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SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

A bill for an act

H.F. No. 1370

(SENATE AUTH	IORS: STEP	HENSON, Greenman, Hollins, Bahner and Edelson)
DATE	D-PG	OFFICIAL STATUS
04/03/2023	2818	Received from House
	2819	Introduction and first reading
		Referred to for comparison with SF1394, now on General Orders
04/04/2023	3415a	Comm report: Rule 45-amend, subst. General Orders SF1394
	3416	Second reading
05/10/2023	7297a	Special Order: Amended
	7298	Third reading Passed
05/11/2023	7302	House not concur, conference committee of 3 requested
		House conferees Stephenson; Bahner; Pfarr
		Senate accedes, CC of 3 be appointed
	7304	Senate conferees Maye Quade; Klein; Lucero
05/17/2023	8929	House adopted HCC report and repassed bill
	8929c	Conference committee report, delete everything
	8937	Senate adopted CC report and repassed bill
	8937	Third reading
		Presentment date 05/23/23
		Governor's action Approval 05/26/23
		Secretary of State Chapter 58 05/26/23
		Effective date 08/01/2023

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1.2 1.3	relating to public safety; establishing a cause of action for nonconsensual dissemination of deep fake sexual images; establishing the crime of using deep fake technology to influence an election; establishing a crime for nonconsensual
1.4	dissemination of deep fake sexual images; proposing coding for new law in
1.6	Minnesota Statutes, chapters 604; 609; 617.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. [604.32] CAUSE OF ACTION FOR NONCONSENSUAL
1.9	DISSEMINATION OF A DEEP FAKE DEPICTING INTIMATE PARTS OR SEXUAL
1.10	ACTS.
1.11	Subdivision 1. Definitions. (a) As used in this section, the following terms have the
1.12	meanings given.
1.13	(b) "Deep fake" means any video recording, motion-picture film, sound recording,
1.14	electronic image, or photograph, or any technological representation of speech or conduct
1.15	substantially derivative thereof:
1.16	(1) that is so realistic that a reasonable person would believe it depicts speech or conduc
1.17	of an individual; and
1.18	(2) the production of which was substantially dependent upon technical means, rather
1.19	than the ability of another individual to physically or verbally impersonate such individual
1.20	(c) "Depicted individual" means an individual in a deep fake who appears to be engaging
1.21	in speech or conduct in which the individual did not engage.
1.22	(d) "Intimate parts" means the genitals, pubic area, partially or fully exposed nipple, or
1.23	anus of an individual.

Section 1.

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(a) "Darg	anal information" mag	ons ony idantifi	or that parmits communi	action or in parson
·		ans any identin	er that permits communi	cation of in-person
		na first initial	and last name first nam	a and last initial
		ne, mst muar	and last name, mist nam	ic and last initial,
	<u>·</u>	r work addrage		
			_	
(3) a pers	son's telephone numb	er, email addre	ess, or social media accou	ant information; or
(4) a pers	son's geolocation data	<u>ı.</u>		
(f) "Sexu	al act" means either s	sexual contact	or sexual penetration.	
(g) "Sexu	ual contact" means the	e intentional to	ouching of intimate parts	or intentional
touching wit	th seminal fluid or spo	erm onto anoth	ner person's body.	
(h) "Sexu	ual penetration" mean	s any of the fo	ollowing acts:	
(1) sexua	al intercourse, cunnili	ngus, fellatio,	or anal intercourse; or	
(2) any i	ntrusion, however slig	ght, into the ge	enital or anal openings of	f an individual by
another's bo	dy part or an object u	sed by another	for this purpose.	
<u>Subd. 2.</u>	Nonconsensual disso	emination of a	deep fake. (a) A cause	of action against a
person for th	ne nonconsensual diss	semination of a	a deep fake exists when:	
(1) a pers	son disseminated a de	ep fake with k	enowledge that the depic	ted individual did
not consent	to its public dissemin	ation;		
(2) the de	eep fake realistically	depicts any of	the following:	
(i) the int	timate parts of another	r individual pro	esented as the intimate pa	arts of the depicted
individual;				
(ii) artifi	cially generated intim	ate parts prese	ented as the intimate part	ts of the depicted
individual; o	<u>or</u>			
(iii) the c	depicted individual en	gaging in a se	xual act; and	
(3) the de	epicted individual is i	dentifiable:		
(i) from	the deep fake itself, b	y the depicted	individual or by another	person; or
	(e) "Persecontact with (1) a persecontact with (1) a persecontact with (2) a persecontact with (3) a persecontact with (4) a persecontact with (5) "Sexuation (1) "Sexuation (2) any in another's book subd. 2. (1) a persecontact with (2) the distribution (2) the distribution (3) the distribution (3) the distribution (3) the distribution (4) and distribution (5) the distribution (6) the distribution (7) and distribution ((e) "Personal information" measure contact with a person, including: (1) a person's first and last narror nickname; (2) a person's home, school, of (3) a person's telephone number (4) a person's geolocation data (f) "Sexual act" means either search (g) "Sexual contact" means the touching with seminal fluid or specific (h) "Sexual penetration" means (1) sexual intercourse, cunnilise (2) any intrusion, however slig another's body part or an object use Subd. 2. Nonconsensual dissequence (1) a person disseminated a denot consent to its public disseminated (2) the deep fake realistically (i) the intimate parts of another individual; (ii) artificially generated intimate individual; or (iii) the depicted individual is individual is individual is individual; or	(e) "Personal information" means any identific contact with a person, including: (1) a person's first and last name, first initial or nickname; (2) a person's home, school, or work address (3) a person's telephone number, email address (4) a person's geolocation data. (f) "Sexual act" means either sexual contact (g) "Sexual contact" means the intentional to touching with seminal fluid or sperm onto anoth (h) "Sexual penetration" means any of the focal o	(e) "Personal information" means any identifier that permits communicated with a person, including: (1) a person's first and last name, first initial and last name, first name or nickname; (2) a person's home, school, or work address; (3) a person's telephone number, email address, or social media accordance (4) a person's geolocation data. (f) "Sexual act" means either sexual contact or sexual penetration. (g) "Sexual contact" means the intentional touching of intimate parts touching with seminal fluid or sperm onto another person's body. (h) "Sexual penetration" means any of the following acts: (1) sexual intercourse, cunnilingus, fellatio, or anal intercourse; or (2) any intrusion, however slight, into the genital or anal openings of another's body part or an object used by another for this purpose. Subd. 2. Nonconsensual dissemination of a deep fake. (a) A cause person for the nonconsensual dissemination of a deep fake exists when: (1) a person disseminated a deep fake with knowledge that the depict not consent to its public dissemination; (2) the deep fake realistically depicts any of the following: (i) the intimate parts of another individual presented as the intimate part individual; (ii) artificially generated intimate parts presented as the intimate part individual; or (iii) the depicted individual engaging in a sexual act; and

(ii) from the personal information displayed in connection with the deep fake.

(b) The fact that the depicted individual consented to the creation of the deep fake or to

the voluntary private transmission of the deep fake is not a defense to liability for a person

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of goods or services, including the creation of artistic products for sale or display, and the

depicted individual knew that a deep fake would be created and disseminated in a commercial

(5) the deep fake relates to a matter of public interest; dissemination serves a lawful

public purpose; the person disseminating the deep fake as a matter of public interest clearly

identifies that the video recording, motion-picture film, sound recording, electronic image,

Section 1. 3

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setting;

dissemination of the deep fake;	
(6) the dissemination is for legitimate scientific research or educational	purposes, the
deep fake is clearly identified as such, and the person acts in good faith to m	inimize the risk
that the deep fake will be further disseminated;	
(7) the dissemination is made for legal proceedings and is consistent wi	ith common
practice in civil proceedings necessary for the proper functioning of the cri	minal justice
ystem, or protected by court order which prohibits any further disseminati	ion; or
(8) the dissemination involves works of political or newsworthy value.	
(b) This section does not alter or amend the liabilities and protections gra	anted by United
States Code, title 47, section 230, and shall be construed in a manner consist	ent with federal
law.	
(c) A cause of action arising under this section does not prevent the use	of any other
cause of action or remedy available under the law.	
Subd. 7. Jurisdiction. A court has jurisdiction over a cause of action fi	led pursuant to
this section if the plaintiff or defendant resides in this state.	
Subd. 8. Venue. A cause of action arising under this section may be file	ed in either:
(1) the county of residence of the defendant or plaintiff or in the jurisdic	ction of the
plaintiff's designated address if the plaintiff participates in the address confider	ntiality program
established by chapter 5B; or	
(2) the county where any deep fake is produced, reproduced, or stored is	in violation of
this section.	
Subd. 9. Discovery of dissemination. In a civil action brought under su	bdivision 2, the
statute of limitations is tolled until the plaintiff discovers the deep fake has bee	en disseminated.
	1.
EFFECTIVE DATE. This section is effective August 1, 2023, and app	olies to

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meanings given.

5.1	(b) "Candidate" means an individual who seeks nomination or election to a federal,
5.2	statewide, legislative, judicial, or local office including special districts, school districts,
5.3	towns, home rule charter and statutory cities, and counties.
5.4	(c) "Deep fake" means any video recording, motion-picture film, sound recording,
5.5	electronic image, or photograph, or any technological representation of speech or conduct
5.6	substantially derivative thereof:
5.7	(1) that is so realistic that a reasonable person would believe it depicts speech or conduct
.8	of an individual who did not in fact engage in such speech or conduct; and
.9	(2) the production of which was substantially dependent upon technical means, rather
.10	than the ability of another individual to physically or verbally impersonate such individual.
.11	(d) "Depicted individual" means an individual in a deep fake who appears to be engaging
.12	in speech or conduct in which the individual did not engage.
.13	Subd. 2. Use of deep fake to influence an election; violation. A person who disseminates
14	a deep fake or enters into a contract or other agreement to disseminate a deep fake is guilty
15	of a crime and may be sentenced as provided in subdivision 3 if the person knows or
16	reasonably should know that the item being disseminated is a deep fake and dissemination:
17	(1) takes place within 90 days before an election;
18	(2) is made without the consent of the depicted individual; and
.19	(3) is made with the intent to injure a candidate or influence the result of an election.
20	Subd. 3. Use of deep fake to influence an election; penalty. A person convicted of
21	violating subdivision 2 may be sentenced as follows:
22	(1) if the person commits the violation within five years of one or more prior convictions
23	under this section, to imprisonment for not more than five years or to payment of a fine of
24	not more than \$10,000, or both;
.25	(2) if the person commits the violation with the intent to cause violence or bodily harm,
.26	to imprisonment for not more than one year or to payment of a fine of not more than \$3,000,
.27	or both; or
.28	(3) in other cases, to imprisonment for not more than 90 days or to payment of a fine of
.29	not more than \$1,000, or both.
5.30	Subd. 4. Injunctive relief. A cause of action for injunctive relief may be maintained
.31	against any person who is reasonably believed to be about to violate or who is in the course
5.32	of violating this section by:

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6.1	(1) the attorney general;
6.2	(2) a county attorney or city attorney;
6.3	(3) the depicted individual; or
6.4	(4) a candidate for nomination or election to a public office who is injured or likely to
6.5	be injured by dissemination.
6.6	EFFECTIVE DATE. This section is effective August 1, 2023, and applies to crimes
6.7	committed on or after that date.
6.8	Sec. 3. [617.262] NONCONSENSUAL DISSEMINATION OF A DEEP FAKE
6.9	DEPICTING INTIMATE PARTS OR SEXUAL ACTS.
6.10	Subdivision 1. Definitions. (a) For purposes of this section, the following terms have
6.11	the meanings given.
6.12	(b) "Deep fake" means any video recording, motion-picture film, sound recording,
6.13	electronic image, or photograph, or any technological representation of speech or conduct
6.14	substantially derivative thereof:
6.15	(1) that is so realistic that a reasonable person would believe it depicts speech or conduct
6.16	of an individual; and
6.17	(2) the production of which was substantially dependent upon technical means, rather
6.18	than the ability of another individual to physically or verbally impersonate such individual.
6.19	(c) "Depicted individual" means an individual in a deep fake who appears to be engaging
6.20	in speech or conduct in which the individual did not engage.
6.21	(d) "Dissemination" means distribution to one or more persons, other than the person
6.22	depicted in the deep fake, or publication by any publicly available medium.
6.23	(e) "Harass" means an act that would cause a substantial adverse effect on the safety,
6.24	security, or privacy of a reasonable person.
6.25	(f) "Intimate parts" means the genitals, pubic area, or anus of an individual, or if the
6.26	individual is female, a partially or fully exposed nipple.
6.27	(g) "Personal information" means any identifier that permits communication or in-person
6.28	contact with a person, including:
6.29	(1) a person's first and last name, first initial and last name, first name and last initial,
6.30	or nickname;

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7.1	(2) a pers	son's home, school, o	r work address	· <u>·</u> <u>·</u>	
7.2	(3) a pers	on's telephone numb	er, email addre	ss, or social media accor	unt information; or
7.3	(4) a pers	son's geolocation data	a.		
7.4	(h) "Sexu	al act" means either	sexual contact	or sexual penetration.	
7.5	(i) "Sexu	al contact" means the	e intentional to	uching of intimate parts	or intentional
7.6	touching wit	h seminal fluid or sp	erm onto anoth	er person's body.	
7.7	(j) "Sexu	al penetration" mean	s any of the fol	lowing acts:	
7.8	(1) sexua	l intercourse, cunnili	ngus, fellatio,	or anal intercourse; or	
7.9	(2) any ir	ntrusion, however sli	ght, into the ge	nital or anal openings of	f an individual by
7.10	another's boo	ly part or an object u	sed by another	for this purpose.	
7.11	(k) "Soci	al media" means any	electronic med	lium, including an inter	active computer
7.12	service, telep	ohone network, or da	ta network, tha	t allows users to create,	share, and view
7.13	user-generate	ed content.			
7.14	<u>Subd. 2.</u>	Crime. It is a crime	to intentionally	disseminate a deep fak	e when:
7.15	(1) the ac	tor knows that the de	epicted individ	ual did not consent to th	e dissemination;
7.16	(2) the de	eep fake realistically	depicts any of	the following:	
7.17	(i) the int	imate parts of anothe	r individual pre	esented as the intimate pa	arts of the depicted
7.18	individual;				
7.19	(ii) artific	cially generated intin	nate parts prese	nted as the intimate part	ts of the depicted
7.20	individual; o	<u>r</u>			
7.21	(iii) the d	epicted individual er	ngaging in a sex	xual act; and	
7.22	(3) the de	epicted individual is	identifiable:		
7.23	(i) from t	he deep fake itself, b	y the depicted	individual or by another	r person; or
7.24	(ii) from	the personal informa	tion displayed	in connection with the c	leep fake.
7.25	<u>Subd. 3.</u>]	Penalties. (a) Except	as provided in J	oaragraph (b), whoever v	violates subdivision
7.26	2 is guilty of	a gross misdemeand	or.		
7.27	(b) Whoe	ver violates subdivis	ion 2 may be se	entenced to imprisonmen	t for not more than
7.28	three years o	r to payment of a fin	e of \$5,000, or	both, if one of the follo	wing factors is
7.29	present:				

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Sec. 3. 7

(5) the deep fake relates to a matter of public interest and dissemination serves a lawful

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disseminated;

public purpose;

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9.1	(6) the dissemination is for legitimate scientific research or educational purposes;
9.2	(7) the dissemination is made for legal proceedings and is consistent with common
9.3	practice in civil proceedings necessary for the proper functioning of the criminal justice
9.4	system, or protected by court order which prohibits any further dissemination; or
9.5	(8) the dissemination involves works of political or newsworthy value.
9.6	Subd. 6. Immunity. Nothing in this section shall be construed to impose liability upon
9.7	the following entities solely as a result of content or information provided by another person:
9.8	(1) an interactive computer service as defined in United States Code, title 47, section
9.9	230, paragraph (f), clause (2);
9.10	(2) a provider of public mobile services or private radio services; or
9.11	(3) a telecommunications network or broadband provider.
9.12	EFFECTIVE DATE. This section is effective August 1, 2023, and applies to crimes
9.13	committed on or after that date.

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