

The Commonwealth of Massachusetts

PRESENTED BY:

David M. Rogers

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 internet privacy rights for children.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
David M. Rogers	24th Middlesex	1/19/2023

By Representative Rogers of Cambridge, a petition (accompanied by bill, House, No. 80) of David M. Rogers relative to internet privacy rights for children. Advanced Information Technology, the Internet and Cybersecurity.

The Commonwealth of Massachusetts

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

An Act relative to internet privacy rights for children.

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 93 of the General Laws is hereby amended by adding the following
 section:-

3 Section 115. (a) For the purposes of this section the following words shall, unless the
4 context clearly requires otherwise, have the following meanings:

5 "Internet web site, online service, online application or mobile application directed to 6 minors", an internet web site, online service, online application or mobile application or a 7 portion thereof, that is created for the purpose of reaching an audience that is predominately 8 comprised of minors and is not intended for a more general audience comprised of adults; 9 provided, however, that an internet web site, online service, online application or mobile 10 application or a portion thereof, shall not be deemed to be directed at minors solely because it 11 refers or links to an internet web site, online service, online application or mobile application directed to minors by using information location tools including, a directory, index, reference,pointer or hypertext link.

14 "Less lethal weapon", any device that is designed to or that has been converted to expel 15 or propel less lethal ammunition by any action, mechanism or process for the purpose of 16 incapacitating, immobilizing or stunning a human being through the infliction of any less than 17 lethal impairment of physical condition, function or senses including, physical pain or 18 discomfort.

19 "Marketing or advertising", in exchange for monetary compensation, to make a 20 communication to 1 or more individuals or to arrange for the dissemination to the public of a 21 communication about a product or service the primary purpose of which is to encourage 22 recipients of the communication to purchase or use the product or service.

23 "Minor", a natural person under 18 years of age who resides in the commonwealth.

"Obscene matter", a matter, taken as a whole, that to the average person, applying
contemporary statewide standards, appeals to the prurient interest, that, taken as a whole, depicts
or describes sexual conduct in a patently offensive way and that, taken as a whole, lacks serious
literary, artistic, political or scientific value.

28 "Operator", any person or entity that owns an internet web site, online service, online 29 application or mobile application. It does not include any third party that operates, hosts or 30 manages but, does not own an internet web site, online service, online application or mobile 31 application on the owner's behalf or processes information on the owner's behalf.

32 "Posted", content or information that can be accessed by a user in addition to the minor 33 who posted the content or information, whether the user is a registered user or not, of the internet 34 web site, online service, online application or mobile application where the content or 35 information is posted.

36 (b) An operator of an internet web site, online service, online application or mobile
37 application directed to minors shall not market or advertise a product or a service described in
38 subsection (g) on its internet web site, online service, online application or mobile application
39 directed to minors.

40 (c) (1) An operator of an internet web site, online service, online application or mobile 41 application shall not market or advertise a product or service described in subsection (g) to a 42 minor who the operator has actual knowledge is using its internet web site, online service, online 43 application or mobile application and is a minor, if the marketing or advertising is specifically 44 directed to that minor based upon information specific to that minor including, but not limited to, 45 the minor's profile, activity, address or location sufficient to establish contact with a minor and 46 excluding internet protocol address and product identification numbers for the operation of a 47 service.

48 (2) An operator of an internet web site, online service, online application or mobile
49 application shall be deemed to be in compliance with paragraph (1) if the operator takes
50 reasonable actions in good faith designed to avoid marketing or advertising under circumstances
51 prohibited under paragraph (1).

(d) An operator of an internet web site, online service, online application or mobile
application directed to minors or who has actual knowledge that a minor is using its internet web

site, online service, online application or mobile application shall not knowingly use, disclose, compile, or allow a third party to use, disclose or compile, the personal information of a minor with actual knowledge that the use, disclosure or compilation is for the purpose of marketing or advertising products or services to that minor for a product described in subsection (g).

(e) This section shall not be construed to require an operator of an internet web site,
online service, online application or mobile application to collect or retain age information about
users.

61 (f)(1) With respect to marketing or advertising provided by an advertising service, the 62 operator of an internet web site, online service, online application or mobile application directed 63 to minors shall be deemed to be in compliance with subsection (b) if the operator notifies the 64 advertising service, in the manner required by the advertising service, that the site, service or 65 application is directed to minors.

66 (2) If an advertising service is notified, in the manner required by the advertising service, 67 that an internet web site, online service, online application or mobile application is directed to 68 minors pursuant to paragraph (1), the advertising service shall not market or advertise a product 69 or service on the operator's internet web site, online service, online application or mobile 70 application that is described in subsection (g).

(g) The marketing and advertising restrictions described in subsections (b) and (c) shall apply to the following products and services: (i) alcoholic beverages; (ii) firearms or handguns; (iii) ammunition or reloaded ammunition; (iv) firearms safety certificates; (v) aerosol container of paint that is capable of defacing property; (vi) etching cream that is capable of defacing property; (vii) any tobacco, cigarette or cigarette papers, blunt wraps or any other preparation of

76	tobacco or any other instrument or paraphernalia that is designed for the smoking or ingestion of
77	tobacco, products prepared from tobacco or any controlled substance; (viii) any cannabis,
78	cannabis product, cannabis business or any instrument or paraphernalia that is designed for the
79	smoking or ingestion of cannabis or cannabis products; (ix) BB, pellet expelling device or a less
80	lethal weapon; (x) fireworks; (xi) tanning in an ultraviolet tanning device; (xii) dietary
81	supplement products containing ephedrine group alkaloids; (xiii) tickets or shares in a lottery
82	game; (ivx) Salvia divinorum or Salvinorin A or any substance or material containing Salvia
83	divinorum or Salvinorin A; (xv) body branding; (xvi) permanent tattoo; (xvii) drug
84	paraphernalia; (xviii) electronic cigarette; or (xix) obscene matter.
85	(h) The marketing and advertising restrictions described in subsections (b), (c) and (d)
86	shall not apply to the incidental placement of products or services embedded in content if the
87	content is not distributed by or at the direction of the operator primarily for the purposes of
88	marketing and advertising of the products or services described in subsection (g).
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89	(i) An operator of an internet web site, online service, online application or mobile
90	application directed to minors or an operator of an internet web site, online service, online
91	application or mobile application that has actual knowledge that a minor is using its internet web
92	site, online service, online application or mobile application shall do all of the following:
93	(1) permit a minor who is a registered user of the operator's internet web site, online
94	service, online application or mobile application to remove or if the operator prefers, to request
95	and obtain removal of, content or information posted on the operator's internet web site, online
96	service, online application or mobile application by the user;

97 (2) provide notice to a minor who is a registered user of the operator's internet web site,
98 online service, online application or mobile application that the minor may remove or, if the
99 operator prefers, request and obtain removal of, content or information posted on the operator's
100 internet web site, online service, online application or mobile application by the registered user;

(3) provide clear instructions to a minor who is a registered user of the operator's internet
web site, online service, online application or mobile application on how the user may remove or
if the operator prefers, request and obtain the removal of content or information posted on the
operator's internet web site, online service, online application or mobile application; and

(4) provide notice to a minor who is a registered user of the operator's internet web site,
online service, online application or mobile application that the removal described under
paragraph (1) does not ensure complete or comprehensive removal of the content or information
posted on the operator's internet web site, online service, online application or mobile application
by the registered user.

(j) An operator of an internet web site, online service, online application or mobile application directed to minors who violated any provision of this section shall be held liable for a civil penalty of not more than \$2,500 per violation. The attorney general may file a civil action in the superior or district court in the name of the commonwealth to recover such penalties.

(k) An operator or a third party is not required to erase or otherwise eliminate or to enable
erasure or elimination of, content or information in any of the following circumstances:

(i) federal law or a general or special law requires the operator or third party to maintainthe content or information;

118	(ii) the content or information was stored on or posted to the operator's internet web site,
119	online service, online application or mobile application by a third party other than the minor,
120	who is a registered user including, any content or information posted by the registered user that
121	was stored, republished or reposted by the third party;
122	(iii) the operator anonymizes the content or information posted by the minor who is a
123	registered user, so that the minor who is a registered user cannot be individually identified;
124	(iv) the minor does not follow the instructions provided to the minor pursuant to
125	paragraph (3) of subsection (i) on how the registered user may request and obtain the removal of
126	content or information posted on the operator's internet web site, online service, online
127	application or mobile application by the registered user; and
128	(v) the minor has received compensation or other consideration for providing the content.
129	(1) This section shall not be construed to limit the authority of a law enforcement agency
130	to obtain any content or information from an operator as authorized by law or pursuant to an
131	order of a court.
132	(m) An operator shall be deemed compliant with this section if:
133	(i) it renders the content or information posted by the minor user no longer visible to
134	other users of the service and the public even if the content or information remains on the
135	operator's servers in some form; and
136	(ii) despite making the original posting by the minor user invisible, it remains visible
137	because a third party has copied the posting or reposted the content or information posted by the
138	minor.

- 139 (n) This section shall not be construed to require an operator of an internet web site,
- 140 online service, online application or mobile application to collect age information about users.
- 141 SECTION 2. This act shall take effect on January 1, 2024.