude", the exposure of fully uncovered buttocks, or all or part of the human genitals or the female nipple-areolar complex.

"Publish", disseminate with the intent that such image or images be made available by any means to any person or other legal entity; disseminate with the intent that such images be sold by another person or legal entity; post, present, display, exhibit, circulate, advertise or allow access by any means, so as to make an image or images available to the public; or disseminate with the intent that an image or images be posted, presented, displayed, exhibited, circulated, advertised or made accessible by any means, and to make such images available to the public.

"Visual material", any photograph, film, video, or digital image or recording, whether produced by electronic, mechanical or other means or any part, representation or reproduction thereof.

(2) Whoever knowingly distributes visual material depicting another person, either identifiable in the visual material or identified by the distributing person, who is nude, partially nude or engaged in sexual conduct, when the distribution causes physical or economic injury to the person depicted in the visual material or causes the person depicted in the visual material to suffer substantial emotional distress, and does so with the intent to harm, harass, intimidate, threaten, coerce or cause emotional distress, or does so with reckless disregard for the depicted person's lack of consent to the distribution of the visual material and reasonable expectation that the visual material would remain private, shall be guilty of the crime of criminal harassment and

shall be punished by imprisonment in a house of correction for not more than $2\frac{1}{2}$ years, by a fine of not more than \$10,000, or by both such fine and imprisonment.

- (3) For purposes of this subsection, consent to the creation of visual material shall not constitute consent to the distribution of the visual material.
- (4) This subsection shall not preclude other remedies available at law or in equity, including, but not limited to, the issuance by a court with proper jurisdiction of appropriate orders to restrain or prevent the distribution of visual material in violation of this subsection.
- (5) Visual material that is part of any court record arising from a prosecution under this subsection shall not be open to public inspection and, unless otherwise ordered in writing by the court, shall only be made available for inspection by court personnel to a prosecuting attorney, a defendant's attorney, a defendant or a victim connected to such prosecution. This does not prohibit disclosure, inspection or other use of the visual material in the underlying prosecution or any related court proceeding in accordance with applicable evidentiary and procedural rules or court order.
- (6) This subsection shall not apply to: (i) visual material involving nudity, partial nudity or sexual conduct that is: (A) voluntary or consensual and occurring in a commercial setting, or (B) voluntary or consensual and occurring in a place where a person does not have a reasonable expectation of privacy; (ii) distribution made in the public interest, including the reporting of unlawful conduct; (iii) lawful and common practices of law enforcement, criminal reporting, corrections, legal proceedings or medical treatment, including telemedicine; (iv) distribution of visual material that constitutes a matter of public concern; (v) interactive computer services, as defined in 47 U.S.C. section 230(f)(2), for content solely provided by another person; or (vi)

information services or telecommunications services, as defined in 47 U.S.C. section 153, for content solely provided by another person.

(c) Whoever, after having been convicted of the crime of criminal harassment, commits a second or subsequent offense, or whoever commits the crime of criminal harassment having previously been convicted of a violation of section 43, shall be punished by imprisonment in a house of correction for not more than $2\frac{1}{2}$ years or by imprisonment in a state prison for not more than 10 years, by a fine of not more than \$15,000, or by both such fine and imprisonment.

SECTION 6. Chapter 272 of the General Laws is hereby amended by inserting after section 29C the following section:-

Section 29D. (a) Whoever, while under 18 years of age, (i) possesses or disseminates to another person any visual material in violation of section 29B or section 29C, or (ii) whoever, while under 18 years of age, uploads visual material of another person in violation of this section to an internet website, shall be punished by commitment to the department of youth services for not more than 6 months, by a fine of not less than \$50.00 and not more than \$500.00, or by both such fine and commitment.

- (b) A person does not knowingly disseminate the material in violation of this section by reporting the matter to a law enforcement agency, parent, teacher, principal, or other relevant school personnel, or by affording a law enforcement agency, parent, teacher, principal or other relevant school personnel access to the material.
- (c) A person who has been adjudicated under this section shall not be required to register with the sex offender registry board and no data relating to such adjudication shall be transmitted to the board pursuant to section 178E of chapter 6.

(d) The juvenile court department shall have exclusive jurisdiction of proceedings underthis section.

- (e) It shall be an affirmative defense for any crime alleged under sections 29A, 29B, 29C, or under this section that: (i) the visual material portrays no person other than the defendant; or (ii) the defendant was under 18 years of age, the visual material portrays only an individual age 16 or older and was knowingly and voluntarily created and provided to the defendant by the individual in the image, and the defendant has not provided or made available the material to another person except the individual depicted who originally sent the material to the defendant.
- (f) Nothing in this section shall be construed to prohibit a prosecution for disorderly conduct, public indecency, child pornography, or any other applicable provision of law.