## As Passed by the House

## 124th General Assembly Regular Session 2001-2002

Sub. H. B. No. 8

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REPRESENTATIVES Hughes, Womer Benjamin, Latta, DePiero, S. Smith, Reidelbach, Young, Sykes, Perry, Willamowski, Jerse, Flowers, Goodman, Sullivan, Coates, Allen, Niehaus, Wolpert, Cates, Schmidt, Carey, Roman, Driehaus, Peterson, G. Smith, Reinhard, Metzger, Clancy, Wilson, Gilb, Evans, Williams, Raga, Salerno, Core, Seitz, Patton, Lendrum, Otterman, Sulzer, Collier, Widowfield, Manning, Hollister, Barnes, Cirelli, Carmichael, Distel, Aslanides, Ogg, Schneider, White, DeWine, Husted, D. Miller, Key, Woodard, Rhine, Boccieri, Redfern, Schaffer

## ABILL

То	amend sections 2907.01 and 2907.35 of the Revised
	Code to expand the definition of "material" in the
	Sex Offense Laws to include any image appearing on
	a computer monitor or similar display device or
	recorded on a computer disk, magnetic tape, or
	similar data storage device and to create
	exemptions and an affirmative defense to certain
	offenses under those laws.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

	Section 1. That sections 2907.01 and 2907.35 of the Revised	9
Code	be amended to read as follows:	10
	Sec. 2907.01. As used in sections 2907.01 to 2907.37 of the	11
Revis	sed Code:	12
	(A) "Sexual conduct" means vaginal intercourse between a male	13

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of a theater or other place for the showing of motion pictures to	135
the general public, and having no managerial responsibility or	136
financial interest in his the operator's or projectionist's place	137
of employment, other than wages.	138
(D)(1) Sections 2907.31, 2907.311, 2907.32, 2907.321,	139
2907.322, 2907.323, and 2907.34 and division (A) of section	140
2907.33 of the Revised Code do not apply to a person solely	141
because the person provided access or connection to or from a	142
computer facility, system, or network not under that person's	143
control, including having provided transmission, downloading,	144
intermediate storage, access software, or other related	145
capabilities that are incidental to providing access or connection	146
to or from a computer facility, system, or network, and that do	147
not include the creation of the content of the material that is	148
the subject of the access or connection.	149
(2) Division (D)(1) of this section does not apply to a	150
person who conspires with an entity actively involved in the	151
creation or knowing distribution of material in violation of	152
section 2907.31, 2907.311, 2907.32, 2907.321, 2907.322, 2907.323,	153
2907.33, or 2907.34 of the Revised Code or who knowingly	154
advertises the availability of material of that nature.	155
(3) Division (D)(1) of this section does not apply to a	156
person who provides access or connection to a computer facility,	157
system, or network that is engaged in the violation of section	158
2907.31, 2907.311, 2907.32, 2907.321, 2907.322, 2907.323, 2907.33,	159
or 2907.34 of the Revised Code and that is owned or controlled by	160
that person.	161
(E) An employer is not guilty of a violation of section	162
2907.31, 2907.311, 2907.32, 2907.321, 2907.322, 2907.323, 2907.33,	163
or 2907.34 of the Revised Code based on the actions of an employee	164
or agent of the employer unless the employee's or agent's conduct	165
is within the scope of employee's or agent's employment or agency.	166

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and the employer does either of the following:	
(1) With knowledge of the employee's or agent's conduct, the	168
employer authorizes or ratifies the conduct.	169
(2) The employer recklessly disregards the employee's or	170
agent's conduct.	
(F) It is an affirmative defense to a charge under section	172
2907.31 or 2907.311 of the Revised Code as the section applies to	173
an image transmitted through the internet that the person charged	174
with violating the section has taken, in good faith, reasonable,	175
effective, and appropriate actions under the circumstances to	176
restrict or prevent access by juveniles to material that is	177
harmful to juveniles, including any method that is feasible under	178
available technology.	
Section 2. That existing sections 2907.01 and 2907.35 of the	180
Revised Code are hereby repealed.	181