As Reported by the Senate Judiciary Committee

125th General Assembly Regular Session 2003-2004

Sub. S. B. No. 144

Senators Austria, Harris, Jacobson, Jordan

A BILL

То	amend sections 2907.01 and 2907.31 and to enact	1
	sections 3375.351 and 3375.352 of the Revised Code	2
	to expand the criminal offense of "disseminating	3
	matter harmful to juveniles" to also prohibit	4
	selling, providing, presenting, etc., a prepaid	5
	adult entertainment card to a juvenile; to	6
	prohibit public libraries from using state money	7
	or money from a county library and local	8
	government support fund for Internet access	9
	purposes unless they install specified types of	10
	filtering devices or filtering software and	11
	require parental approval for a juvenile to borrow	12
	library video materials; to allow a public library	13
	or its personnel to disable the filtering devices	14
	or software to enable a person to have full access	15
	to a computer for specified proper purposes; and	16
	to make funding of any public library with state	17
	money or money from a county library and local	18
	government support fund contingent upon its	19
	compliance with the filter, notice, and parental	20
	approval requirements as to use of prior state	21
	money or money from the fund.	22

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

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Section 1. That sections 2907.01 and 2907.31 be amended and	23
sections 3375.351 and 3375.352 of the Revised Code be enacted to	24
read as follows:	25
Sec. 2907.01. As used in sections 2907.01 to 2907.37 of the	26
Revised Code:	27
(A) "Sexual conduct" means vaginal intercourse between a male	28
and female; anal intercourse, fellatio, and cunnilingus between	29
persons regardless of sex; and, without privilege to do so, the	30
insertion, however slight, of any part of the body or any	31
instrument, apparatus, or other object into the vaginal or anal	32
cavity of another. Penetration, however slight, is sufficient to	33
complete vaginal or anal intercourse.	34
(B) "Sexual contact" means any touching of an erogenous zone	35
of another, including without limitation the thigh, genitals,	36
buttock, pubic region, or, if the person is a female, a breast,	37
for the purpose of sexually arousing or gratifying either person.	38
(C) "Sexual activity" means sexual conduct or sexual contact,	39
or both.	40
(D) "Prostitute" means a male or female who promiscuously	41
engages in sexual activity for hire, regardless of whether the	42
hire is paid to the prostitute or to another.	43
(E) "Harmful to juveniles" means that quality of any	44
electronic communication provided or accessed through a prepaid	45
adult entertainment card, any material, or any performance	46
describing or representing nudity, sexual conduct, sexual	47
excitement, or sado-masochistic abuse in any form to which all of	48
the following apply:	49
(1) The <u>electronic communication</u> , material, or performance,	50

when considered as a whole, appeals to the prurient interest in

(1) When the parties have entered into a written separation

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a computer, computer network, computer program, computer system,	143
or telecommunications device.	144
(S) "Computer," "computer network," "computer program,"	145
"computer system," "telecommunication," and "telecommunications	146
device" have the same meanings as in section 2913.01 of the	147
Revised Code.	148
Sec. 2907.31. (A) No person, with knowledge of its character	149
or content, shall recklessly do any of the following:	150
(1) Directly sell, deliver, furnish, disseminate, provide,	151
exhibit, rent, or present to a juvenile, a group of juveniles, a	152
law enforcement officer posing as a juvenile, or a group of law	153
enforcement officers posing as juveniles any material or	154
performance that is obscene or harmful to juveniles;	155
(2) Directly offer or agree to sell, deliver, furnish,	156
disseminate, provide, exhibit, rent, or present to a juvenile, a	157
group of juveniles, a law enforcement officer posing as a	158
juvenile, or a group of law enforcement officers posing as	159
juveniles any material or performance that is obscene or harmful	160
to juveniles;	161
(3) While in the physical proximity of the juvenile or law	162
enforcement officer posing as a juvenile, allow any juvenile or	163
law enforcement officer posing as a juvenile to review or peruse	164
any material or view any live performance that is harmful to	165
juveniles <u>;</u>	166
(4) Directly sell, deliver, furnish, disseminate, provide,	167
exhibit, rent, or present a prepaid adult entertainment card to a	168
juvenile, a group of juveniles, a law enforcement officer posing	169
as a juvenile, or a group of law enforcement officers posing as	170
juveniles, or directly offer or agree to do so.	171
(B) The following are affirmative defenses to a charge under	172

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charge under division (A)(4) of this section, that the material or	204
performance involved in the violation of division (A)(1), (2), or	205
(3) of this section or the prepaid adult entertainment card	206
involved in the violation of division (A)(4) of this section was	207
furnished or presented for a bona fide medical, scientific,	208
educational, governmental, judicial, or other proper purpose, by a	209
physician, psychologist, sociologist, scientist, teacher,	210
librarian, clergyman, prosecutor, judge, or other proper person.	211

- (2) Except as provided in division (B)(3) of this section, 212 mistake of age is not a defense to a charge under <u>division (A) of</u> 213 this section.
- (D)(1) A person directly sells, delivers, furnishes, 215 disseminates, provides, exhibits, rents, or presents or directly 216 offers or agrees to sell, deliver, furnish, disseminate, provide, 217 exhibit, rent, or present material or, a performance, or a prepaid 218 adult entertainment card to a juvenile, a group of juveniles, a 219 law enforcement officer posing as a juvenile, or a group of law 220 enforcement officers posing as juveniles in violation of division 221 (A) of this section by means of an electronic method of remotely 222 transmitting information if the person knows or has reason to 223 believe that the person receiving the information is a juvenile or 224 the group of persons receiving the information are juveniles. 225
- (2) A person remotely transmitting information by means of a 226 method of mass distribution does not directly sell, deliver, 227 furnish, disseminate, provide, exhibit, rent, or present or 228 directly offer or agree to sell, deliver, furnish, disseminate, 229 provide, exhibit, rent, or present the material ox, performance, 230 or card in question to a juvenile, a group of juveniles, a law 231 enforcement officer posing as a juvenile, or a group of law 232 enforcement officers posing as juveniles in violation of division 233 (A) of this section if either of the following applies: 234
 - (a) The person has inadequate information to know or have

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any money it has received from any county library and local	298
government support fund under Chapter 5705. of the Revised Code,	299
to purchase computers used to access the internet or to pay for	300
direct costs associated with accessing the internet, unless all of	301
the following apply:	302
(1) The board has installed and has operational, subject to	303
division (C) of this section, a filtering device or filtering	304
software that protects against internet access to material that is	305
obscene or harmful to juveniles on each computer located at the	306
library that is accessible to juveniles;	307
(2) The board has installed and has operational, subject to	308
division (C) of this section, a filtering device or filtering	309
software that protects against internet access to material that is	310
obscene on each computer located at the library that is accessible	311
to any patron of the library.	312
(3) The board has adopted and enforces a policy prohibiting a	313
juvenile from borrowing from the library any video material unless	314
a parent or guardian, after being notified that some video	315
materials available for borrowing from the library might include	316
materials that are harmful to juveniles, has given permission for	317
the juvenile to borrow video materials. If permission for the	318
juvenile to borrow video materials is given by a parent or	319
guardian to the library, it shall be clearly noted on the library	320
card or other identification documentation that has been issued to	321
the juvenile. The notification to the parent shall be on the	322
application for the library card or for the other identification	323
documentation of the juvenile, if the parent is required to sign	324
the application, or shall be provided in any other manner the	325
board determines to be appropriate.	
(C) If a board of library trustees of a library installs and	327
has operational a filtering device or filtering software on	328

after the effective date of that section.

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