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By: **Delegate Clippinger** Introduced and read first time: January 20, 2020 Assigned to: Judiciary

Committee Report: Favorable with amendments House action: Adopted Read second time: March 9, 2020

CHAPTER _____

1 AN ACT concerning

Criminal Law – Obscene Matter – Sexting by Minor <u>Juveniles – Sexting</u>

- 4 FOR the purpose of clarifying that a minor charged with a certain violation is subject to the jurisdiction of the juvenile court; establishing that it is a mitigating factor in a $\mathbf{5}$ 6 juvenile court proceeding for a certain violation that the respondent's violation 7 involved or arose out of sexting; requiring the juvenile court, at a certain time, to 8 take into consideration whether a certain mitigating factor applies to the case; 9 prohibiting the juvenile court from sentencing a certain respondent to committed 10 custody at a certain time, with a certain exception; authorizing the juvenile court to 11 order a certain respondent to participate in a certain program at a certain time; clarifying that a certain respondent is not subject to a certain sex offender 12 registration; defining a certain term; and generally relating to obscene matter 13establishing a certain mitigating factor in a certain juvenile court proceeding against 14 a child for a certain violation; requiring and authorizing the juvenile court to take 1516 certain actions in making a certain disposition on a certain finding; prohibiting the juvenile court from taking certain actions in making a certain disposition on a certain 17finding; establishing a certain affirmative defense in a certain juvenile court 18 19proceeding for a certain violation; establishing that a child who is found by the 20 juvenile court to have violated a certain provision of law is not subject to certain sex 21offender registration; defining a certain term; and generally relating to juveniles. 22obscene matter, and sexting.
- 23 BY repealing and reenacting, without amendments,
- 24 <u>Article Courts and Judicial Proceedings</u>

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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



$rac{1}{2}$	<u>Section 3–8A–19(d)(1)</u> Annotated Code of Maryland				
$\frac{2}{3}$	<u>(2013 Replacement Volume and 2019 Supplement)</u>				
4	BY adding to				
5	<u>Article – Courts and Judicial Proceedings</u>				
6	Section 3–8A–35				
7	<u>Annotated Code of Maryland</u>				
8	(2013 Replacement Volume and 2019 Supplement)				
9	BY repealing and reenacting, without amendments,				
10	Article – Criminal Law				
11	Section 11–203, 11–207, and 11–208				
12	Annotated Code of Maryland				
13	(2012 Replacement Volume and 2019 Supplement)				
14	BY adding to				
15	Article – Criminal Law				
16	Section 11-212				
17	Annotated Code of Maryland				
18	(2012 Replacement Volume and 2019 Supplement)				
19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,				
20	That the Laws of Maryland read as follows:				
21	<u> Article – Courts and Judicial Proceedings</u>				
22	<u>3–8A–19.</u>				
23	(d) (1) In making a disposition on a petition under this subtitle, the court may:				
24	(i) Place the child on probation or under supervision in his own				
25	home or in the custody or under the guardianship of a relative or other fit person, upon				
26	terms the court deems appropriate, including community detention;				
27	(ii) Subject to the provisions of paragraphs (2) and (3) of this				
28	subsection, commit the child to the custody or under the guardianship of the Department				
29	of Juvenile Services, the Maryland Department of Health, or a public or licensed private				
30	agency on terms that the court considers appropriate to meet the priorities set forth in §				
31	<u>3–8A–02 of this subtitle, including designation of the type of facility where the child is to</u>				
32	be accommodated, until custody or guardianship is terminated with approval of the court				
33	or as required under § 3–8A–24 of this subtitle; or				
34	(iii) Order the child, parents, guardian, or custodian of the child to				
35	participate in rehabilitative services that are in the best interest of the child and the family.				

36 <u>**3–8A–35.**</u>

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$ \begin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ \end{array} $	 (A) IN THIS SECTION, "SEXTING" MEANS THE SENDING OF A SEXUALLY EXPLICIT PHOTOGRAPH, IMAGE, OR VIDEO OF ONESELF TO ANOTHER BY MOBILE TELEPHONE, COMPUTER, OR OTHER ELECTRONIC OR DIGITAL DEVICE. (B) IT IS A MITIGATING FACTOR IN A PROCEEDING AGAINST A CHILD UNDER THIS SUBTITLE FOR A VIOLATION OF § 11–203, § 11–207, OR § 11–208 OF THE CRIMINAL LAW ARTICLE THAT THE VIOLATION INVOLVED OR AROSE OUT OF SEXTING.
8 9 10	(C) IN MAKING A DISPOSITION UNDER § 3–8A–19 OF THIS SUBTITLE ON A FINDING THAT THE CHILD COMMITTED A VIOLATION OF § 11–203, § 11–207, OR § 11–208 OF THE CRIMINAL LAW ARTICLE, THE COURT:
$\frac{11}{12}$	(1) SHALL TAKE INTO CONSIDERATION WHETHER THE MITIGATING FACTOR DESCRIBED IN SUBSECTION (B) OF THIS SECTION APPLIES TO THE CASE;
$13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18$	(2) MAY NOT MAKE A DISPOSITION OF COMMUNITY DETENTION UNDER § 3–8A–19(D)(1)(I) OF THIS SUBTITLE OR A DISPOSITION UNDER § 3–8A–19(D)(1)(II)_OF THIS SUBTITLE IF THE VIOLATION INVOLVED OR AROSE OUT OF SEXTING, UNLESS THE COURT FINDS AND EXPLAINS ON THE RECORD, VERBALLY AND IN WRITING, THAT EXTRAORDINARY CIRCUMSTANCES EXIST TO WARRANT THE DISPOSITION; AND
19 20 21 22	(3) MAY ORDER A CHILD WHOSE VIOLATION INVOLVED OR AROSE OUT OF SEXTING TO PARTICIPATE IN AN AGE–APPROPRIATE EDUCATIONAL PROGRAM ON THE RISKS AND CONSEQUENCES OF POSSESSING, SENDING, DISPLAYING, AND PUBLISHING SEXUALLY EXPLICIT PHOTOGRAPHS, IMAGES, AND VIDEOS.
23 24 25 26	(D) IT IS AN AFFIRMATIVE DEFENSE IN A PROCEEDING UNDER THIS SUBTITLE FOR A VIOLATION OF § 11–203, § 11–207, OR § 11–208 OF THE CRIMINAL LAW ARTICLE THAT THE CHILD WAS COERCED, THREATENED, OR INTIMIDATED INTO COMMITTING THE CONDUCT CONSTITUTING THE VIOLATION.
27 28 29 30	(E) <u>A CHILD WHO IS FOUND BY THE COURT TO HAVE VIOLATED A PROVISION</u> OF TITLE 11, SUBTITLE 2 OF THE CRIMINAL LAW ARTICLE IS NOT SUBJECT TO SEX OFFENDER REGISTRATION UNDER TITLE 11, SUBTITLE 7 OF THE CRIMINAL PROCEDURE ARTICLE.
31	Article – Criminal Law
32	11–203.
33	(a) (1) In this section the following words have the meanings indicated.

4 HOUSE BILL 272			
1	(2)	"Distribute" includes to rent.	
2	(3)	"Illicit sex" means:	
3		(i) human genitals in a state of sexual stimulation or arousal;	
4		(ii) acts of human masturbation, sexual intercourse, or sodomy; or	
5		(iii) fondling or other erotic touching of human genitals.	
6	(4)	"Item" means a:	
7		(i) still picture or photograph;	
8		(ii) book, pocket book, pamphlet, or magazine;	
9		(iii) videodisc, videotape, video game, film, or computer disc; or	
10		(iv) recorded telephone message.	
11	(5)	"Obscene" means:	
$\begin{array}{c} 12\\ 13 \end{array}$	standards would f	(i) that the average adult applying contemporary community ind that the work, taken as a whole, appeals to the prurient interest;	
$\begin{array}{c} 14\\ 15\\ 16\end{array}$		(ii) that the work depicts sexual conduct specified in subsection (b) a way that is patently offensive to prevailing standards in the adult hole with respect to what is suitable material; and	
17 18	educational, litera	(iii) that the work, taken as a whole, lacks serious artistic, ary, political, or scientific value.	
19	(6)	"Partially nude figure" means a figure with:	
$\begin{array}{c} 20\\ 21 \end{array}$	region, buttocks, c	(i) less than completely and opaquely covered human genitals, pubic or female breast below a point immediately above the top of the areola; or	
$\begin{array}{c} 22\\ 23 \end{array}$	completely and op	(ii) human male genitals in a discernibly turgid state, even if aquely covered.	
$\begin{array}{c} 24 \\ 25 \end{array}$	(b) (1) an item:	A person may not willfully or knowingly display or exhibit to a minor	
$\begin{array}{c} 26 \\ 27 \end{array}$	description or dep	(i) the cover or content of which is principally made up of an obscene iction of illicit sex; or	

1 (ii) that consists of an obscene picture of a nude or partially nude $\mathbf{2}$ figure. 3 (2)A person may not willfully or knowingly engage in the business of displaying, exhibiting, selling, showing, advertising for sale, or distributing to a minor an 4 $\mathbf{5}$ item: 6 (i) the cover or content of which is principally made up of an obscene 7description or depiction of illicit sex; or 8 (ii) that consists of an obscene picture of a nude or partially nude figure. 9 10 (3)If a newsstand or other place of business is frequented by minors, the owner, operator, franchisee, manager, or an employee with managerial responsibility may 11 not openly and knowingly display at the place of business an item whose sale, display, 1213exhibition, showing, or advertising is prohibited by paragraph (2) of this subsection. 14The provision of services or facilities by a telephone company under a tariff (c)approved by the Public Service Commission is not a violation of subsection (b) of this section 15relating to recorded telephone messages. 1617(d) A person who violates this section is guilty of a misdemeanor and on conviction 18 is subject to: 19 for a first violation, imprisonment not exceeding 1 year or a fine not (1)20exceeding \$1,000 or both; and 21for each subsequent violation, imprisonment not exceeding 3 years or a (2)22fine not exceeding \$5,000 or both. 2311 - 207.24A person may not: (a) 25(1)cause, induce, solicit, or knowingly allow a minor to engage as a subject 26in the production of obscene matter or a visual representation or performance that depicts a minor engaged as a subject in sadomasochistic abuse or sexual conduct; 2728photograph or film a minor engaging in an obscene act, sadomasochistic (2)29abuse, or sexual conduct; 30 use a computer to depict or describe a minor engaging in an obscene act, (3)31sadomasochistic abuse, or sexual conduct; 32(4) knowingly promote, advertise, solicit, distribute, or possess with the

intent to distribute any matter, visual representation, or performance:

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1 (i) that depicts a minor engaged as a subject in sadomasochistic 2 abuse or sexual conduct; or

3 (ii) in a manner that reflects the belief, or that is intended to cause 4 another to believe, that the matter, visual representation, or performance depicts a minor 5 engaged as a subject of sadomasochistic abuse or sexual conduct; or

6 (5) use a computer to knowingly compile, enter, transmit, make, print, 7 publish, reproduce, cause, allow, buy, sell, receive, exchange, or disseminate any notice, 8 statement, advertisement, or minor's name, telephone number, place of residence, physical 9 characteristics, or other descriptive or identifying information for the purpose of engaging 10 in, facilitating, encouraging, offering, or soliciting unlawful sadomasochistic abuse or 11 sexual conduct of or with a minor.

12 (b) A person who violates this section is guilty of a felony and on conviction is 13 subject to:

14 (1) for a first violation, imprisonment not exceeding 10 years or a fine not 15 exceeding \$25,000 or both; and

16 (2) for each subsequent violation, imprisonment not exceeding 20 years or 17 a fine not exceeding \$50,000 or both.

18 (c) (1) (i) This paragraph applies only if the minor's identity is unknown 19 or the minor is outside the jurisdiction of the State.

(ii) In an action brought under this section, the State is not required to identify or produce testimony from the minor who is depicted in the obscene matter or in any visual representation or performance that depicts the minor engaged as a subject in sadomasochistic abuse or sexual conduct.

24 (2) The trier of fact may determine whether an individual who is depicted 25 in an obscene matter, or any visual representation or performance as the subject in 26 sadomasochistic abuse or sexual conduct, was a minor by:

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- (i) observation of the matter depicting the individual;

(ii) oral testimony by a witness to the production of the matter,
 representation, or performance;

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(iii) expert medical testimony; or

31 (iv) any other method authorized by an applicable provision of law or32 rule of evidence.

33 11-208.

1 (a) (1) In this section, "indistinguishable from an actual and identifiable child" 2 means an ordinary person would conclude that the image is of an actual and identifiable 3 minor.

4 (2) "Indistinguishable from an actual and identifiable child" includes a 5 computer-generated image that has been created, adapted, or modified to appear as an 6 actual and identifiable child.

7 (3) "Indistinguishable from an actual and identifiable child" does not 8 include images or items depicting minors that are:

- 9 (i) drawings;
- 10 (ii) cartoons;
- 11 (iii) sculptures; or
- 12 (iv) paintings.

13 (b) A person may not knowingly possess and intentionally retain a film, 14 videotape, photograph, or other visual representation showing an actual child or a 15 computer-generated image that is indistinguishable from an actual and identifiable child 16 under the age of 16 years:

- 17 (1) engaged as a subject of sadomasochistic abuse;
- 18 (2) engaged in sexual conduct; or
- 19 (3) in a state of sexual excitement.

20 (c) (1) Except as provided in paragraph (2) of this subsection, a person who 21 violates this section is guilty of a misdemeanor and on conviction is subject to imprisonment 22 not exceeding 5 years or a fine not exceeding \$2,500 or both.

23 (2) A person who violates this section, having previously been convicted 24 under this section, is guilty of a felony and on conviction is subject to imprisonment not 25 exceeding 10 years or a fine not exceeding \$10,000 or both.

(d) Nothing in this section may be construed to prohibit a parent from possessing
visual representations of the parent's own child in the nude unless the visual
representations show the child engaged:

- 29 (1) as a subject of sadomasochistic abuse; or
- 30 (2) in sexual conduct and in a state of sexual excitement.

1 (e) It is an affirmative defense to a charge of violating this section that the person 2 promptly and in good faith:

- 3 (1) took reasonable steps to destroy each visual representation; or
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- (2) reported the matter to a law enforcement agency.
- 5 11-212.

6 (A) IN THIS SECTION, "SEXTING" MEANS THE SENDING OF A SEXUALLY 7 EXPLICIT PHOTOGRAPH, IMAGE, OR VIDEO OF ONESELF TO ANOTHER BY MOBILE 8 TELEPHONE, COMPUTER, OR OTHER ELECTRONIC OR DIGITAL DEVICE.

9 (B) A MINOR CHARGED WITH A VIOLATION OF THIS SUBTITLE IS SUBJECT 10 TO THE JURISDICTION OF THE JUVENILE COURT.

11(C)IT IS A MITIGATING FACTOR IN A JUVENILE COURT PROCEEDING FOR A12VIOLATION OF § 11-203, § 11-207, OR § 11-208 OF THIS SUBTITLE THAT THE13RESPONDENT'S VIOLATION INVOLVED OR AROSE OUT OF SEXTING.

14 (D) WHEN DETERMINING A DISPOSITION OF A CHARGE AGAINST A 15 RESPONDENT UNDER § 11–203, § 11–207, OR § 11–208 OF THIS SUBTITLE, THE 16 JUVENILE COURT:

17(1)SHALL TAKE INTO CONSIDERATION WHETHER THE MITIGATING18FACTOR DESCRIBED IN SUBSECTION (C) OF THIS SECTION APPLIES TO THE CASE;

19(2)MAYNOTSENTENCEARESPONDENTWHOSEVIOLATION20INVOLVED OR AROSE OUT OF SEXTING TO COMMITTED CUSTODY UNLESS THE COURT21FINDSANDEXPLAINSONTHERECORD,VERBALLYANDINWRITING,THAT22EXTRAORDINARY CIRCUMSTANCES EXIST TO WARRANT COMMITTED CUSTODY; AND

23 (3) MAY ORDER A RESPONDENT WHOSE VIOLATION INVOLVED OR
 24 AROSE OUT OF SEXTING TO PARTICIPATE IN A DIVERSIONARY OR EDUCATIONAL
 25 PROGRAM DEVELOPED OR APPROVED BY THE DEPARTMENT OF JUVENILE
 26 SERVICES THAT ADDRESSES THE RISKS AND CONSEQUENCES OF SEXTING.

27 (E) A RESPONDENT WHO IS FOUND BY THE JUVENILE COURT TO HAVE
 28 VIOLATED THIS SUBTITLE IS NOT SUBJECT TO SEX OFFENDER REGISTRATION
 29 UNDER TITLE 11, SUBTITLE 7 OF THE CRIMINAL PROCEDURE ARTICLE.

30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 31 October 1, 2020.

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