KLL

SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 1394

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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03/09/2023	1481	Withdrawn and re-referred to Elections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		Comm report: To pass as amended
		Second reading

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	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 dissemination of deep fake sexual images; proposing coding for new law in 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 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.

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Section 1.

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2.1	<u>(e) "Pers</u>	onal information" mea	ans any identifie	r that permits commu	nication or in-person
2.2	contact with	a person, including:			
2.3	<u>(1) a per</u>	son's first and last nar	ne, first initial a	nd last name, first na	me and last initial,
2.4	or nickname	<u>'2</u>			
2.5	<u>(2) a per</u>	son's home, school, or	r work address;		
2.6	<u>(3)</u> a pers	son's telephone numbe	er, email addres	s, or social media acco	ount information; or
2.7	<u>(4) a per</u>	son's geolocation data	<u>l.</u>		
2.8	<u>(f)</u> "Sexu	al act" means either s	sexual contact o	r sexual penetration.	
2.9	<u>(g)</u> "Sexu	ual contact" means the	e intentional tou	ching of intimate par	ts or intentional
2.10	touching with	th seminal fluid or spo	erm onto anothe	er person's body.	
2.11	<u>(h) "Sexu</u>	ual penetration" mean	s any of the fol	lowing acts:	
2.12	<u>(1) sexua</u>	al intercourse, cunnili	ngus, fellatio, o	r anal intercourse; or	
2.13	<u>(2) any i</u>	ntrusion, however slig	ght, into the gen	ital or anal openings	of an individual by
2.14	another's bo	dy part or an object u	sed by another	for this purpose.	
2.15	<u>Subd. 2.</u>	Nonconsensual disse	emination of a	<mark>deep fake.</mark> (a) A caus	e of action against a
2.16	person for th	ne nonconsensual diss	emination of a	deep fake exists wher	<u>1:</u>
2.17	<u>(1) a per</u>	son disseminated a de	ep fake with kr	owledge that the dept	icted individual did
2.18	not consent	to its public dissemin	ation;		
2.19	(2) the de	eep fake realistically	depicts any of the	ne following:	
2.20	(i) the int	timate parts of another	r individual pres	sented as the intimate	parts of the depicted
2.21	individual;				
2.22	<u>(ii)</u> artifi	cially generated intim	ate parts preser	ted as the intimate pa	rts of the depicted
2.23	individual; c	<u>)r</u>			
2.24	(iii) the c	lepicted individual en	gaging in a sex	ual act; and	
2.25	(3) the definition of the d	epicted individual is i	dentifiable:		
2.26	(i) from	the deep fake itself, b	y the depicted i	ndividual or by anoth	er person; or
2.27	(ii) from	the personal information	tion displayed i	n connection with the	deep fake.
2.28	<u>(b)</u> The f	fact that the depicted i	ndividual conse	ented to the creation o	f the deep fake or to
2.29	the voluntar	y private transmissior	n of the deep fak	te is not a defense to l	iability for a person

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who has disseminated the deep fake w	ith knowledge that the depicted individual did not
consent to its public dissemination.	
Subd. 3. Damages. The court may a	award the following damages to a prevailing plaintiff
from a person found liable under subd	ivision 2:
(1) general and special damages, in	cluding all finance losses due to the dissemination
f the deep fake and damages for ment	tal anguish;
(2) an amount equal to any profit m	nade from the dissemination of the deep fake by the
person who intentionally disclosed the	deep fake;
(3) a civil penalty awarded to the p	laintiff of an amount up to \$10,000; and
(4) court costs, fees, and reasonable	e attorney fees.
Subd. 4. Injunction; temporary re	elief. (a) A court may issue a temporary or permanent
njunction or restraining order to preve	ent further harm to the plaintiff.
(b) The court may issue a civil fine	for the violation of a court order in an amount up to
\$1,000 per day for failure to comply w	with an order granted under this section.
Subd. 5. Confidentiality. The court	t shall allow confidential filings to protect the privacy
of the plaintiff in cases filed under this	section.
Subd. 6. Liability; exceptions. (a)	No person shall be found liable under this section
when:	
(1) the dissemination is made for the	e purpose of a criminal investigation or prosecution
hat is otherwise lawful;	
(2) the dissemination is for the purpo	ose of, or in connection with, the reporting of unlawful
conduct;	
(3) the dissemination is made in the	e course of seeking or receiving medical or mental
health treatment, and the image is prot	ected from further dissemination;
(4) the deep fake was obtained in a	commercial setting for the purpose of the legal sale
	ation of artistic products for sale or display, and the
depicted individual knew that a deep fak	te would be created and disseminated in a commercial
setting;	
(5) the deep fake relates to a matter	of public interest; dissemination serves a lawful
public purpose; the person dissemination	ng the deep fake as a matter of public interest clearly
identifies that the video recording, mot	tion-picture film, sound recording, electronic image,

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4.1	photograph	, or other item is a dee	p fake; and the	person acts in good fai	th to prevent further
4.2	dissemination	on of the deep fake;			
4.3	(6) the d	lissemination is for le	gitimate scienti	fic research or education	onal purposes, the
4.4	deep fake is	clearly identified as s	such, and the per	son acts in good faith	to minimize the risk
4.5	that the dee	p fake will be further	disseminated;		
4.6	(7) the d	lissemination is made	for legal proce	edings and is consister	nt with common
4.7	practice in c	civil proceedings nece	essary for the pr	oper functioning of th	e criminal justice
4.8	system, or p	protected by court ord	er which prohit	its any further dissem	ination;
4.9	(8) the d	lissemination involves	s parody, satire,	commentary, or critic	ism; or
4.10	(9) the d	lissemination involves	s works of polit	ical or newsworthy va	lue.
4.11	(b) This	section does not alter	or amend the lia	abilities and protection	s granted by United
4.12	States Code	, title 47, section 230,	and shall be con	nstrued in a manner con	nsistent with federal
4.13	law.				
4.14	(c) A ca	use of action arising u	under this section	n does not prevent the	use of any other
4.15	cause of act	tion or remedy availab	ole under the lay	<u>V.</u>	
4.16	<u>Subd. 7.</u>	Jurisdiction. A cour	t has jurisdictio	n over a cause of action	on filed pursuant to
4.17	this section	if the plaintiff or defe	endant resides in	n this state.	
4.18	<u>Subd. 8.</u>	Venue. A cause of a	ction arising un	der this section may be	e filed in either:
4.19	(1) the c	ounty of residence of	the defendant of	or plaintiff or in the ju	risdiction of the
4.20	plaintiff's de	esignated address if the	plaintiff partici	pates in the address con	fidentiality program
4.21	established	by chapter 5B; or			
4.22	(2) the c	ounty where any deep	o fake is produc	ed, reproduced, or sto	red in violation of
4.23	this section.	<u>-</u>			
4.24	<u>Subd. 9.</u>	Discovery of dissem	ination. In a ci	vil action brought und	er subdivision 2, the
4.25	statute of lin	nitations is tolled until	the plaintiff disc	overs the deep fake has	s been disseminated.
4.26	EFFEC	TIVE DATE. This se	ection is effective	ve August 1, 2023, and	l applies to
4.27	dissemination	on of a deep fake that	takes place on	or after that date.	
4.28	Sec. 2. [6	<u>09.771] USE OF DE</u>	<u>EP FAKE TEC</u>	CHNOLOGY TO INF	FLUENCE AN
4.29	ELECTIO	-			
4.30	Subdivis	sion 1. Definitions. (a	a) As used in thi	s section, the followin	g terms have the
4.31	meanings g				~

Sec. 2.

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5.1	(b) "Can	didate" means an indi	vidual who see	ks nomination or elec	tion to a federal,
5.2	<u> </u>			luding special districts	
5.3		e rule charter and statu			<u></u>
5.4	<u>(c)</u> "Dee	o fake" means any vid	eo recording, 1	notion-picture film, so	ound recording,
5.5	electronic in	nage, or photograph, c	or any technolo	gical representation of	f speech or conduct
5.6	substantially	derivative thereof:			
5.7	(1) that is	s so realistic that a reas	onable person	would believe it depict	ts speech or conduct
5.8	of an individ	lual who did not in fa	et engage in su	ch speech or conduct;	and
5.9	(2) the p	oduction of which wa	as substantially	dependent upon tech	nical means, rather
5.10	than the abil	ity of another individu	al to physicall	y or verbally imperson	ate such individual.
5.11	<u>(d)</u> "Dep	cted individual" mean	s an individual	in a deep fake who app	pears to be engaging
5.12	in speech or	conduct in which the	individual did	not engage.	
5.13	<u>Subd. 2.</u>	Use of deep fake to int	fluence an elec	tion; violation. A perse	on who disseminates
5.14	a deep fake	or enters into a contrac	et or other agre	ement to disseminate	a deep fake is guilty
5.15	of a crime a	nd may be sentenced a	as provided in s	subdivision 3 if the pe	rson knows or
5.16	reasonably s	hould know that the it	em being disse	minated is a deep fake	and dissemination:
5.17	<u>(1)</u> takes	place within 90 days	before an elect	ion;	
5.18	<u>(2) is ma</u>	de without the consen	t of the depicted	ed individual; and	
5.19	<u>(3) is ma</u>	de with the intent to in	njure a candida	te or influence the res	ult of an election.
5.20	<u>Subd. 3.</u>	Use of deep fake to i	nfluence an el	ection; penalty. A pe	rson convicted of
5.21	violating sul	odivision 2 may be ser	ntenced as follo	ows:	
5.22	(1) if the	person commits the vi	olation within	five years of one or mo	ore prior convictions
5.23	under this se	ection, to imprisonmen	nt for not more	than five years or to p	payment of a fine of
5.24	not more that	n \$10,000, or both;			
5.25	(2) if the	person commits the v	iolation with th	ne intent to cause viole	nce or bodily harm,
5.26	to imprisonr	nent for not more than	one year or to	payment of a fine of no	ot more than \$3,000,
5.27	or both; or				
5.28	<u>(3) in oth</u>	er cases, to imprisonr	nent for not mo	ore than 90 days or to p	payment of a fine of
5.29	not more that	n \$1,000, or both.			
5.30	<u>Subd. 4.</u>	Injunctive relief. <u>A</u> c	ause of action	for injunctive relief m	ay be maintained
5.31	against any j	person who is reasonal	bly 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 a	ttorney general;			
6.2	<u>(2) a cou</u>	inty attorney or city a	ttorney;		
6.3	(3) the d	epicted individual; or	-		
6.4	<u>(4)</u> a can	didate for nomination	n or election to a	a public office who is in	njured or likely to
6.5	be injured b	y dissemination.			
6.6	EFFEC	TIVE DATE. This se	ection is effectiv	e August 1, 2023, and	applies to crimes
6.7	committed of	on or after that date.			
	~ • • • • •				
6.8		<u>[7.262] NONCONSE</u> IG INTIMATE PAR		EMINATION OF A D	<u>)EEP FAKE</u>
6.9					
6.10			a) For purposes (of this section, the follo	wing terms have
6.11	the meaning	<u>gs given.</u>			
6.12	<u> </u>	* *		notion-picture film, sou	
6.13			or any technolo	gical representation of	speech or conduct
6.14	substantially	y derivative thereof:			
6.15	<u>(1) that i</u>	s so realistic that a rea	sonable person	would believe it depicts	speech or conduct
6.16	of an indivi	dual; and			
6.17	(2) the p	roduction of which w	as substantially	dependent upon techni	ical means, rather
6.18	than the abil	lity of another individ	ual to physically	or verbally impersona	te such individual.
6.19	<u>(c) "Dep</u>	icted individual" mea	ns an individual	in a deep fake who appo	ears to be engaging
6.20	in speech or	conduct in which the	e individual did	not engage.	
6.21	<u>(d)</u> "Diss	semination" means di	stribution to one	e or more persons, othe	r than the person
6.22	depicted in	the deep fake, or publ	lication by any p	publicly available medi	um.
6.23	<u>(e)</u> "Hara	ass" means an act tha	t would cause a	substantial adverse effe	ect on the safety,
6.24	security, or	privacy of a reasonab	le person.		
6.25	<u>(f)</u> "Intir	nate parts" means the	genitals, pubic	area, or anus of an indi	vidual, or if the
6.26	individual is	s female, a partially o	r fully exposed	nipple.	
6.27	<u>(g) "Pers</u>	onal information" me	ans any identifie	r that permits communi	cation or in-person
6.28	contact with	a person, including:			
6.29	<u>(1)</u> a per	son's first and last na	me, first initial a	nd last name, first nam	e and last initial,
6.30	or nickname	<u>;</u>			

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7.1	<u>(2) a person'</u>	s home, school, or	work address;			
7.2	(3) a person's telephone number, email address, or social media account information; or					
7.3	(4) a person'	s geolocation data	<u>.</u>			
7.4	(h) "Sexual a	act" means either s	sexual contact of	or sexual penetration.		
7.5	(i) "Sexual c	ontact" means the	intentional tou	ching of intimate parts	or intentional	
7.6	touching with se	eminal fluid or spe	erm onto anothe	er person's body.		
7.7	<u>(j)</u> "Sexual p	enetration" means	any of the foll	owing acts:		
7.8	(1) sexual in	tercourse, cunnilir	ngus, fellatio, o	r anal intercourse; or		
7.9	(2) any intru	sion, however slig	ht, into the ger	ital or anal openings of	f an individual by	
7.10	another's body p	oart or an object us	sed by another	for this purpose.		
7.11	<u>~ /</u>			ium, including an intera	•	
7.12	_		a network, that	allows users to create,	share, and view	
7.13	user-generated c	content.				
7.14	Subd. 2. Crime. It is a crime to intentionally disseminate a deep fake when:					
7.15	(1) the actor knows that the depicted individual did not consent to the dissemination;					
7.16	(2) the deep fake realistically depicts any of the following:					
7.17	(i) the intimation	te parts of another	individual pres	sented as the intimate pa	arts of the depicted	
7.18	individual;					
7.19	(ii) artificial	y generated intim	ate parts preser	ted as the intimate part	s of the depicted	
7.20	individual; or					
7.21	(iii) the depi	cted individual en	gaging in a sex	ual act; and		
7.22	(3) the depic	ted individual is id	dentifiable:			
7.23	(i) from the	deep fake itself, by	y the depicted i	ndividual or by another	person; or	
7.24	(ii) from the	personal informat	ion displayed i	n connection with the d	leep fake.	
7.25	Subd. 3. Pen	alties. (a) Except a	as provided in p	aragraph (b), whoever v	iolates subdivision	
7.26	2 is guilty of a g	ross misdemeanor	<u>r.</u>			
7.27	(b) Whoever	violates subdivisi	on 2 may be ser	tenced to imprisonmen	t for not more than	
7.28	three years or to	payment of a fine	e of \$5,000, or	ooth, if one of the follo	wing factors is	
7.29	present:					

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8.1	<u>(1) the</u>	depicted person suffers	s financial loss	due to the disseminat	ion of the deep fake;
8.2	(2) the	actor disseminates the	deep fake with	intent to profit from	the dissemination;
8.3	(3) the	actor maintains an Inter	rnet website, or	lline service, online a	oplication, or mobile
8.4	application	n for the purpose of dise	seminating the	deep fake;	
8.5	(4) the	actor posts the deep fal	ke on a website	<u>2</u>	
8.6	<u>(5) the</u>	actor disseminates the	deep fake with	intent to harass the de	epicted person;
8.7	(6) the	actor obtained the deep	fake by commit	ting a violation of sect	tion 609.52, 609.746,
8.8	<u>609.89, or</u>	609.891; or			
8.9	<u>(7) the</u>	actor has previously be	een convicted u	nder this chapter.	
8.10	Subd. 4	4. Venue. Notwithstand	ling anything to	the contrary in section	on 627.01, an offense
8.11	committed	under this section may	be prosecuted	in:	
8.12	<u>(1) the</u>	county where the offen	nse occurred;		
8.13	<u>(2) the</u>	county of residence of	the actor or vic	tim or in the jurisdict	ion of the victim's
8.14	designated	address if the victim par	rticipates in the	address confidentiality	v program established
8.15	by chapter	5B; or			
8.16	<u>(3) only</u>	y if venue cannot be loo	cated in the cou	nties specified under	clause (1) or (2), the
8.17	county wh	ere any deep fake is pro	oduced, reprodu	iced, found, stored, re	ceived, or possessed
8.18	in violation	n of this section.			
8.19	Subd. 5	5. Exemptions. Subdiv	ision 2 does no	t apply when:	
8.20	<u>(1) the</u>	dissemination is made	for the purpose	of a criminal investig	gation or prosecution
8.21	that is othe	erwise lawful;			
8.22	(2) the	dissemination is for the	purpose of, or ir	connection with, the	reporting of unlawful
8.23	conduct;				
8.24	<u>(3) the</u>	dissemination is made	in the course of	f seeking or receiving	medical or mental
8.25	health trea	tment, and the image is	s protected from	n further disseminatio	<u>n;</u>
8.26	<u>(4) the</u>	deep fake was obtained	l in a commerc	ial setting for the purp	bose of the legal sale
8.27	of goods o	r services, including th	e creation of ar	tistic products for sale	e or display, and the
8.28	depicted ir	ndividual knew, or shou	ıld have known	, that a deep fake wou	ald be created and
8.29	disseminat	ed;			
8.30	<u>(5) the</u>	deep fake relates to a m	natter of public	interest and dissemin	ation serves a lawful
8.31	public pur	pose;			

Sec. 3.

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9.1	(6) the dissemination is for legitimate scientific research or educational purposes;						
9.2	<u>(7) the di</u>	ssemination is made	for legal procee	dings and is consisten	t with common		
9.3	practice in c	ivil proceedings nece	essary for the pro	oper functioning of the	criminal justice		
9.4	system, or p	rotected by court ord	er which prohib	its any further dissemi	nation;		
9.5	<u>(8) the di</u>	ssemination involves	s parody, satire,	commentary, or critici	sm; 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	g entities solely as a re	esult of content o	r information provided	by another person:		
9.9	<u>(1) an int</u>	teractive computer se	rvice as defined	in United States Code	e, title 47, section		
9.10	230, paragra	ph (f), clause (2);					
9.11	<u>(2) a prov</u>	vider of public mobil	e services or pri	vate radio services; or			
9.12	<u>(3) a tele</u>	communications netw	work or broadba	nd provider.			
9.13	EFFECT	FIVE DATE. This se	ection is effectiv	e August 1, 2023, and	applies to crimes		

9.14 <u>committed on or after that date.</u>