SENATE BILL 360

D3(5lr0837)

ENROLLED BILL

— Judicial Proceedings/Judiciary —

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Introduced by Senators Hester an	d Smith					
Read and	l Examined	by Proof	readers:			
					Proofre	ader.
					Proofre	ader.
Sealed with the Great Seal and	presented	to the	Governor,	for his	approval	this
day of	at			_ o'clocl	k,	M.
					Presid	${\text{dent.}}$
	CHAPTER	L				
AN ACT concerning						
Revenge Porn – <u>Definition o</u>	f Visual R Criminal (_	tation and	Civil A	ction and	ļ
FOR the purpose of authorizing a pe	e rson to brir	ng and ma	uintain a civ	ril action	for defam	ation
under certain circumstances	; prohibitir	ng a pers	on from kr	nowingly	distributi	i ng a
certain computer-generated circumstances <u>defining the te</u>		-				
revenge porn; authorizing a pand generally relating to a circ	person to b	ring a ce	rtain civil d	action for	r revenge <u>j</u>	-
BY adding to						
Article - Courts and Judicial	Proceeding	;S				
Section 3–505						
Annotated Code of Maryland		1.	4)			
(2020 Replacement Volume a	na 2024 S u	ipplemen	[]			

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



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1 2 3 4 5	BY repealing and reenacting, with amendments, Article – Criminal Law Section 3–809 Annotated Code of Maryland (2021 Replacement Volume and 2024 Supplement)
6 7	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
8	Article - Courts and Judicial Proceedings
9	3–505.
10 11	(A) (1) In this section the following words have the meanings indicated.
12	(2) "COMPUTER-GENERATED VISUAL REPRESENTATION" INCLUDES:
13 14	(I) A VISUAL REPRESENTATION CREATED WITHOUT USING OTHER EXISTING VISUAL REPRESENTATIONS OF A PERSON; AND
15 16 17	(H) A VISUAL REPRESENTATION CREATED USING OTHER EXISTING VISUAL REPRESENTATIONS OF A PERSON WITHOUT THE PERSON'S CONSENT.
18 19	(3) "DISTRIBUTE" HAS THE MEANING STATED IN § 3-809 OF THE CRIMINAL LAW ARTICLE.
20 21 22 23	(4) (I) "INDISTINGUISHABLE FROM AN ACTUAL VISUAL REPRESENTATION OF THE PERSON" MEANS THAT AN ORDINARY PERSON WOULD CONCLUDE THAT THE VISUAL REPRESENTATION IS AN ACTUAL VISUAL REPRESENTATION OF THE PERSON.
24 25 26 27	(II) "INDISTINGUISHABLE FROM AN ACTUAL VISUAL REPRESENTATION OF THE PERSON" INCLUDES A COMPUTER-GENERATED VISUAL REPRESENTATION THAT HAS BEEN CREATED, ADAPTED, OR MODIFIED TO APPEAR GENUINE.
28 29 30	(III) "INDISTINGUISHABLE FROM AN ACTUAL VISUAL REPRESENTATION OF THE PERSON" DOES NOT INCLUDE IMAGES OR ITEMS DEPICTING A PERSON THAT ARE:

1.

Drawings;

1	2. CARTOONS;
2	3. Sculptures; or
3	4. PAINTINGS.
4 5	(5) "Intimate parts" has the meaning stated in § 3–809 of the Criminal Law Article.
6 7	(6) "SEXUAL ACTIVITY" HAS THE MEANING STATED IN § 3-809 OF THE CRIMINAL LAW ARTICLE.
8 9 10 11	(B) A PERSON MAY BRING AND MAINTAIN A CIVIL ACTION FOR DEFAMATION PER SE AGAINST ANOTHER WHO DISTRIBUTES A COMPUTER-GENERATED VISUAL REPRESENTATION THAT IS INDISTINGUISHABLE FROM AN ACTUAL VISUAL REPRESENTATION OF THE PERSON AND FALSELY DEPICTS THE PERSON WITH HIS OR HER INTIMATE PARTS EXPOSED OR ENGAGED IN SEXUAL ACTIVITY.
13 14	(C) IN ADDITION TO OTHER RELIEF, THE COURT MAY AWARD REASONABLE ATTORNEY'S FEES TO A PREVAILING PLAINTIFF.
15	Article - Criminal Law
16	3–809.
17	(a) (1) In this section the following words have the meanings indicated.
18	(2) "COMPUTER-GENERATED VISUAL REPRESENTATION" INCLUDES:
19 20	(I) A VISUAL REPRESENTATION CREATED WITHOUT USING OTHER EXISTING VISUAL REPRESENTATIONS OF A PERSON; AND
21 22 23	(II) A VISUAL REPRESENTATION CREATED USING OTHER EXISTING VISUAL REPRESENTATIONS OF A PERSON WITHOUT THE PERSON'S CONSENT.
24 25 26	(3) (2) "Distribute" means to give, sell, transfer, disseminate, publish, upload, circulate, broadcast, make available, allow access to, or engage in any other form of transmission, electronic or otherwise.
27	{ (3) } (4) "Harm" means:
28	(i) physical injury;
29	(ii) serious emotional distress; or

1	(iii)	econ	omic damages.
2	(5) (I)	"INI	DISTINGUISHABLE FROM ANOTHER ACTUAL AND
3	IDENTIFIABLE PERSON	1 ⁹⁹ ME	ANS THAT AN ORDINARY PERSON WOULD CONCLUDE
4	THAT THE VISUAL REP	RESE	VTATION IS OF AN ACTUAL AND IDENTIFIABLE PERSON.
5	(II)	<u>"INI</u>	DISTINGUISHABLE FROM ANOTHER ACTUAL AND
6	IDENTIFIABLE PERS	ON"	INCLUDES A COMPUTER-GENERATED VISUAL
7	REPRESENTATION THA	T HAS	S BEEN CREATED, ADAPTED, OR MODIFIED TO APPEAR
8	AS AN ACTUAL AND IDI	NTIF	ABLE PERSON.
9	` ,		DISTINGUISHABLE FROM ANOTHER ACTUAL AND
0	IDENTIFIABLE PERSON	l" DOI	ES NOT INCLUDE VISUAL REPRESENTATIONS OR ITEMS
1	DEPICTING A PERSON	FHAT 	ARE:
12		1.	DRAWINGS;
13		<u>2</u> .	CARTOONS;
4		3.	SCULPTURES; OR
15		4.	PAINTINGS.
16 17	{ (4) } (6) or female nipple.	"Inti	mate parts" means the naked genitals, pubic area, buttocks,
18	{ (5) } (7)	"Sex	ual activity" means:
19 20	(i) anal–genital, or oral–ana		al intercourse, including genital-genital, oral-genital,
21	(ii)	mast	curbation; or
22	(iii)	sado	masochistic abuse.
23	(6) (1)	% 7/10	SUAL REPRESENTATION" OF AN IDENTIFIABLE PERSON
	<u>(6)</u> <u>(1)</u>	<u> </u>	UAL REPRESENTATION OF AN IDENTIFIABLE PERSON
24	MEANS:		
25		<u>1.</u>	AN UNALTERED IMAGE OF THE PERSON; OR
26		<i>2</i> .	AN IMAGE CREATED WITH OR WITHOUT USING OTHER
27	EXISTING DEPICTIONS		THE PERSON THAT IS INDISTINGUISHABLE FROM THE
00			TIVE OF AN ODDINADY DEDCON

1 2	(II) "VISUAL REPRESENTATION" INCLUDES A COMPUTER-GENERATED IMAGE.
3 4	(III) "VISUAL REPRESENTATION" DOES NOT INCLUDE AN IMAGE OR DEPICTION THAT IS:
5	1. A DRAWING;
6	2. A CARTOON;
7	3. A SCULPTURE; OR
8	<u>4.</u> <u>A PAINTING.</u>
9	(b) (1) This section does not apply to:
10 11	(i) lawful and common practices of law enforcement, the reporting of unlawful conduct, or legal proceedings; or
12 13	(ii) situations involving voluntary exposure in public or commercial settings.
14 15	(2) An interactive computer service, as defined in 47 U.S.C. § 230(f)(2), is not liable under this section for content provided by another person.
16 17 18	(c) (1) A person may not knowingly distribute a visual representation of another identifiable person that displays the other person with his or her intimate parts exposed or while engaged in an act of sexual activity:
19 20	$\{(1)\}$ with the intent to harm, harass, intimidate, threaten, or coerce the other person;
21 22	$\{(2) (i)\}$ $\{H\}$ under circumstances in which the person knew that the other person did not consent to the distribution; or
23 24	$\{(ii)\}$ with reckless disregard as to whether the person consented to the distribution; and
25 26	(3) (III) under circumstances in which the other person had a reasonable expectation that the image would remain private.
27	(2) A PERSON MAY NOT KNOWINGLY DISTRIBUTE A
28	COMPUTER-GENERATED VISUAL REPRESENTATION THAT IS INDISTINGUISHABLE
29	FROM ANOTHER ACTUAL AND IDENTIFIABLE PERSON THAT DISPLAYS THE OTHER

1 2	PERSON WITH HIS OR HER INTIMATE PARTS EXPOSED OR WHILE ENGAGED IN AN ACT OF SEXUAL ACTIVITY:
3 4	(I) WITH THE INTENT TO HARM, HARASS, INTIMIDATE, THREATEN, OR COERCE THE OTHER PERSON; AND
5 6	(II) 1. UNDER CIRCUMSTANCES IN WHICH THE PERSON KNEW THAT THE OTHER PERSON DID NOT CONSENT TO THE DISTRIBUTION; OR
7 8	2. WITH RECKLESS DISREGARD AS TO WHETHER THE PERSON CONSENTED TO THE DISTRIBUTION.
9 10	(d) A person who violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment not exceeding 2 years or a fine not exceeding \$5,000 or both.
11	(e) A person who violates this section is subject to \S 5–106(b) of the Courts Article.
12 13 14 15	(f) <u>(1)</u> <u>A PERSON WHOSE VISUAL REPRESENTATION WAS DISTRIBUTED IN VIOLATION OF THIS SECTION HAS A CIVIL CAUSE OF ACTION FOR DEFAMATION PER SE OR INVASION OF PRIVACY AGAINST ANY PERSON WHO DISTRIBUTED THE VISUAL REPRESENTATION.</u>
16 17 18	(2) IN ADDITION TO OTHER RELIEF, THE COURT MAY AWARD REASONABLE ATTORNEY'S FEES TO A PREVAILING PLAINTIFF UNDER THIS SUBSECTION.
19 20 21	(G) A visual representation AND A COMPUTER-GENERATED VISUAL REPRESENTATION of a victim that is part of a court record for a case arising from a prosecution under this section:
22 23	(1) subject to item (2) of this subsection, may not be made available for public inspection; and
24 25	(2) except as otherwise ordered by the court, may only be made available for inspection in relation to a criminal charge <i>OR CIVIL ACTION</i> under this section to:
26	(i) court personnel;
27	(ii) a jury in a criminal case brought under this section;
28	(iii) the State's Attorney or the State's Attorney's designee;
29	(iv) the Attorney General or the Attorney General's designee;
30	(v) a law enforcement officer;

1	(vi) THE PLAINTIFF OR THE PLAINTIFF'S ATTORNEY;
2	(VII) the defendant or the defendant's attorney; or
3	(vii) (VIII) the victim or the victim's attorney.
4 5 6 7 8	SECTION 2. AND BE IT FURTHER ENACTED, That, if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act that can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.
9 10	SECTION $\frac{3}{2}$. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2025.
	Approved:
	Governor.
	President of the Senate.
	Speaker of the House of Delegates.