As Passed by the Senate

126th General Assembly Regular Session 2005-2006

H. B. No. 310

Representatives Oelslager, Fessler, C. Evans, Setzer, McGregor, J., Carano, Gilb, Latta, Combs, Reidelbach, Schaffer, Perry, Collier, Fende, Webster, Hughes, Evans, D., Seitz, Willamowski, Bubp, Aslanides, Barrett, Beatty,
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Mitchell, Otterman, Sayre, Skindell, Stewart, D., Stewart, J., Taylor, Williams, Woodard, Yates, Yuko

Senators Schuring, Dann, Kearney, Zurz, Amstutz, Carey, Cates, Goodman, Hagan, Padgett, Stivers, Wachtmann, Wilson

A BILL

To amend section 2907.08 of the Revised Code to	1
clarify that the prohibitions it sets forth t	hat 2
refer to conduct involving the photographing	of 3
another also apply to conduct involving the	4
videotaping, filming, or other recording of	5
another.	6

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

Section 1. That section 2907.08 of the Revised Code be	7
amended to read as follows:	8
Sec. 2907.08. (A) No person, for the purpose of sexually	9
arousing or gratifying the person's self, shall commit trespass or	10
otherwise surreptitiously invade the privacy of another, to spy or	11
eavesdrop upon another.	12

(B) No person, for the purpose of sexually arousing or
gratifying the person's self, shall commit trespass or otherwise
surreptitiously invade the privacy of another to <u>videotape, film,</u>
photograph, or otherwise record the other person in a state of
nudity.

(C) No person, for the purpose of sexually arousing or gratifying the person's self, shall commit trespass or otherwise surreptitiously invade the privacy of another to <u>videotape, film,</u> photograph<u>, or otherwise record</u> the other person in a state of nudity if the other person is a minor.

(D) No person, for the purpose of sexually arousing or
gratifying the person's self, shall commit trespass or otherwise
surreptitiously invade the privacy of another to <u>videotape, film,</u>
photograph, or otherwise record the other person in a state of
nudity if the other person is a minor and any of the following
applies:

(1) The offender is the minor's natural or adoptive parent, 29
stepparent, guardian, or custodian, or person in loco parentis of 30
the minor. 31

(2) The minor is in custody of law or is a patient in a hospital or other institution, and the offender has supervisory or disciplinary authority over the minor.

(3) The offender is a teacher, administrator, coach, or other
person in authority employed by or serving in a school for which
the state board of education prescribes minimum standards pursuant
to division (D) of section 3301.07 of the Revised Code, the minor
is enrolled in or attends that school, and the offender is not
enrolled in and does not attend that school.

(4) The offender is a teacher, administrator, coach, or other
person in authority employed by or serving in an institution of
higher education, and the minor is enrolled in or attends that

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institution.

(5) The offender is a caregiver, administrator, or other
person in authority employed by or serving in a child day-care
center, type A family day-care home, or type B family day-care
home, and the minor is enrolled in or attends that center or home.

(6) The offender is the minor's athletic or other type of
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coach, is the minor's instructor, is the leader of a scouting
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troop of which the minor is a member, provides babysitting care
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for the minor, or is a person with temporary or occasional
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disciplinary control over the minor.

(E) No person shall secretly or surreptitiously videotape, 54
film, photograph, or otherwise record another person under or 55
through the clothing being worn by that other person for the 56
purpose of viewing the body of, or the undergarments worn by, that 57
other person. 58

(F)(1) Whoever violates this section is guilty of voyeurism.

(2) A violation of division (A) of this section is amisdemeanor of the third degree.

(3) A violation of division (B) of this section is a62misdemeanor of the second degree.63

(4) A violation of division (C) or (E) of this section is amisdemeanor of the first degree.

(5) A violation of division (D) of this section is a felony66of the fifth degree.67

(G) As used in this section:

(1) "Institution of higher education" means a state
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institution of higher education as defined in section 3345.031 of
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the Revised Code, a private nonprofit college or university
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located in this state that possesses a certificate of
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authorization issued by the Ohio board of regents pursuant to
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Chapter 1713. of the Revised Code, or a school certified under Chapter 3332. of the Revised Code. 75

(2) "Child day-care center," "type A family day-care home,"
76 and "type B family day-care home" have the same meanings as in
77 section 5104.01 of the Revised Code.
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(3) "Babysitting care" means care provided for a child while
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the parents, guardian, or legal custodian of the child is are
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temporarily away.

section 2. That existing section 2907.08 of the Revised Code 82
is hereby repealed.
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Section 3. The General Assembly hereby declares that its 84 purpose in amending divisions (B), (C), and (D) of section 2907.08 85 of the Revised Code in Section 1 of this act is to clarify the 86 meaning of the term "photograph" as used in those divisions. The 87 General Assembly declares that it believes that the term 88 "photograph," as used in those divisions as they existed prior to 89 the effective date of this act, included within its scope all 90 types of the recording of an image, including, but not limited to, 91 videotaping, filming, photographing, or otherwise recording an 92 image; that it is not its intent in amending those divisions to 93 declare or otherwise give the impression that, prior to the 94 effective date of this act, the term "photograph" as used in those 95 divisions did not include within its scope videotaping, filming, 96 or other recording of an image; and that it believes that the 97 amendments to those divisions are not substantive in nature and 98 merely clarify the fact that the term "photograph" as used in 99 those divisions includes within its scope all types of the 100 recording of an image, including, but not limited to, videotaping, 101 filming, photographing, or otherwise recording an image. Further, 102 the General Assembly hereby declares that the amendments to those 103

H. B. No. 310 As Passed by the Senate

divisions do not invalidate, and shall not be construed as 104 invalidating, any prior convictions for violating a prohibition 105 contained in any of those divisions prior to the effective date of 106 this act based on conduct that involved videotaping, filming, or 107 other recording of an image. 108

Section 4. Section 2907.08 of the Revised Code is presented 109 in this act as a composite of the section as amended by Sub. H.B. 110 332, Sub. H.B. 448, and Sub. H.B. 504 of the 123rd General 111 Assembly. The General Assembly, applying the principle stated in 112 division (B) of section 1.52 of the Revised Code that amendments 113 are to be harmonized if reasonably capable of simultaneous 114 operation, finds that the composite is the resulting version of 115 the section in effect prior to the effective date of the section 116 as presented in this act. 117