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## **SENATE STATE OF MINNESOTA NINETY-THIRD SESSION**

A bill for an act

S.F. No. 1394

(SENATE AUTHORS: MAYE QUADE, Lucero, Limmer, Dibble and Gustafson)			
DATE	D-PG	OFFICIAL STATUS	
02/08/2023	737	Introduction and first reading	
		Referred to Judiciary and Public Safety	
02/13/2023	811	Author added Gustafson	
03/09/2023	1481	Withdrawn and re-referred to Elections	
03/16/2023	1804a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety	
03/27/2023	2612a	Comm report: To pass as amended	
	2722	Second reading	
		Referred to for comparison with HF1370	
04/04/2023	3415a	Rule 45-amend, subst. General Orders HF1370, SF indefinitely postponed	

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
1.4	fake technology to influence an election; establishing a crime for nonconsensual
1.5	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. <b>Definitions.</b> (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 conduct
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. 1

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(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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Section 1. 2

(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,

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Section 1. 3

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photograph	, or other item is a dee	p fake; and the p	person acts in good fai	ith to prevent further
disseminati	on of the deep fake;			
(6) the c	dissemination is for le	gitimate scientif	ic research or educati	ional purposes, the
deep fake is	s clearly identified as s	such, and the per	son acts in good faith	to minimize the risk
that the dee	p fake will be further	disseminated;		
(7) the c	dissemination is made	for legal procee	edings and is consiste	nt with common
practice in	civil proceedings nece	essary for the pro	oper functioning of th	ne criminal justice
system, or p	protected by court ord	er which prohib	its any further dissem	nination;
(8) the c	dissemination involve	s parody, satire,	commentary, or critic	eism; or
(9) the c	dissemination involve	s works of politi	cal or newsworthy va	alue.
(b) This	section does not alter	or amend the lia	abilities and protection	ns granted by United
States Code	e, title 47, section 230,	and shall be con	strued in a manner co	nsistent with federal
<u>law.</u>				
(c) A ca	use of action arising u	under this section	n does not prevent the	e use of any other
cause of act	tion or remedy availal	ole under the law	<u>V.</u>	
Subd. 7.	. Jurisdiction. A cour	t has jurisdiction	n over a cause of acti	on filed pursuant to
this section	if the plaintiff or defe	endant resides in	this state.	
Subd. 8.	. Venue. A cause of a	ction arising und	der this section may b	e filed in either:
(1) the c	county of residence of	the defendant o	or plaintiff or in the ju	risdiction of the
plaintiff's de	esignated address if the	plaintiff particip	pates in the address con	nfidentiality program
established	by chapter 5B; or			
(2) the c	county where any dee	p fake is produce	ed, reproduced, or sto	ored in violation of
this section	<u>·</u>			
Subd. 9.	Discovery of dissem	<b>ination.</b> In a civ	vil action brought und	er subdivision 2, the
statute of lin	mitations is tolled until	the plaintiff disc	overs the deep fake ha	s been disseminated.
EFFEC	TIVE DATE. This so	ection is effectiv	e August 1, 2023, and	d applies to
disseminati	on of a deep fake that	takes place on o	or after that date	

Subdivision 1. **Definitions.** (a) As used in this section, the following terms have the

4 Sec. 2.

meanings given.

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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
8.8	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:

Sec. 2. 5

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. <b>Definitions.</b> (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, c	or work address;		
7.2	(3) a pers	on's telephone numb	er, email addres	s, or social media acc	ount information; or
7.3	(4) a pers	son's geolocation dat	<u>a.</u>		
7.4	(h) "Sexu	ual act" means either	sexual contact of	or sexual penetration.	
7.5	(i) "Sexu	al contact" means th	e intentional tou	ching of intimate par	ts or intentional
7.6	touching wit	h seminal fluid or sp	erm onto anothe	er person's body.	
7.7	(j) "Sexu	al penetration" mear	s any of the foll	owing acts:	
7.8	(1) sexua	l intercourse, cunnil	ingus, fellatio, o	r anal intercourse; or	
7.9	(2) any ir	ntrusion, however sli	ght, into the ger	ital or anal openings	of an individual by
7.10	another's boo	ly part or an object ι	ised by another	for this purpose.	
7.11	(k) "Soci	al media" means any	electronic med	ium, including an inte	eractive computer
7.12	service, telep	ohone network, or da	ita network, that	allows users to create	e, share, and view
7.13	user-generate	ed content.			
7.14	Subd. 2.	Crime. It is a crime	to intentionally	disseminate a deep fa	ke when:
7.15	(1) the ac	ctor knows that the d	epicted individu	al did not consent to	the dissemination;
7.16	(2) the de	eep fake realistically	depicts any of t	he following:	
7.17	(i) the int	imate parts of anothe	er individual pres	sented as the intimate	parts of the depicted
7.18	individual;				
7.19	(ii) artific	cially generated intin	nate parts preser	nted as the intimate pa	arts of the depicted
7.20	individual; o	<u>r</u>			
7.21	(iii) the d	epicted individual en	ngaging in a sex	ual act; and	
7.22	(3) the de	epicted individual is	identifiable:		
7.23	(i) from t	he deep fake itself, b	by the depicted i	ndividual or by anoth	er person; or
7.24	(ii) from	the personal informa	ntion displayed i	n connection with the	deep fake.
7.25	<u>Subd. 3.</u> 1	<b>Penalties.</b> (a) Except	as provided in p	aragraph (b), whoever	violates subdivision
7.26	2 is guilty of	a gross misdemean	or.		
7.27	(b) Whoe	ever violates subdivis	sion 2 may be ser	ntenced to imprisonme	ent for not more than
7.28	three years o	r to payment of a fir	ne of \$5,000, or	both, if one of the fol	lowing factors is
7.29	present:				

Sec. 3. 7

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

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public purpose;

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;
9.5	(8) the dissemination involves parody, satire, commentary, or criticism; or
9.6	(9) the dissemination involves works of political or newsworthy value.
9.7	Subd. 6. Immunity. Nothing in this section shall be construed to impose liability upon
9.8	the following entities solely as a result of content or information provided by another person:
9.9	(1) an interactive computer service as defined in United States Code, title 47, section
9.10	230, paragraph (f), clause (2);
9.11	(2) a provider of public mobile services or private radio services; or
9.12	(3) a telecommunications network or broadband provider.
9.13	<b>EFFECTIVE DATE.</b> This section is effective August 1, 2023, and applies to crimes
9.14	committed on or after that date.

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