By: Huffman, et al.

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A BILL TO BE ENTITLED

1	AN ACT
2	relating to prosecution and punishment of certain criminal offenses
3	prohibiting sexually explicit visual material involving depictions
4	of children, computer-generated children, or other persons;
5	creating criminal offenses; increasing criminal penalties.
6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
7	SECTION 1. Section 43.26, Penal Code, is amended by
8	amending Subsections (a), (e), (g), and (h) and adding Subsections
9	(a-1), (a-2), (c-1), (c-2), (c-3), (c-4), (e-1), (f), (g-1), (h-1),
10	and (h-2) to read as follows:
11	(a) <u>In this section:</u>
12	(1) "Depiction of a child" means, with respect to an
13	image of a child contained in visual material:
14	(A) a depiction of a child who was younger than 18
15	years of age at the time the image of the child was made; or
16	(B) a depiction of a child:
17	(i) who is recognizable as an actual person
18	by the person's face, likeness, or other distinguishing
19	characteristic, such as a unique birthmark or other recognizable
20	feature; and
21	(ii) whose image as a child younger than 18
22	years of age was used in creating, adapting, or modifying the visual
23	material, including computer-generated visual material that was
24	created, adapted, or modified using an artificial intelligence

application or other computer software. 1 2 (2) "Depiction of a computer-generated child" means, with respect to an image of a child contained in visual material, a 3 4 depiction: 5 (A) appearing to be a child younger than 18 years o<u>f</u>age; 6 7 (B) created using an artificial intelligence application or other computer software; and 8 9 (C) that to a reasonable person is virtually indistinguishable from an actual child younger than 18 years of 10 11 age. (3) "Promote" and "sexual conduct" have the meanings 12 13 assigned by Section 43.25. (4) "School library" means a library of a public or 14 15 private primary or secondary school. 16 (5) "Visual material" means: 17 (A) any film, photograph, videotape, negative, or slide or any photographic reproduction that contains or 18 incorporates in any manner any film, photograph, videotape, 19 negative, or slide; or 20 (B) any disk, diskette, or other physical medium, 21 or a file in any digital format, that allows an image to be 22 displayed on a computer or other video screen and any image 23 transmitted to a computer or other video screen by telephone line, 24 25 cable, satellite transmission, or other method. (a-1) A person commits an offense if: 26 27 (1) the person intentionally or knowingly [or

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intentionally] possesses, or [knowingly or] intentionally or 1 knowingly accesses with intent to view, visual material that 2 contains a visual depiction of [visually depicts] a child [younger 3 than 18 years of age at the time the image of the child was made who 4 is] engaging in sexual conduct, including a depiction of a child 5 engaging [who engages] in sexual conduct as a victim of an offense 6 7 under Section 20A.02(a)(5), (6), (7), or (8); and (2) the person knows or should have known that the 8 9 depiction [material depicts the child as] described by Subdivision (1) is of a child younger than 18 years of age at the time the image 10 11 of the child was made. (a-2) A person commits an offense if the person: 12 13 (1) intentionally or knowingly possesses, or intentionally or knowingly accesses with intent to view, visual 14 material that contains a visual depiction of a computer-generated 15 16 child engaging in sexual conduct; and 17 (2) either: 18 (A) knows or should have known that the depiction described by Subdivision (1) appears to be of a child younger than 19 20 18 years of age; or (B) believes that the depiction is of an actual 21 22 child younger than 18 years of age at the time the image of the child 23 was made. (c-1) An offense under Subsection (a-1) is a felony of the 24 25 third degree, except that the offense is: (1) a felony of the second degree if it is shown on the 26 27 trial of the offense that the actor:

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1	(A) has been previously convicted one time of an
2	offense:
3	(i) under this chapter; or
4	(ii) described by Article 62.001(5), Code
5	of Criminal Procedure; or
6	(B) possesses visual material that contains 10 or
7	more visual depictions of a child engaging in sexual conduct as
8	described by Subsection (a-1)(1) but fewer than 50 such depictions;
9	(2) a felony of the first degree if it is shown on the
10	trial of the offense that the actor:
11	(A) has been previously convicted two or more
12	times of an offense, or any combination of offenses:
13	(i) under this chapter; or
14	(ii) described by Article 62.001(5), Code
15	of Criminal Procedure; or
16	(B) possesses visual material that:
17	(i) contains 50 or more visual depictions
18	of a child engaging in sexual conduct as described by Subsection
19	<u>(a-1)(1); or</u>
20	(ii) visually depicts conduct constituting
21	an offense under Section 22.011(a)(2); or
22	(3) a felony of the first degree punishable by
23	imprisonment in the Texas Department of Criminal Justice for life
24	or for any term of not more than 99 years or less than 25 years if it
25	is shown on the trial of the offense that:
26	(A) at the time of the offense, the actor was:
27	(i) an employee at a child-care facility or

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1	a residential child-care facility, as those terms are defined by
2	Section 42.002, Human Resources Code;
3	(ii) an employee at a residential treatment
4	facility established under Section 221.056, Human Resources Code;
5	(iii) an employee at a shelter or facility
6	that serves youth and that receives state funds; or
7	(iv) receiving state funds for the care of a
8	child depicted by the visual material; or
9	(B) the actor displayed the visual material or
10	caused the visual material to be displayed in a school library.
11	(c-2) If it is shown on the trial of an offense under
12	Subsection (a-1) that the visual material contained a depiction of
13	a child younger than 10 years of age at the time the image of the
14	child was made engaging in sexual conduct as described by Section
15	(a-1)(1):
16	(1) an offense punishable under Subsection (c-1) as a
17	felony of the second or third degree is increased to the next higher
18	category of offense; or
19	(2) the minimum term of imprisonment for an offense
20	described for purposes of punishment by Subsection (c-1)(2) is
21	increased to 15 years.
22	(c-3) An offense under Subsection (a-2) is a state jail
23	felony, except that the offense is:
24	(1) a felony of the third degree if it is shown on the
25	trial of the offense that the actor:
26	(A) has been previously convicted one time of an
27	offense:

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1	(i) under this chapter; or
2	(ii) described by Article 62.001(5), Code
3	of Criminal Procedure; or
4	(B) possesses visual material that contains 10 or
5	more visual depictions of a computer-generated child engaging in
6	sexual conduct as described by Subsection (a-2)(1) but fewer than
7	50 such depictions;
8	(2) a felony of the second degree if it is shown on the
9	trial of the offense that the actor:
10	(A) has been previously convicted two or more
11	times of an offense, or any combination of offenses:
12	(i) under this chapter; or
13	(ii) described by Article 62.001(5), Code
14	of Criminal Procedure; or
15	(B) possesses visual material that contains 50 or
16	more visual depictions of a computer-generated child engaging in
17	<pre>sexual conduct as described by Subsection (a-2)(1); or</pre>
18	(3) a felony of the second degree with a minimum term
19	of imprisonment of 10 years if it is shown on the trial of the
20	offense that:
21	(A) at the time of the offense, the actor was an
22	<pre>employee described by Subsection (c-1)(3)(A)(i), (ii), or (iii); or</pre>
23	(B) the actor displayed the visual material or
24	caused the visual material to be displayed in a school library.
25	(c-4) If it is shown on the trial of an offense under
26	Subsection (a-2) that the visual material contained a depiction of
27	a computer-generated child who appears to be younger than 10 years

S.B. No. 1621 of age and is engaging in sexual conduct as described by Subsection 1 (a-2)(1), the punishment for the offense is increased to the 2 punishment for the next higher category of offense, provided that 3 the minimum term of imprisonment for an offense described for 4 purposes of punishment by Subsection (c-3)(3) is 10 years. 5 A person commits an offense if: 6 (e) 7 (1) the person <u>intentionally or</u> knowingly [or intentionally] promotes or possesses with intent to promote visual 8 9 material described by Subsection (a-1)(1) [(a)(1)]; and the person knows or should have known that the 10 (2) 11 <u>depiction</u> [material depicts the child as] described by Subsection (a-1)(1) is of a child younger than 18 years of age at the time the 12 13 image of the child was made [(a)(1)]. (e-1) A person commits an offense if the person: 14 (1) intentionally or knowingly promotes or possesses 15 16 with intent to promote visual material described by Subsection (a-2)(1); and 17 18 (2) either: (A) knows or should have known that the depiction 19 20 described by Subsection (a-2)(1) appears to be of a child younger 21 than 18 years of age; or 22 (B) believes that the depiction is of an actual 23 child younger than 18 years of age at the time the image of the child 24 was made. 25 (f) In the prosecution of an offense under Subsection (a-1) 26 or (e): 27 (1) the state is not required to prove the identity of

S.B. No. 1621 the child in the depiction described by Subsection (a-1)(1); and 1 2 (2) there is a rebuttable presumption that the 3 depiction is of an actual child, as described by Subsection (a)(1)(A) or (B), and not of a computer-generated child, as 4 described by Subsection (a)(2). 5 6 An offense under Subsection (e) is a felony of the (q) 7 second degree, except that the offense is: (1) a felony of the first degree if it is shown on the 8 9 trial of the offense that the actor: 10 (A) [person] has been previously convicted one or 11 more times of an offense: 12 (i) under this chapter; or 13 (ii) described by Article 62.001(5), Code 14 of Criminal Procedure; 15 (B) promotes or possesses with intent to promote 16 visual material that contains 10 or more visual depictions of a child engaging in sexual conduct as described by Subsection 17 (a-1)(1) but fewer than 50 such depictions; or 18 (C) promotes or possesses with intent to promote 19 20 visual material that contains one or more visual depictions of a child who appears to be younger than 10 years of age and is engaging 21 in sexual conduct as described by Subsection (a-1)(1); or 22 (2) a felony of the first degree with a minimum term of 23 imprisonment of 15 years if it is shown on the trial of the offense 24 that the actor promotes or possesses with intent to promote visual 25 26 material that contains: 27 (A) 50 or more visual depictions of a child

S.B. No. 1621 engaging in sexual conduct as described by Subsection (a-1)(1); or 1 2 (B) a videotape or film that visually depicts 3 conduct constituting an offense under Section 22.011(a)(2) with respect to a depiction of a child [that subsection]. 4 5 (g-1) An offense under Subsection (e-1) is a felony of the 6 third degree, except that the offense is: 7 (1) a felony of the second degree if it is shown on the trial of the offense that the person: 8 9 (A) has been previously convicted one or more times of an offense: 10 11 (i) under this chapter; or 12 (ii) described by Article 62.001(5), Code 13 of Criminal Procedure; (B) promotes or possesses with intent to promote 14 15 visual material that contains 10 or more visual depictions of a 16 computer-generated child engaging in sexual conduct as described by 17 Subsection (a-2)(1); or 18 (C) promotes or possesses with intent to promote visual material that contains one or more visual depictions of a 19 20 computer-generated child who appears to be younger than 10 years of 21 age and is engaging in sexual conduct as described by Subsection (a-2)(1); or 22 23 (2) a felony of the second degree with a minimum term of imprisonment of 10 years if it is shown on the trial of the 24 offense that the person promotes or possesses with intent to 25 promote visual material that contains 50 or more visual depictions 26 27 of a computer-generated child engaging in sexual conduct as

1 described by Subsection (a-2)(1).

2 (h) It is a defense to prosecution under <u>this section</u>
3 [Subsection (a) or (e)] that the actor is a law enforcement officer
4 or a school administrator who:

5 (1) possessed or accessed the visual material in good
6 faith solely as a result of an allegation of a violation of Section
7 43.261;

8 (2) allowed other law enforcement or school 9 administrative personnel to possess or access the material only as 10 appropriate based on the allegation described by Subdivision (1); 11 and

12 (3) took reasonable steps to destroy the material 13 within an appropriate period following the allegation described by 14 Subdivision (1).

15 (h-1) It is an affirmative defense to prosecution under this 16 section that the conduct was for a bona fide educational, medical, 17 psychological, psychiatric, judicial, law enforcement, or 18 legislative purpose.

19 (h-2) It is an affirmative defense to prosecution under 20 Subsection (a-2) or (e-1) that the actor is not more than two years 21 older than the depicted child.

22 SECTION 2. Article 38.45(a), Code of Criminal Procedure, is 23 amended to read as follows:

(a) During the course of a criminal hearing or proceeding,
the court may not make available or allow to be made available for
copying or dissemination to the public property or material:

27 (1) that constitutes child pornography, as described

by Section 43.26(a-1)(1) or (a-2)(2) [43.26(a)(1)], Penal Code; 1 2 (2) the promotion or possession of which is prohibited under Section 43.261, Penal Code; or 3 4 (3) that is described by Section 2 or 5, Article 38.071, of this code. 5 6 SECTION 3. Article 39.15(a), Code of Criminal Procedure, is 7 amended to read as follows: In the manner provided by this article, a court shall 8 (a) 9 allow discovery under Article 39.14 of property or material: 10 (1)that constitutes child pornography, as described by Section <u>43.26(a-1)(1) or (a-2)(2)</u> [43.26(a)(1)], Penal Code; 11 (2) the promotion or possession of which is prohibited 12 13 under Section 43.261, Penal Code; or (3) that is described by Section 2 or 5, Article 14 15 38.071, of this code. 16 SECTION 4. Section 21.16(a)(5), Penal Code, is amended to 17 read as follows: 18 (5) "Visual material" means: any film, photograph, videotape, negative, 19 (A) 20 or slide or any photographic reproduction that contains or 21 incorporates in any manner any film, photograph, videotape, negative, or slide; or 22 any disk, diskette, or other physical medium, 23 (B) or a file in any digital format, that allows an image to be 24 25 displayed on a computer or other video screen and any image transmitted to a computer or other video screen by telephone line, 26 27 cable, satellite transmission, or other method.

1 SECTION 5. Section 43.261(b-1), Penal Code, is amended to 2 read as follows: (b-1) For purposes of conduct prohibited under Subsection 3 4 (b), visual material to which that conduct applies includes: 5 (1) a depiction of a minor: (A) [(1)] who is recognizable as an actual person 6 7 person's face, likeness, or other distinguishing by the characteristic, such as a unique birthmark or other recognizable 8 9 feature; and 10 (B) [(2)] whose image as a minor was used in 11 creating, adapting, or modifying the visual material, including computer-generated visual material that was created, adapted, or 12 13 modified using an artificial intelligence application or other computer software; or 14 15 (2) a depiction of a minor, created using an 16 artificial intelligence application or other computer software, that to a reasonable person is virtually indistinguishable from an 17 actual minor. 18 SECTION 6. Section 43.262(b-1), Penal Code, is amended to 19 read as follows: 20 (b-1) For purposes of conduct prohibited under Subsection 21 (b), visual material to which that conduct applies includes: 22 (1) a depiction of a child: 23 24 (A) [(1)] who is recognizable as an actual person 25 person's face, likeness, or other distinguishing by the characteristic, such as a unique birthmark or other recognizable 26 27 feature; and

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1 (B) [(2)] whose image as a child younger than 18 2 years of age was used in creating, adapting, or modifying the visual 3 material, including computer-generated visual material that was 4 created, adapted, or modified using an artificial intelligence 5 application or other computer software; or

6 <u>(2) a depiction of a child, created using an</u> 7 <u>artificial intelligence application or other computer software,</u> 8 <u>that to a reasonable person is virtually indistinguishable from an</u> 9 <u>actual child younger than 18 years of age</u>.

SECTION 7. The following provisions of the Penal Code are repealed:

12

(1) Sections 43.26(b), (c), (d), (d-2), and (i);

13 (2) Section 43.26(d-1), as added by Chapter 93 (S.B.
14 1527), Acts of the 88th Legislature, Regular Session, 2023; and

(3) Section 43.26(d-1), Penal Code, as added by
Chapter 1041 (S.B. 129), Acts of the 88th Legislature, Regular
Session, 2023.

18 SECTION 8. The changes in law made by this Act apply only to an offense committed on or after the effective date of this Act. 19 An offense committed before the effective date of this Act is governed 20 by the law in effect on the date the offense was committed, and the 21 22 former law is continued in effect for that purpose. For purposes of this section, an offense was committed before the effective date 23 24 of this Act if any element of the offense was committed before that 25 date.

26 SECTION 9. This Act takes effect September 1, 2025.