FIRST REGULAR SESSION

SENATE BILL NO. 604

103RD GENERAL ASSEMBLY

INTRODUCED BY SENATOR MCCREERY.

KRISTINA MARTIN, Secretary

AN ACT

To amend chapter 573, RSMo, by adding thereto one new section relating to the offense of disclosure of an intimate digital depiction, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 573, RSMo, is amended by adding thereto 2 one new section, to be known as section 573.570, to read as 3 follows: 573.570. 1. As used in this section, the following 2 terms mean: 3 (1)"Depicted individual", an individual who, as a result of digitization or by means of digital manipulation, 4 5 appears in whole or in part in an intimate digital depiction 6 and who is identifiable by virtue of the individual's face, 7 likeness, or other distinguishing characteristic, such as a 8 unique birthmark or other recognizable feature, or from 9 information displayed in connection with the digital 10 depiction; "Digital depiction", a realistic visual depiction 11 (2) 12 of an individual that has been created or altered using digital manipulation; 13 "Information content providers", any person or 14 (3) 15 entity that is responsible, in whole or in part, for the 16 creation or development of information provided through the

internet or any other interactive computer service;

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18 (4) "Intimate digital depiction", a digital depiction 19 of an individual that has been created or altered using 20 digital manipulation and that depicts: 21 The uncovered genitals, pubic area, anus, or (a) 22 postpubescent female nipple of an identifiable individual; 23 The display or transfer of bodily sexual fluids: (b) Onto any part of the body of an identifiable 24 a. 25 individual; or 26 From the body of an identifiable individual; or b. 27 (c) An identifiable individual engaging in sexually explicit conduct; 28 "Sexually explicit conduct", actual or simulated: 29 (5) Sexual intercourse, including genital-genital, 30 (a) oral-genital, anal-genital, or oral-anal, whether between 31 32 persons of the same or opposite sex; 33 (b) Bestiality; 34 (c) Masturbation; Sadistic or masochistic abuse; or 35 (d) 36 (e) Lascivious exhibition of the genitals or pubic 37 area of any person. 38 2. A person commits the offense of disclosure of an intimate digital depiction if the person: 39 40 Discloses an intimate digital depiction: (1) 41 With the intent to harass, annoy, threaten, alarm, (a) 42 or cause substantial harm to the finances or reputation of 43 the depicted individual; or With the actual knowledge that, or reckless 44 (b) disregard for whether, such disclosure will cause physical, 45 emotional, reputational, or economic harm to the depicted 46 47 individual; or 48 (2) Threatens to disclose an intimate digital 49 depiction:

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With the intent to harass, annoy, threaten, alarm, 50 (a) 51 or cause substantial harm to the finances or reputation of 52 the depicted individual; or With the actual knowledge that, or reckless 53 (b) 54 disregard for whether, such threatened disclosure will cause 55 physical, emotional, reputational, or economic harm to the depicted individual. 56 (1) A violation of subdivision (1) of subsection 2 57 3. 58 of this section shall be a class D felony. (2) A violation of subdivision (2) of subsection 2 of 59 60 this section shall be a class E felony. A violation of subsection 2 of this section shall 61 (3) be a class C felony if: 62 63 The violation is a second or other subsequent (a) 64 violation of subsection 2 of this section; or The violation is such that the digital depiction 65 (b) 66 could be reasonably expected to: Affect the conduct of any administrative, 67 a. legislative, or judicial proceeding of a federal, state, 68 local, or tribal government agency, including the 69 administration of an election or the conduct of foreign 70 71 relations; or Facilitate violence. 72 b. 73 4. It shall not be a defense to an offense of 74 disclosure of an intimate digital depiction under this section that there is a disclaimer stating that the intimate 75 digital depiction of the depicted individual was 76

78 participate in the creation or development of the digital 79 depiction.

unauthorized or that the depicted individual did not

5. For the purposes of this section, a provider of an
interactive computer service shall not be held to have

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82 committed the offense of disclosure of an intimate digital
 83 depiction due to:

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84 (1) Any action voluntarily taken in good faith to
85 restrict access to or availability of intimate digital
86 depictions; or

87 (2) Any action taken to enable or make available to
 88 information content providers or other persons the technical
 89 means to restrict access to intimate digital depictions.

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