## **HOUSE BILL 1212**

E1, D3, P1 HB 1311/24 – ECM

By: Delegate McComas

Introduced and read first time: February 6, 2025

Assigned to: Economic Matters

## A BILL ENTITLED

1 AN ACT concerning

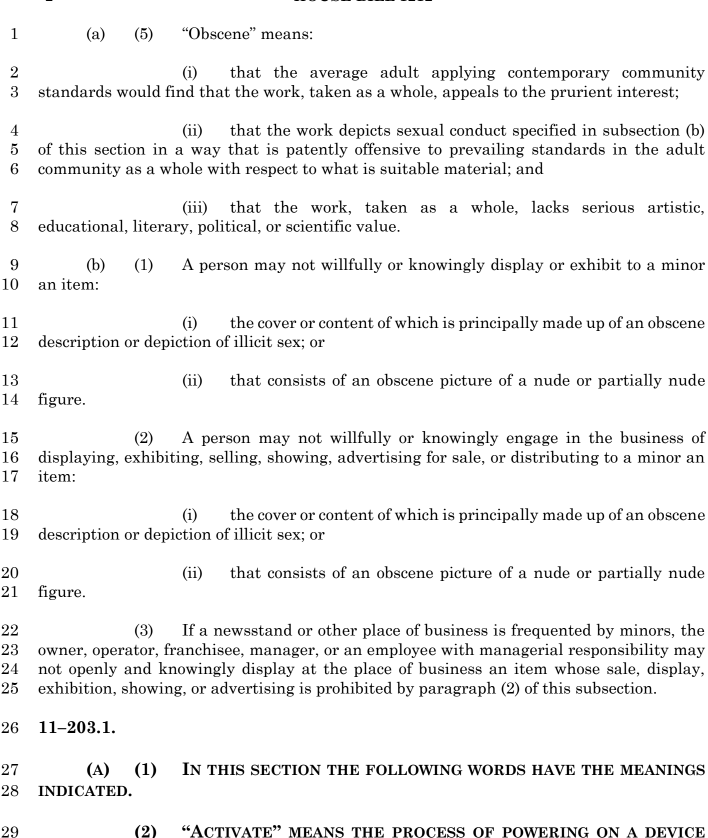
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## Criminal Law - Obscene Material - Device Filters

3 FOR the purpose of requiring, beginning on a certain date, each device activated in the 4 State to enable a certain filter to prevent minors from accessing obscene material; 5 prohibiting a certain person from deactivating the filter; providing that a 6 manufacturer of a device and certain persons are subject to civil and criminal 7 liability for certain conduct related to device filters; authorizing the Attorney 8 General to take certain actions against persons who violate this Act; authorizing 9 parents or legal guardians of minors who access obscene material to file a private cause of action against a certain manufacturer or person; and generally relating to 10 11 obscene material and device filters.

- 12 BY repealing and reenacting, without amendments,
- 13 Article Criminal Law
- 14 Section 11–203(a)(5) and (b)
- 15 Annotated Code of Maryland
- 16 (2021 Replacement Volume and 2024 Supplement)
- 17 BY adding to
- 18 Article Criminal Law
- 19 Section 11–203.1
- 20 Annotated Code of Maryland
- 21 (2021 Replacement Volume and 2024 Supplement)
- 22 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 23 That the Laws of Maryland read as follows:
- 24 Article Criminal Law
- 25 11–203.

**(2)** 



- 30 AND ASSOCIATING IT WITH A NEW USER ACCOUNT.
- 31 "DEVICE" MEANS A TABLET OR A SMART PHONE MANUFACTURED **(3)** ON OR AFTER JANUARY 1, 2026. 32

1	(4)	"FIL	TER" MEANS SOFTWARE INSTALLED ON A DEVICE THAT IS
2	CAPABLE OF PRI	EVENT	ING THE DEVICE FROM ACCESSING OR DISPLAYING OBSCENE
3	MATERIAL THRO	UGH I	NTERNET BROWSERS OR SEARCH ENGINES.
4	(5)	"INT	ERNET" MEANS THE GLOBAL INFORMATION SYSTEM THAT:
5		<b>(</b> I)	IS LOGICALLY LINKED TOGETHER BY A GLOBALLY UNIQUE
6	ADDRESS SPACE	E BASI	ED ON THE INTERNET PROTOCOL, OR ITS SUBSEQUENT
7	EXTENSIONS, T	HAT	IS ABLE TO SUPPORT COMMUNICATIONS USING THE
8	TRANSMISSION	CONTE	ROL PROTOCOL OR INTERNET PROTOCOL SUITE, OR ITS
9	SUBSEQUENT H	EXTENS	SIONS, OR OTHER INTERNET PROTOCOL-COMPATIBLE
0	PROTOCOLS; AN	D	
1		(II)	PROVIDES, USES, OR MAKES ACCESSIBLE, EITHER
2	PUBLICLY OR PE	` '	LY, HIGH-LEVEL SERVICES LAYERED ON COMMUNICATIONS
13	AND RELATED IN		
		.1 14110 1	· · · · · · · · · · · · · · · · · ·
4	(6)	"MA	NUFACTURER" MEANS A PERSON OR COMPANY THAT:
L <b>5</b>		(I)	IS ENGAGED IN THE BUSINESS OF MANUFACTURING A
6	DEVICE;	( )	
L <b>7</b>		(11)	HOLDS WHE DAMENING FOR WHE DEVICE IN MANUEL OWIDES.
18	AND	(II)	HOLDS THE PATENTS FOR THE DEVICE IT MANUFACTURES;
LO	AND		
9		(III)	HAS A COMMERCIALLY DESIGNATED REGISTERED AGENT IN
20	THE STATE.	(111)	THIS IT COMMENCEMENT DESIGNATED REGISTERED ROENT IN
•0	1112 0 11112,		
21	(7)	"MIN	OR" MEANS AN INDIVIDUAL UNDER THE AGE OF 18 YEARS
	WHO IS NOT:		
23		<b>(</b> I <b>)</b>	EMANCIPATED;
24		(II)	MARRIED; OR
25		(III)	A MEMBER OF THE ARMED FORCES OF THE UNITED STATES.
26	(8)	"OBS	SCENE" HAS THE MEANING STATED IN § 11–203 OF THIS
27	SUBTITLE.		<b>v</b>

28

**(I)** 

PROVIDING REASONABLE AGE VERIFICATION; AND

1	(9) "Password" means a string of characters or other
2	SECURE METHOD USED TO ENABLE, DEACTIVATE, MODIFY, OR UNINSTALL A FILTER
3	ON A DEVICE.
4	(10) "SMART PHONE" MEANS AN ELECTRONIC DEVICE THAT COMBINES
5	A CELL PHONE WITH A HAND-HELD COMPUTER, TYPICALLY OFFERING INTERNET
6	ACCESS THROUGH A BROWSER OR SEARCH ENGINE, DATA STORAGE, TEXT, AND
7	E-MAIL CAPABILITIES.
8	(11) "TABLET" MEANS AN INTERNET-READY DEVICE EQUIPPED WITH:
9	(I) AN OPERATING SYSTEM, TOUCHSCREEN DISPLAY, AND
0	RECHARGEABLE BATTERY; AND
1	(II) THE ABILITY TO SUPPORT ACCESS TO A CELLULAR
2	NETWORK.
13	(B) BEGINNING JANUARY 1, 2026, EACH DEVICE ACTIVATED IN THE STATE
4	SHALL:
5	(1) DETERMINE THE AGE OF THE USER DURING ACTIVATION AND
6	ACCOUNT SET-UP;
7	(2) ENABLE AN EXISTING FILTER FOR MINOR USERS, AT WHICH POINT
8	THE FILTER MUST BE SET TO THE ON POSITION WHEN THE USER IS A MINOR;
9	(3) PREVENT A MINOR FROM ACCESSING OBSCENE MATERIAL
	THROUGH EACH INTERNET BROWSER OR SEARCH ENGINE ON THE DEVICE VIA:
•0	THINGE GIT ENTER THE PROPERTY OF SERVICE STATE SERVICE VIII.
21	(I) MOBILE DATA NETWORKS;
_	(-)
22	(II) WIRED INTERNET NETWORKS; AND
23	(III) WIRELESS INTERNET NETWORKS;
	(,
24	(4) NOTIFY THE MINOR USER OF THE DEVICE WHEN THE FILTER
25	BLOCKS THE DEVICE FROM ACCESSING A WEBSITE; AND
.0	DECORD THE DEVICE INCREMENTED IN THE DOLLE, MILE
26	(5) ALLOW PARENTS OR LEGAL GUARDIANS OF MINOR USERS TO:
10	(a) The of the off the

DISABLE THE FILTER OR UNBLOCK A WEBSITE AFTER

- 1 (II) CREATE A PASSWORD THAT MAY THEN BE USED TO 2 REACTIVATE THE FILTER AT ANY TIME.
- 3 (C) A PERSON, OTHER THAN A PARENT OR LEGAL GUARDIAN, MAY NOT 4 DEACTIVATE OR UNINSTALL THE FILTER REQUIRED UNDER SUBSECTION (B) OF THIS
- 5 SECTION FOR A MINOR UNDER THE CARE AND CONTROL OF THE PARENT OR
- 6 GUARDIAN.
- 7 (D) (1) SUBJECT TO PARAGRAPHS (2) AND (3) OF THIS SUBSECTION,
- 8 BEGINNING JANUARY 1, 2026, A MANUFACTURER OF A DEVICE SHALL BE SUBJECT
- 9 TO CIVIL AND CRIMINAL LIABILITY IF:
- 10 (I) A DEVICE IS ACTIVATED IN THE STATE;
- 11 (II) THE DEVICE DOES NOT, ON ACTIVATION, ENABLE A FILTER
- 12 THAT COMPLIES WITH THE REQUIREMENTS UNDER SUBSECTION (B) OF THIS
- 13 SECTION; AND
- 14 (III) A MINOR ACCESSES OBSCENE MATERIAL ON THE DEVICE.
- 15 (2) NOTWITHSTANDING PARAGRAPH (1) OF THIS SUBSECTION, THIS
- 16 SECTION DOES NOT APPLY TO A MANUFACTURER THAT MAKES A GOOD FAITH
- 17 EFFORT TO PROVIDE A DEVICE THAT, ON ACTIVATION OF THE DEVICE IN THE STATE,
- 18 AUTOMATICALLY ENABLES A GENERALLY ACCEPTED AND COMMERCIALLY
- 19 REASONABLE FILTER THAT BLOCKS OBSCENE MATERIAL ON ALL INTERNET
- 20 BROWSERS OR SEARCH ENGINES ACCESSED ON THE DEVICE IN ACCORDANCE WITH
- 21 THIS SECTION.
- 22 (3) This section may not be construed to create a cause of
- 23 ACTION AGAINST THE RETAILER OF A DEVICE.
- 24 (E) (1) EXCEPT FOR A MINOR'S PARENT OR LEGAL GUARDIAN, A PERSON
- 25 IS CIVILLY LIABLE FOR DISABLING THE FILTER ON A DEVICE IN THE POSSESSION OF
- 26 THE MINOR IF THE MINOR ACCESSES OBSCENE MATERIAL.
- 27 (2) (I) BEGINNING JANUARY 1, 2026, EXCEPT FOR A PARENT OR
- 28 LEGAL GUARDIAN, A PERSON MAY NOT DISABLE THE FILTER ON A DEVICE IN THE
- 29 POSSESSION OF A MINOR.
- 30 (II) A PERSON WHO VIOLATES THIS PARAGRAPH IS SUBJECT TO:
- 31 1. FOR A FIRST OFFENSE, A FINE NOT EXCEEDING
- 32 **\$5,000**; AND

- 2. FOR A SECOND OR SUBSEQUENT OFFENSE, 2 IMPRISONMENT NOT EXCEEDING 1 YEAR OR A FINE NOT EXCEEDING \$50,000.
- 3 (F) (1) IF THE ATTORNEY GENERAL HAS REASON TO BELIEVE THAT A PERSON VIOLATED OR IS VIOLATING THIS SECTION, THE ATTORNEY GENERAL,
- 5 ACTING IN PUBLIC INTEREST, MAY FILE A CIVIL CAUSE OF ACTION IN THE NAME OF
- 6 THE STATE AGAINST THE PERSON TO:
- 7 (I) ENJOIN AN ACTION THAT CONSTITUTES A VIOLATION OF
- 8 THIS SECTION BY THE ISSUANCE OF A TEMPORARY RESTRAINING ORDER OR
- 9 PRELIMINARY OR PERMANENT INJUNCTION;
- 10 (II) RECOVER FROM THE ALLEGED VIOLATOR A CIVIL PENALTY
- 11 NOT EXCEEDING \$5,000 PER VIOLATION, AND NOT EXCEEDING \$50,000 IN
- 12 AGGREGATE, AS DETERMINED BY THE COURT;
- 13 (III) RECOVER FROM THE ALLEGED VIOLATOR THE ATTORNEY
- 14 GENERAL'S REASONABLE EXPENSES, INVESTIGATIVE COSTS, AND ATTORNEY'S
- 15 FEES; AND

- 16 (IV) OBTAIN OTHER APPROPRIATE RELIEF.
- 17 (2) THE ATTORNEY GENERAL MAY ISSUE SUBPOENAS TO A PERSON
- 18 AND CONDUCT HEARINGS IN AID OF AN INVESTIGATION OR INQUIRY IN ADDITION TO
- 19 OTHER POWERS CONFERRED ON THE ATTORNEY GENERAL BY THIS SECTION.
- 20 (3) THE ATTORNEY GENERAL MAY SEEK THE REVOCATION OF A
- 21 LICENSE OR CERTIFICATE AUTHORIZING A MANUFACTURER TO ENGAGE IN
- 22 BUSINESS IN THE STATE.
- 23 (4) FOR PURPOSES OF ASSESSING A PENALTY UNDER THIS SECTION,
- 24 A MANUFACTURER IS CONSIDERED TO HAVE COMMITTED A SEPARATE VIOLATION
- 25 FOR EACH DEVICE MANUFACTURED ON OR AFTER JANUARY 1, 2026, THAT VIOLATES
- 26 THE PROVISIONS OF THIS SECTION.
- 27 (G) (1) A PARENT OR LEGAL GUARDIAN OF A MINOR WHO ACCESSES
- 28 OBSCENE MATERIAL IN VIOLATION OF THIS SECTION MAY FILE A PRIVATE CAUSE OF
- 29 ACTION IN A COURT OF COMPETENT JURISDICTION AGAINST A MANUFACTURER WHO
- 30 FAILS TO COMPLY WITH THIS SECTION.
  - (2) A PREVAILING PLAINTIFF MAY RECOVER:

1	(I) ACTUAL DAMAGES;
2	(II) IN THE DISCRETION OF THE COURT WHERE ACTUAL
3	DAMAGES ARE DIFFICULT TO ASCERTAIN DUE TO THE NATURE OF THE INJURY,
4	LIQUIDATED DAMAGES IN THE AMOUNT OF \$50,000 FOR EACH VIOLATION;
_	
5	(III) WHEN THE VIOLATION IS FOUND TO BE KNOWING AND
6	WILLFUL, PUNITIVE DAMAGES IN AN AMOUNT DETERMINED BY THE COURT;
7	(IV) NOMINAL DAMAGES;
8	(V) OTHER RELIEF AS THE COURT CONSIDERS APPROPRIATE,
9	INCLUDING REASONABLE COURT COSTS AND EXPENSES; AND
10	(VI) REASONABLE ATTORNEY'S FEES.
	(9)
11	(3) This section may not be construed to preclude the
12	BRINGING OF A CLASS ACTION LAWSUIT AGAINST A MANUFACTURER WHEN ITS
13	CONDUCT IN VIOLATION OF THIS SECTION IS KNOWING AND WILLFUL.
14	(4) A PARENT OR LEGAL GUARDIAN OF A MINOR WHO ACCESSES
15	OBSCENE MATERIAL IN VIOLATION OF THIS SECTION MAY FILE A PRIVATE CAUSE OF
16	ACTION IN A COURT OF COMPETENT JURISDICTION AGAINST A PERSON WHO
17	DISABLES THE FILTER FROM A DEVICE THAT RESULTS IN THE CHILD BEING
18	EXPOSED TO OBSCENE CONTENT.
10	
19	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

October 1, 2025.