	CAUSE OF ACTION FOR MINORS INJURED BY
	PORNOGRAPHY
	2017 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Todd Weiler
	House Sponsor:
L	ONG TITLE
G	General Description:
	This bill amends the Judicial Code to provide for a cause of action for minors injured
b	y pornography.
H	lighlighted Provisions:
	This bill:
	• enacts definitions;
	provides exemptions;
	establishes liability;
	provides a safe harbor; and
	addresses damages and class actions.
N	Ioney Appropriated in this Bill:
	None
O	Other Special Clauses:
	None
U	tah Code Sections Affected:
E	NACTS:
	78B-6-2100 , Utah Code Annotated 1953
	78B-6-2101 , Utah Code Annotated 1953
	78B-6-2102 , Utah Code Annotated 1953



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	78B-6-2103 , Utah Code Annotated 1953
	78B-6-2104 , Utah Code Annotated 1953
В	Se it enacted by the Legislature of the state of Utah:
	Section 1. Section 78B-6-2100 is enacted to read:
	Part 21. Cause of Action for Minors Injured by Pornographic Material
	78B-6-2100. Title.
	This part is known as "Cause of Action for Minors Injured by Pornographic Material."
	Section 2. Section 78B-6-2101 is enacted to read:
	78B-6-2101. Definitions.
	As used in this part:
	(1) "Minor" means an individual less than 18 years of age.
	(2) (a) "Pornographic material" means material with the quality of a description or
re	epresentation, in whatsoever form, of nudity, sexual conduct, sexual excitement, or
S	adomasochistic abuse when the material:
	(i) taken as a whole, appeals to the prurient interest in sex of minors;
	(ii) is patently offensive to prevailing standards in the adult community as a whole with
re	espect to what is suitable material for minors; and
	(iii) taken as a whole, does not have serious value for minors.
	(b) Serious value includes only serious literary, artistic, political, or scientific value for
n	ninors.
	Section 3. Section 78B-6-2102 is enacted to read:
	78B-6-2102. Exemptions.
	(1) This part does not apply to an Internet service provider or interactive computer
S	ervice, as defined in 47 U.S.C. Sec. 230(f)(2), a provider of an electronic communications
S	ervice as defined in 18 U.S.C. Sec. 2510, a telecommunications service, information service,
0	r mobile service as defined in 47 U.S.C. Sec. 153, including a commercial mobile service as
d	efined in 47 U.S.C. Sec. 332(d), or a cable operator as defined in 47 U.S.C. Sec. 522, if:
	(a) the distribution of pornographic material by the provider occurs only incidentally
tł	nrough the provider's function of:
	(i) transmitting or routing data from one person to another person; or

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59	(ii) providing a connection between one person and another person;
60	(b) the provider does not intentionally aid or abet in the distribution of the
61	pornographic material; and
62	(c) the provider does not knowingly receive from or through a person who distributes
63	the pornographic material a fee greater than the fee generally charged by the provider, as a
64	specific condition for permitting the person to distribute the pornographic material.
65	(2) This part does not apply to a hosting company, as defined in Section 76-10-1230,
66	<u>if:</u>
67	(a) the distribution of pornographic material by the hosting company occurs only
68	incidentally through the hosting company's function of providing data storage space or data
69	caching to a person;
70	(b) the hosting company does not intentionally engage, aid, or abet in the distribution
71	of the pornographic material; and
72	(c) the hosting company does not knowingly receive from or through a person who
73	distributes the pornographic material a fee greater than the fee generally charged by the
74	provider, as a specific condition for permitting the person to distribute, store, or cache the
75	pornographic material.
76	Section 4. Section 78B-6-2103 is enacted to read:
77	78B-6-2103. Liability Safe harbor.
78	(1) A person who produces pornographic material, distributes pornographic material
79	or otherwise provides pornographic material to another person is liable to the person if:
80	(a) at the time the pornographic material is produced, distributed, or otherwise
81	provided, the person is a minor; and
82	(b) the pornographic material is the proximate cause for the person being harmed
83	physically or psychologically, or by emotional or medical illnesses as a result of that
84	pornographic material.
85	(2) Nothing in this part affects any private right of action existing under other law,
86	including contract.
87	(3) Notwithstanding Subsection (1), a person who produces, distributes, or otherwise
88	provides pornographic material is not liable under this section if the person who produces,
89	distributes, or otherwise provides pornographic material:

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90	(a) provides a warning that:
91	(i) is conspicuous;
92	(ii) appears before the pornographic material can be accessed; and
93	(iii) is similar to one of the following:
94	(A) "Using pornography may impair sexual function with partners.";
95	(B) "Using pornography can cause escalating sexual preferences to more extreme
96	content.";
97	(C) "Using pornography has been shown to reduce sexual and relationship
98	satisfaction.";
99	(D) "Using pornography may become compulsive."; or
100	(E) "Some jurisdictions recognize pornography as a public health hazard."; and
101	(b) makes good faith efforts to prevent minors from accessing the pornographic
102	material.
103	Section 5. Section 78B-6-2104 is enacted to read:
104	78B-6-2104. Damages Class action.
105	(1) If a court finds that a person violates Section 78B-6-2103, the court may award the
106	plaintiff:
107	(a) actual damages;
108	(b) punitive damages, if it is proven that the person targeted minors; and
109	(c) attorney fees and costs.
110	(2) A class action may be brought under this part in accordance with Utah Rules of
111	Civil Procedure, Rule 23.

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