HLS 25RS-806 ORIGINAL

2025 Regular Session

HOUSE BILL NO. 268

1

BY REPRESENTATIVE LAFLEUR

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CRIME/SEX OFFENSES: Amends terminology regarding pornography involving juveniles

AN ACT

2 To amend and reenact R.S. 14:73.8 (A), (C), and (D), 81.1(A), (B)(8) and (9), (E)(1) through 3 (4) and (5)(a) and (b), (F)(2), (3)(b) and (c), (4), and (5)(introductory paragraph) and 4 (d), 89.1(A)(2)(b)(i), 91.2(B), and 91.5(A)(1), R.S. 15:537(A), 539.1(F)(introductory 5 paragraph), 541(24)(a) and (25)(d), 543.1(18), 545.1(C), and 1352(A)(45), R.S. 6 17:100.7(A)(1), R.S. 46:51.2(C)(1)(a), Code of Criminal Procedure Articles 571.1, 7 648(B)(3)(i), and 718.1(A), and (B), Children's Code Articles 502(3) and (4)(1), 8 603(8) and (12)(1), and 610(F), and Civil Code Article 2315.3 and to enact R.S. 9 14:81.1(I) and R.S. 15:541(24)(c), relative to pornography involving juveniles; to 10 change all references of "pornography involving juveniles" to "child sexual abuse 11 materials"; to provide relative to the effects of these changes; and to provide for 12 related matters. 13 Be it enacted by the Legislature of Louisiana: 14 Section 1. R.S. 14:73.8(A), (C), and (D), 81.1(A), (B)(8) and (9), (E)(1) through (4) 15 and (5)(a) and (b), (F)(2), (3)(b) and (c), (4), and (5)(introductory paragraph) and (d), 16 89.1(A)(2)(b)(i), 91.2(B), and 91.5(A)(1) are hereby amended and reenacted and R.S. 17 14:81.1(I) is hereby enacted to read as follows:

1	§73.8. Unauthorized use of a wireless router system; pornography involving
2	juveniles child sexual abuse materials; penalty
3	A. Unauthorized use of a wireless router system is the accessing or causing
4	to be accessed of any computer, computer system, computer network, or any part
5	thereof via any wireless router system for the purposes of uploading, downloading,
6	or selling of pornography involving juveniles child sexual abuse materials as defined
7	in R.S. 14:81.1.
8	* * *
9	C. Whoever commits the crime of unauthorized use of a wireless router
10	system for the purpose of accessing pornography involving a juvenile child sexual
11	abuse materials shall be imprisoned at hard labor for not less than two years or more
12	than ten years, and fined not more than ten thousand dollars. Imprisonment shall be
13	without benefit of parole, probation, or suspension of sentence.
14	D. Whoever commits the crime of unauthorized use of a wireless routing
15	system for the purpose of accessing pornography involving a juvenile child sexual
16	abuse materials when the victim is under the age of thirteen years and the offender
17	is seventeen years of age or older, shall be punished by imprisonment at hard labor
18	for not less than twenty-five years nor more than ninety-nine years. At least
19	twenty-five years of the sentence imposed shall be served without benefit of parole,
20	probation, or suspension of sentence.
21	* * *
22	§81.1. Pornography involving juveniles Child sexual abuse materials
23	A.(1) It shall be unlawful for a person to produce, promote, advertise,
24	distribute, possess, or possess with the intent to distribute pornography involving
25	juveniles child sexual abuse materials.
26	(2) It shall also be a violation of the provision of this Section for a parent,
27	legal guardian, or custodian of a child to consent to the participation of the child in
28	pornography involving juveniles child sexual abuse materials.

1	B. For purposes of this Section, the following definitions shall apply:
2	* * *
3	(8) "Pornography involving juveniles Child sexual abuse materials" is any
4	photograph, videotape, film, or other reproduction, whether electronic or otherwise,
5	of any sexual performance involving a child under the age of seventeen.
6	(9) "Produce" means to photograph, videotape, film, or otherwise reproduce
7	pornography involving juveniles child sexual abuse materials, or to solicit, promote,
8	or coerce any child for the purpose of pornography involving juveniles child sexual
9	abuse materials.
10	* * *
11	E.(1)(a) Whoever intentionally possesses pornography involving juveniles
12	child sexual abuse materials shall be fined not more than fifty thousand dollars and
13	shall be imprisoned at hard labor for not less than five years or more than twenty
14	years, without benefit of parole, probation, or suspension of sentence.
15	(b) On a second or subsequent conviction for the intentional possession of
16	pornography involving juveniles child sexual abuse materials, the offender shall be
17	fined not more than seventy-five thousand dollars and imprisoned at hard labor for
18	not less than ten years nor more than forty years, without benefit of parole,
19	probation, or suspension of sentence.
20	(2)(a) Whoever distributes or possesses with the intent to distribute
21	pornography involving juveniles child sexual abuse materials shall be fined not more
22	than fifty thousand dollars and shall be imprisoned at hard labor for not less than five
23	years or more than twenty years, without benefit of parole, probation, or suspension
24	of sentence.
25	(b) On a second or subsequent conviction for distributing or possessing with
26	the intent to distribute pornography involving juveniles child sexual abuse materials,
27	the offender shall be fined not more than seventy-five thousand dollars and
28	imprisoned at hard labor for not less than ten years nor more than forty years,
29	without benefit of parole, probation, or suspension of sentence.

28

1	(3) Any parent, legal guardian, or custodian of a child who consents to the
2	participation of the child in pornography involving juveniles child sexual abuse
3	materials shall be fined not more than fifty thousand dollars and imprisoned at hard
4	labor for not less than five years nor more than twenty years, without benefit of
5	probation, parole, or suspension of sentence.
6	(4)(a) Whoever engages in the promotion, advertisement, or production of
7	pornography involving juveniles child sexual abuse materials shall be fined not more
8	than fifty thousand dollars and imprisoned at hard labor for not less than ten years
9	nor more than twenty years, without benefit of probation, parole, or suspension of
10	sentence.
11	(b) On a second or subsequent conviction for promotion, advertisement, or
12	production of pornography involving juveniles child sexual abuse materials, the
13	offender shall be fined not more than seventy-five thousand dollars and imprisoned
14	at hard labor for not less than twenty years nor more than forty years, without benefit
15	of parole, probation, or suspension of sentence.
16	(5)(a) Whoever commits the crime of pornography involving juveniles child
17	sexual abuse materials punishable by the provisions of Paragraph (1), (2), or (3) of
18	this Subsection when the victim is under the age of thirteen years and the offender
19	is seventeen years of age or older shall be punished by imprisonment at hard labor
20	for not less than one-half the longest term nor more than twice the longest term of
21	imprisonment provided in Paragraphs (1), (2), and (3) of this Subsection. The
22	sentence imposed shall be served without benefit of parole, probation, or suspension
23	of sentence.
24	(b) Whoever commits the crime of pornography involving juveniles child
25	sexual abuse materials punishable by the provisions of Paragraph (4) of this
26	Subsection when the victim is under the age of thirteen years, and the offender is
27	seventeen years of age or older, shall be punished by imprisonment at hard labor for

not less than twenty-five years nor more than ninety-nine years. At least twenty-five

1	years of the sentence imposed shall be served without benefit of parole, probation,
2	or suspension of sentence.
3	* * *
4	F.
5	* * *
6	(2) Upon the filing of any information or indictment by the prosecuting
7	authority for a violation of this Section, the investigating law enforcement agency
8	which seized the photographs, films, videotapes, or other visual reproductions of
9	pornography involving juveniles child sexual abuse materials shall provide copies
10	of those reproductions to the Internet crimes against children division within the
11	attorney general's office.
12	(3) Upon receipt of the reproductions as provided in Paragraph (2) of this
13	Subsection, the Internet crimes against children division shall:
14	* * *
15	(b) Request the Child Victim Identification Program provide the law
16	enforcement agency contact information for any visual reproductions recovered
17	which contain an identified victim of pornography involving juveniles child sexual
18	abuse materials as defined in this Section.
19	(c) Provide case information to the Child Victim Identification Program, as
20	requested by the National Center for Missing and Exploited Children guidelines, in
21	any case where the Internet crimes against children division within the attorney
22	general's office identifies a previously unidentified victim of pornography involving
23	juveniles child sexual abuse materials.
24	(4) The Internet crimes against children division shall submit to the
25	designated prosecutor the law enforcement agency contact information provided by
26	the Child Victim Identification Program at the National Center for Missing and
27	Exploited Children, for any visual reproductions involved in the case which contain
28	the depiction of an identified victim of pornography involving juveniles child sexual
29	abuse materials as defined in this Section.

1	(5) In all cases in which the prosecuting authority has filed an indictment or
2	information for a violation of this Section and the victim of pornography involving
3	juveniles child sexual abuse materials has been identified and is a resident of this
4	state, the prosecuting agency shall submit all of the following information to the
5	attorney general for entry into the Louisiana Attorney General's Exploited Children's
6	Identification database maintained by that office:
7	* * *
8	(d) The contact information for the law enforcement agency which identified
9	a victim of pornography involving juveniles child sexual abuse materials, including
10	contact information maintained by the Child Victim Identification Program and
11	provided to the Internet crimes against children division in accordance with this
12	Section.
13	* * *
14	I. For all purposes, "pornography involving juveniles" and "child sexual
15	abuse materials" mean the offense defined by the provisions of this Section and any
16	reference to the crime of pornography involving juveniles is the same as a reference
17	to the crime of child sexual abuse materials. Any act in violation of the provisions
18	of this Section that is committed on or after August 1, 2025, shall be referred to as
19	"child sexual abuse materials".
20	* * *
21	§89.1. Aggravated crime against nature
22	A. Aggravated crime against nature is either of the following:
23	* * *
24	(2)
25	* * *
26	(b) The following are prohibited acts under this Paragraph:
27	(i) Sexual intercourse, sexual battery, second degree sexual battery, carnal
28	knowledge of a juvenile, indecent behavior with juveniles, pornography involving
29	juveniles child sexual abuse materials, molestation of a juvenile or a person with a

1	physical or mental disability, crime against nature, cruelty to juveniles, parent
2	enticing a child into prostitution, or any other involvement of a child in sexual
3	activity constituting a crime under the laws of this state.
4	* * *
5	§91.2. Unlawful presence of a sex offender
6	* * *
7	B. The following acts, when committed by a person convicted of either an
8	aggravated offense as defined in R.S. 15:541 when the victim is under the age of
9	fifteen years or pornography involving juveniles child sexual abuse materials as
10	defined in R.S. 14:81.1 when the victim is under the age of fifteen years, shall
11	constitute the crime of unlawful residence or presence of a sex offender:
12	* * *
13	§91.5. Unlawful use of a social networking website
14	A. The following shall constitute unlawful use of a social networking
15	website:
16	(1) The intentional use of a social networking website by a person who is
17	required to register as a sex offender and who was convicted of R.S. 14:81 (indecent
18	behavior with juveniles), R.S. 14:81.1 (pornography involving juveniles child sexual
19	abuse materials), R.S. 14:81.3 (computer-aided solicitation of a minor), or R.S.
20	14:283 (video voyeurism) or was convicted of a sex offense as defined in R.S.
21	15:541 in which the victim of the sex offense was a minor.
22	* * *
23	Section 2. R.S. 15:537(A), 539.1(F)(introductory paragraph), 541(24)(a) and (25)(d),
24	543.1(18), 545.1(C), and 1352(A)(45) are hereby amended and reenacted and R.S.
25	15:541(24)(c) is hereby enacted to read as follows:
26	§537. Sentencing of sexual offenders; serial sexual offenders
27	A. If a person is convicted of or pleads guilty to, or where adjudication has
28	been deferred or withheld for a violation of R.S. 14:80 (felony carnal knowledge of
29	a juvenile), R.S. 14:81 (indecent behavior with juveniles), R.S. 14:81.1 (pornography

involving juveniles child sexual abuse materials), R.S. 14:81.2 (molestation of a juvenile or a person with a physical or mental disability), R.S. 14:81.3 (computeraided solicitation of a minor), R.S. 14:89 (crime against nature), R.S. 14:89.1 (aggravated crime against nature), R.S. 14:93.5 (sexual battery of persons with infirmities), or any provision of Subpart C of Part II of Chapter 1 of Title 14 of the Louisiana Revised Statutes of 1950, and is sentenced to imprisonment for a stated number of years or months, the person shall not be eligible for diminution of sentence for good behavior.

9 * * *

§539.1. Forfeited property related to certain sex crimes; exempt property; allocation of forfeited property

* * *

F. Notwithstanding Subsection E of this Section, when the currency, instruments, securities, or other property is forfeited following a conviction for a violation of R.S. 14:46.2 (human trafficking), R.S. 14:46.3 (trafficking of children for sexual purposes), R.S. 14:81.1 (pornography involving juveniles child sexual abuse materials), R.S. 14:81.3 (computer-aided solicitation of a minor), R.S. 14:82.1 (prostitution; persons under eighteen; additional offenses), R.S. 14:83 (soliciting for prostitutes), R.S. 14:83.1 (inciting prostitution), R.S. 14:83.2 (promoting prostitution), R.S. 14:84 (pandering), R.S. 14:85 (letting premises for prostitution), R.S. 14:86 (enticing persons into prostitution), R.S. 14:104 (keeping a disorderly place), R.S. 14:105 (letting a disorderly place), and R.S. 14:282 (operation of places of prostitution), the currency, instruments, and securities and proceeds of the public sale or public auction shall pay the costs of the public sale or public auction, court costs, and fees related to the seizure and storage of the personal property and shall then be applied to any restitution granted to the victim. Any remaining currency, instruments, securities, or proceeds shall be distributed in the following manner:

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§541. Definitions

For the purposes of this Chapter, the definitions of terms in this Section shall apply:

4 * * *

(24)(a) "Sex offense" means deferred adjudication, adjudication withheld, or conviction for the perpetration or attempted perpetration of or conspiracy to commit human trafficking when prosecuted under the provisions of R.S. 14:46.2(B)(2), R.S. 14:46.3 (trafficking of children for sexual purposes), R.S. 14:89 (crime against nature), R.S. 14:89.1 (aggravated crime against nature), R.S. 14:89.2(B)(3) (crime against nature by solicitation), R.S. 14:80 (felony carnal knowledge of a juvenile), R.S. 14:81 (indecent behavior with juveniles), R.S. 14:81.1 (pornography involving juveniles) which occurred prior to August 1, 2025, R.S. 14:81.2 (molestation of a juvenile or a person with a physical or mental disability), R.S. 14:81.3 (computer-aided solicitation of a minor), R.S. 14:81.4 (prohibited sexual conduct between an educator and student), R.S. 14:82.1 (prostitution; persons under eighteen), R.S. 14:82.2(C)(4) and (5) (purchase of commercial sexual activity), R.S. 14:92(A)(7) (contributing to the delinquency of juveniles), R.S. 14:93.5 (sexual battery of persons with infirmities), R.S. 14:106(A)(5) (obscenity by solicitation of a person under the age of seventeen), R.S. 14:283 (video voyeurism), R.S. 14:41 (rape), R.S. 14:42 (aggravated or first degree rape), R.S. 14:42.1 (forcible or second degree rape), R.S. 14:43 (simple or third degree rape), R.S. 14:43.1 (sexual battery), R.S. 14:43.2 (second degree sexual battery), R.S. 14:43.3 (oral sexual battery), R.S. 14:43.5 (intentional exposure to HIV), a second or subsequent conviction of R.S. 14:283.1 (voyeurism), or a second or subsequent conviction of R.S. 14:89.3 (sexual abuse of an animal), committed on or after June 18, 1992, or committed prior to June 18, 1992, if the person, as a result of the offense, is under the custody of the Department of Public Safety and Corrections on or after June 18, 1992. A conviction for any offense provided in this definition includes a conviction for the offense under

1	the laws of another state, or military, territorial, foreign, tribal, or federal law which
2	is equivalent to an offense provided for in this Chapter, unless the tribal court or
3	foreign conviction was not obtained with sufficient safeguards for fundamental
4	fairness and due process for the accused as provided by the federal guidelines
5	adopted pursuant to the Adam Walsh Child Protection and Safety Act of 2006.
6	* * *
7	(c) For purposes of this Chapter, "sex offense" shall include deferred
8	adjudication, adjudication withheld, or conviction for the perpetration or attempted
9	perpetration of or conspiracy to commit child sexual abuse materials occurring on
10	or after August 1, 2025.
11	* * *
12	(25) "Sexual offense against a victim who is a minor" means a conviction for
13	the perpetration or attempted perpetration of, or conspiracy to commit, any of the
14	following:
15	* * *
16	(d)(i) Pornography involving juveniles (R.S. 14:81.1), which occurred prior
17	to August 1, 2025.
18	(ii) Child sexual abuse materials (R.S. 14:81.1), which occurred on or after
19	August 1, 2025.
20	* * *
21	§543.1. Written notification by the courts; form to be used
22	* * *
23	Based on the foregoing, you are hereby notified of the following:
24	* * *
25	(18) For those offenders who have been convicted of R.S. 14:81 (indecent
26	behavior with juveniles), R.S. 14:81.1 (pornography involving juveniles) which
27	occurred prior to August 1, 2025, R.S. 14:81.1 (child sexual abuse materials) which
28	occurred on or after August 1, 2025, R.S. 14:81.3 (computer-aided solicitation of a
29	minor), or R.S. 14:283 (video voyeurism) or have been convicted of a sex offense

1	as defined in R.S. 15:541 in which the victim of the sex offense was a minor, R.S.
2	14:91.5, which prohibits such offenders from using certain social networking
3	websites, is applicable. A copy of this statute is provided to you with this
4	notification.
5	* * *
6	§545.1. Duty of interactive computer service
7	* * *
8	C. An interactive computer service doing business in this state that obtains
9	knowledge of facts or circumstances from which a violation of any law in this state
10	prohibiting possession, distribution or creation of images containing child
11	pornography or child sexual abuse materials or prohibiting sexual activity involving
12	a child is apparent, shall make a report, as soon as reasonably possible, of such facts
13	or circumstances to the Cyber Tip Line at the National Center for Missing and
14	Exploited Children consistent with the requirements of 42 U.S.C. 13032.
15	* * *
16	§1352. Definitions
17	A. As used in this Chapter, "racketeering activity" means committing,
18	attempting to commit, conspiring to commit, or soliciting, coercing, or intimidating
19	another person to commit any crime that is punishable under the following
20	provisions of Title 14 of the Louisiana Revised Statutes of 1950, the Uniform
21	Controlled Dangerous Substances Law, or the Louisiana Securities Law:
22	* * *
23	(45)(a) R.S. 14:81.1 (Pornography involving juveniles) which occurred prior
24	to August 1, 2025.
25	(b) R.S. 14:81.1 (child sexual abuse materials) which occurred on or after
26	August 1, 2025.
27	* * *

1	Section 3. R.S. 17:100.7(A)(1) is hereby amended and reenacted to read as follows:
2	§100.7. Policies; governing authorities of public elementary and secondary schools;
3	Internet and online sites; access by students and employees; resources for
4	parents; exceptions
5	A.(1) Each governing authority of a public elementary or secondary school
6	shall adopt policies, in accordance with policies adopted by the State Board of
7	Elementary and Secondary Education, regarding access by students and employees
8	to Internet and online sites that contain or make reference to harmful material the
9	character of which is such that it is reasonably believed to be obscene, child
10	pornography, child sexual abuse materials, conducive to the creation of a hostile or
11	dangerous school environment, pervasively vulgar, excessively violent, or sexually
12	harassing in the school environment all as defined by any applicable state or federal
13	laws and the policies adopted pursuant to this Subsection. Such policies shall include
14	but not be limited to prohibitions against accessing sites containing information on
15	the manufacturing or production of bombs or other incendiary devices.
16	* * *
17	Section 4. R.S. 46:51.2(C)(1)(a) is hereby amended and reenacted to read as follows:
18	§51.2. Criminal history and central registry information
19	* * *
20	C.(1) No prospective foster or adoptive parent or relative guardian shall be
21	finally approved for placement of a child or to receive kinship guardian assistance
22	payments until it is determined that the prospective foster or adoptive parent, or
23	relative guardian and any other adult living in the home of the relative guardian, does
24	not have any of the following:
25	(a) A felony conviction for child abuse or neglect; for spousal abuse; for a
26	crime against children, including child pornography or child sexual abuse materials;
27	or for a crime involving violence including rape, sexual assault, or homicide, but not
28	including other assault or battery.
29	* * *

1 Section 5. Code of Criminal Procedure Articles 571.1, 648(B)(3)(i), and 718.1(A) 2 and (B) are hereby amended and reenacted to read as follows: 3 Art. 571.1. Time limitation for certain sex offenses 4 Except as provided by Article 572, the time within which to institute 5 prosecution of the following sex offenses, regardless of whether the crime involves 6 force, serious physical injury, death, or is punishable by imprisonment at hard labor 7 shall be thirty years: attempted first degree rape, also formerly titled aggravated rape 8 (R.S. 14:27, R.S. 14:42), attempted second degree rape, also formerly titled forcible 9 rape (R.S. 14:27, R.S. 14:42.1), sexual battery (R.S. 14:43.1), second degree sexual 10 battery (R.S. 14:43.2), oral sexual battery (R.S. 14:43.3), human trafficking (R.S. 11 14:46.2(B)(2) or (3)), trafficking of children for sexual purposes (R.S. 14:46.3), 12 felony carnal knowledge of a juvenile (R.S. 14:80), indecent behavior with juveniles (R.S. 14:81), pornography involving juveniles child sexual abuse materials (R.S. 13 14 14:81.1), prostitution of persons under eighteen (R.S. 14:82.1), enticing persons into 15 prostitution (R.S. 14:86), crime against nature (R.S. 14:89), aggravated crime against 16 nature (R.S. 14:89.1), crime against nature by solicitation (R.S. 14:89.2(B)(3)) that 17 involves a victim under eighteen years of age. This thirty-year period begins to run 18 when the victim attains the age of eighteen. 19 20 Art. 648. Procedure after determination of mental capacity or incapacity 21 22 В. 23 24 (3) If, after the hearing, the court determines that the incompetent defendant 25 is unlikely in the foreseeable future to be capable of standing trial, the court shall 26 order the defendant released or remanded to the custody of the Louisiana Department 27 of Health which, within ten days exclusive of weekends and holidays, may institute 28 civil commitment proceedings pursuant to Title 28 of the Louisiana Revised Statutes

of 1950, or release the defendant. The defendant shall remain in custody pending

such civil commitment proceedings. If the defendant is committed to a treatment facility pursuant to Title 28 of the Louisiana Revised Statutes of 1950, the director of the institution designated for the patient's treatment shall, in writing, notify the court and the district attorney when the patient is to be discharged or conditionally discharged, as long as the charges are pending. If not dismissed without prejudice at an earlier trial, charges against an unrestorable incompetent defendant shall be dismissed on the date upon which his sentence would have expired had he been convicted and received the maximum sentence for the crime charged, or on the date five years from the date of his arrest for such charges, whichever is sooner, except for the following charges:

* * *

(i) R.S. 14:81.1 (pornography involving juveniles child sexual abuse materials).

14 * * *

Art. 718.1. Evidence of obscenity, video voyeurism, pornography involving juveniles child sexual abuse materials, or unlawful posting of criminal activity for notoriety and publicity; prohibition on reproduction of pornography involving juveniles child sexual abuse materials

A. In any criminal proceeding, any property or material that is alleged to constitute evidence of obscenity as defined in R.S. 14:106(A)(2) that is unlawfully possessed, video voyeurism as defined in R.S. 14:283, pornography involving juveniles child sexual abuse materials as defined in R.S. 14:81.1, or unlawful posting of criminal activity for notoriety and publicity as defined in R.S. 14:107.4, shall remain in the care, custody, and control of the investigating law enforcement agency, the court, or the district attorney.

B. Notwithstanding any other provision of law to the contrary, the court shall deny any request by the defendant to copy, photograph, duplicate, or otherwise reproduce any property or material that is alleged to constitute evidence of obscenity as defined in R.S. 14:106(A)(2) that is unlawfully possessed, video voyeurism as

1	defined in R.S. 14:283, pornography involving juveniles child sexual abuse materials
2	as defined in R.S. 14:81.1, or unlawful posting of criminal activity for notoriety and
3	publicity as defined in R.S. 14:107.4, provided that the district attorney makes the
4	property or material reasonably available to the defendant.
5	* * *
6	Section 6. Children's Code Articles 502(3) and (4)(1), 603(8) and (12)(1), and 610(F)
7	are hereby amended and reenacted to read as follows:
8	Art. 502. Definitions
9	For the purposes of this Title, the following terms have the following
10	meanings, unless the context clearly indicates otherwise:
11	* * *
12	(3) "Child pornography" or "child sexual abuse materials" means visual
13	depiction of a child engaged in actual or simulated sexual intercourse, deviate sexual
14	intercourse, sexual bestiality, masturbation, sadomasochistic abuse, or lewd
15	exhibition of the genitals.
16	(4) "Crime against the child" shall include the commission of or the
17	attempted commission of any of the following crimes against the child as provided
18	by federal or state statutes:
19	* * *
20	(l) Pornography involving juveniles Child sexual abuse materials.
21	* * *
22	Art. 603. Definitions
23	As used in this Title:
24	* * *
25	(8) "Child pornography" or "child sexual abuse materials" means visual
26	depiction of a child engaged in actual or simulated sexual intercourse, deviate sexual
27	intercourse, sexual bestiality, masturbation, sadomasochistic abuse, or lewd
28	exhibition of the genitals.
29	* * *

1	(12) "Crime against the child" shall include the commission of or the
2	attempted commission of any of the following crimes against the child as provided
3	by federal or state statutes:
4	* * *
5	(l) Pornography involving juveniles Child sexual abuse materials.
6	* * *
7	Art. 610. Reporting procedure; reports to the legislature and the United States
8	Department of Defense Family Advocacy Program
9	* * *
10	F. Any commercial film or photographic print processor who has knowledge
11	of or observes, within the scope of this professional capacity or employment, any
12	film, photograph, video tape, negative, or slide depicting a child who he knows or
13	should know is under the age of seventeen years, which constitutes child
14	pornography or child sexual abuse materials as defined in Article 603, shall report
15	immediately to the local law enforcement agency having jurisdiction over the case.
16	The reporter shall provide a copy of the film, photograph, videotape, negative, or
17	slide to the agency receiving the report.
18	* * *
19	Section 7. Civil Code Article 2315.3 is hereby amended and reenacted to read as
20	follows:
21	Art. 2315.3. Additional damages; child pornography; child sexual abuse materials
22	In addition to general and special damages, exemplary damages may be
23	awarded upon proof that the injuries on which the action is based were caused by a
24	wanton and reckless disregard for the rights and safety of the person through an act
25	of pornography involving juveniles child sexual abuse materials, as defined by R.S.
26	14:81.1, regardless of whether the defendant was prosecuted for his acts.
27	Section 8. Nothing in this Act alleviates any person arrested, convicted, or
28	adjudicated delinquent for pornography involving juveniles prior to the effective date of this
29	Act from any requirement, obligation, or consequence imposed by law as a result of that

- 1 arrest, conviction, or adjudication including but not limited to any requirements regarding
- 2 the setting of bail, sex offender registration and notification, parental rights, probation,
- 3 parole, sentencing, or any other requirement, obligation, or consequence imposed by law as
- 4 a result of that arrest, conviction, or adjudication.

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

HB 268 Original

2025 Regular Session

LaFleur

Abstract: Changes references of "pornography involving juveniles" to "child sexual abuse materials".

Present law provides for the crime of pornography involving juveniles.

Proposed law does all of the following:

- (1) Retains the elements and penalties of the <u>present law</u> crime of pornography involving juveniles.
- (2) Provides that any reference to the crime of "pornography involving juveniles" is the same as a reference to the crime of "child sexual abuse materials".
- (3) Amends provisions in the Code of Criminal Procedure, Children's Code, the Civil Code, and Titles 14, 15, 17, and 46 of the La. R.S. of 1950 regarding criminal offenses, sex offender registration and notification, duties of interactive computer service, duties of governing authorities of public elementary or secondary schools, duties of the Dept. of Children and Family Services, criminal procedure, criminal sentencing, family services, children in need of care, child abuse reporting and investigation, and civil damages to reflect the <u>proposed law</u> change in reference of "pornography involving juveniles" to "child sexual abuse materials".
- (4) Provides that nothing in <u>proposed law</u> alleviates any person arrested, convicted, or adjudicated delinquent for <u>present law</u> pornography involving juveniles prior to the effective date of <u>proposed law</u> from any requirement, obligation, or consequence imposed by law as a result of that arrest, conviction, or adjudication including but not limited to any requirements regarding the setting of bail, sex offender registration and notification, parental rights, probation, parole, sentencing, or any other requirement, obligation, or consequence imposed by law as a result of that arrest, conviction, or adjudication.

(Amends R.S. 14:73.8(A), (C), and (D), 81.1(A), (B)(8) and (9), (E)(1)-(4) and (5)(a) and (b), (F)(2), (3)(b) and (c), (4), and (5)(intro. para.) and (d), 89.1(A)(2)(b)(i), 91.2(B), and 91.5(A)(1), R.S. 15:537(A), 539.1(F)(intro. para.), 541(24)(a) and (25)(d), 543.1(18), 545.1(C), and 1352(A)(45), R.S. 17:100.7(A)(1), R.S. 46:51.2(C)(1)(a), C.Cr.P. Arts. 571.1, 648(B)(3)(i), and 718.1(A) and (B), Ch.C. Arts. 502(3) and (4), 603(8) and (12)(1), and 610(F), and C.C. Art. 2315.3; Adds R.S. 14:81.1(I) and R.S. 15:541(24)(c))