FIRST ENGROSSMENT

Sixty-eighth Legislative Assembly of North Dakota

ENGROSSED SENATE BILL NO. 2360

Introduced by

Senators Boehm, Beard, Hogue, Paulson, Wobbema

Representative Kasper

1 A BILL for an Act to create and enact a new subsection to section 12.1-27.1-01 and a new

2 section to chapter 12.1-27.1 of the North Dakota Century Code, relating to the definition of a

3 public library and required safety policies and technology protection measures; to amend and

4 reenact subsection 5 of section 12.1-27.1-01, sections 12.1-27.1-03.1, and 12.1-27.1-11 of the

5 North Dakota Century Code, relating to obscenity control; to provide a penalty; and to provide

6 an effective date.

7 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

8	SECTION 1. AMENDMENT. Subsection 5 of section 12.1-27.1-01 of the North Dakota			
9	Century Code is amended and reenacted as follows:			
10	5. As	As used in this chapter, the terms "obscene material" and "obscene performance"		
11	mea	an material or a performance which:		
12	a.	Taken as a whole, the average person, applying contemporary North Dakota		
13		standards, would find predominantly appeals to a prurient interest;		
14	b.	Depicts or describes in a patently offensive manner sexual conduct, whether		
15		normal or perverted; and		
16	С.	Taken as a whole, the reasonable person would find lacking in serious literary,		
17		artistic, political, or scientific value.		
18	Whether material or a performance is obscene must be judged with reference to			
19	ordinaryreasonable adults, unless it appears from the character of the material or the			
20	circumstances of its dissemination that the material or performance is designed for			
21	minors or other specially susceptible audience, in which case the material or			
22	per	formance must be judged with reference to that type of audience.		
23	SECTIO	N 2. A new subsection to section 12.1-27.1-01 of the North Dakota Century Code is		
24	created and enacted as follows:			

23.0672.05000

Sixty-eighth Legislative Assembly

1	As used in this chapter, the term "public library" means a library containing collections								
2		<u>of b</u>	ooks	or periodicals for the general population to read, borrow, or refer to which is					
3	supported with funds derived from taxation.								
4	SECTION 3. AMENDMENT. Section 12.1-27.1-03.1 of the North Dakota Century Code is								
5	amende	d an	d reer	nacted as follows:					
6	12.1	-27.′	1-03.1	I. Objectionable materials or performance - Display to minors -					
7	Definitio	ons -	ons - Penalty.						
8	1.	Аp	A person is guilty of a class B misdemeanor if hethe person willfully displays at						
9		nev	vsstar	nds or any other business establishment frequented by minors, or where					
10		min	ors a	re or may be invited as a part of the general public, any photograph, book,					
11		pap	paperback book, pamphlet, or magazine, the exposed cover or available content of						
12		whi	ch <u>eit</u>	her contains explicit sexual material that is harmful to minors or exploits, is					
13		dev	devoted to, or is principally made up of contains depictions or written descriptions of						
14		nuc	nude or partially denuded human figures posed or presented in a manner to exploit						
15		sex	sex, lust, or perversion for commercial gain .						
16	2.	As	As used in this section:						
17		a.	<u>"Ex</u> p	plicit sexual material" means any written, pictorial, three-dimensional, or visual					
18			<u>dep</u>	iction that is patently offensive, including any photography, picture, or					
19			<u>com</u>	nputer-generated image, showing or describing:					
20			(1)	Human masturbation;					
21			<u>(2)</u>	<u>Deviant sexual intercourse;</u>					
22			<u>(3)</u>	Sexual intercourse;					
23			<u>(4)</u>	Direct physical stimulation of genitals;					
24			<u>(5)</u>	Sadomasochistic abuse;					
25			<u>(6)</u>	Postpubertal human genitals;					
26			(7)	Sexual activity;					
27			<u>(8)</u>	Sexual perversion; or					
28			<u>(9)</u>	Sex-based classifications.					
29		<u>b.</u>	"Nu	de or partially denuded human figures" means less than completely and					
30			opa	quely covered human genitals, pubic regions, female breasts or a female					
31			brea	ast, if the breast or breasts are exposed below a point immediately above the					

Sixty-eighth Legislative Assembly

1			top of the areola, or human buttocks; and includes human male genitals in a			
2			discernibly turgid state even if completely and opaquely covered.			
3	ł	b.<u>c.</u>	"Where minors are or may be invited as a part of the general public" includes any			
4			public roadway or public walkway.			
5	÷	c.<u>d.</u>	The above shall<u>may</u> not be construed to include a bona fide school, college,			
6			university, museum, public library, or art gallery.			
7	SEC	CTION 4. AMENDMENT. Section 12.1-27.1-11 of the North Dakota Century Code is				
8	amende	ed and reenacted as follows:				
9	12.1	12.1-27.1-11. Exceptions to criminal liability.				
10	Sections 12.1-27.1-01 and 12.1-27.1-03 shall not apply to the possession or distribution of					
11	material in the course of law enforcement, judicial, or legislative activities; or to the possession					
12	of material by a bona fide school, college, university, <u>or</u> museum , or public library for limited					
13	access f	access for educational research purposes carried on at such an institution by adults only.				
14	Sections 12.1-27.1-01 and 12.1-27.1-03 shall also not apply to a person who is returning					
15	material, found to be obscene, to the distributor or publisher initially delivering it to the person					
16	returning it.					
17	SECTION 5. A new section to chapter 12.1-27.1 of the North Dakota Century Code is					
18	created	and e	enacted as follows:			
19	<u>Safe</u>	ety po	olicies and technology protection measures required - Report.			
20	<u>1.</u>	<u>A sc</u>	hool district, state agency, or public library may offer digital or online library			
21		<u>data</u>	base resources to students in kindergarten through twelfth grade if the person			
22		prov	viding the resources verifies all the resources comply with subsection 2.			
23	<u>2.</u>	<u>Digi</u>	tal or online library database resources offered by a school district, state agency,			
24		<u>or p</u>	ublic library to students in kindergarten through twelfth grade must have safety			
25		polic	cies and technology protection measures that:			
26		<u>a.</u>	Prohibit and prevent a user of the resource from sending, receiving, viewing, or			
27			downloading materials constituting child sexual abuse material, an obscene			
28			performance, or pornography; and			
29		<u>b.</u>	Filter or block access to pornography and child sexual abuse material.			
30	<u>3.</u>	<u>Not</u>	withstanding any contract provision, if a provider of digital or online library			
31		reso	purces fails to comply with subsection 2 the school district state agency or public			

Sixty-eighth Legislative Assembly

1		library shall withhold any further payments to the provider pending verification of
2		compliance.
3	<u>4.</u>	If a provider of digital or online library database resources fails to timely verify the
4		provider is in compliance with the safety policies and requirements of subsection 2, the
5		school district, state agency, or public library shall consider the provider's act of
6		noncompliance a breach of contract.
7	<u>5.</u>	A public school library and a public library shall submit an aggregate written report to
8		the attorney general no later than December first of each year regarding any issues
9		related to provider compliance with technology protection measures required by
10		subsection 2.
11	<u>6.</u>	An employee of a school district, state agency, or public library is not exempt from
12		prosecution for willful indecent exposure of child sexual abuse material or pornography
13		to a minor.
14 SECTION 6. EFFECTIVE DATE. This Act is effective August 20, 2023.		