A BILL FOR AN ACT

RELATING TO VIOLATION OF PRIVACY.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTIO	ON 1. Chapter 711, Hawaii Revised Statutes, is			
2	amended by adding two new sections to be appropriately				
3	designated and to read as follows:				
4	" <u>§711</u> -	Violation of privacy of a minor. (1) A person			
5	commits the	e offense of violation of privacy of a minor if,			
6	except in	the execution of a public duty or as authorized by			
7	<u>law:</u>				
8	<u>(a)</u> '	The person intentionally or knowingly installs or			
9	1	uses, or both, in any private place, without consent			
10	<u>.</u>	of the person or persons entitled to privacy therein,			
11	<u>:</u>	any device for observing, recording, amplifying, or			
12		broadcasting a minor in a stage of undress or sexual			
13	į	activity in that place; or			
14	(b)	The person knowingly discloses an image or video of an			
15		identifiable minor either in the nude, as defined in			
16		section 712-1210, or engaging in sexual conduct, as			
17		defined in section 712-1210 with intent to harm			

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1		substantially the depicted minor with respect to that
2		person's health, safety, business, calling, career,
3		education, financial condition, reputation, or
4		personal relationships or as an act of revenge or
5		retribution; provided that nothing in this paragraph
6		shall be construed to impose liability on a provider
7		of "electronic communication service" or "remote
8		computing service" as those terms are defined in
9		section 803-41, for an image or video disclosed
10		through the electronic communication service or remote
11		computing service by another person.
12	(2)	Violation of privacy of a minor is a class B felony.
13	In addition	on to any penalties the court may impose, the court may
14	order the	destruction of any recording made in violation of this
15	section.	When sentencing a person convicted of this offense,
16	the court	shall consider the age of the person convicted
17	relative t	to the age of the person whose privacy was violated.
18	(3)	Any recording or image made or disclosed in violation
19	of this se	ection shall be sealed and remain confidential.

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1	(4) For purposes of this section, "minor" means a person
2	who is less than eighteen years of age at the time the device
3	was installed or the image or video was created.
4	§711- Threatening to violate privacy. (1) A person
5	commits the offense of threatening to violate privacy if the
6	person threatens to disclose an image or video of an
7	identifiable person either in the nude, as defined in section
8	712-1210, or engaging in sexual conduct, as defined in section
9	712-1210.
10	(2) Threatening to violate privacy is a misdemeanor;
11	provided that if the subject of the threat was under the age of
12	eighteen at the time the image or video was created, the court
13	shall sentence a person convicted of this offense to a fine of
14	not less than \$1,000 and imprisonment for a term of not less
15	than six months. When sentencing a person convicted of this
16	offense when the subject of the threat was under the age of
17	eighteen at the time the image or video was created, the court
18	shall consider the age of the person convicted relative to the
19	age of the subject of the threat."
20	SECTION 2. Section 711-1110.9, Hawaii Revised Statutes, is
21	amended to read as follows:

- 1 "\$711-1110.9 Violation of privacy in the first degree.
- 2 (1) A person commits the offense of violation of privacy in the
- 3 first degree if, except in the execution of a public duty or as
- 4 authorized by law:
- (a) The person intentionally or knowingly installs or
 uses, or both, in any private place, without consent
- 7 of the person or persons entitled to privacy therein,
- 8 any device for observing, recording, amplifying, or
- 9 broadcasting another person in a stage of undress or
- sexual activity in that place; or
- 11 (b) The person knowingly discloses an image or video of
- another identifiable person either in the nude, as
- defined in section 712-1210, or engaging in sexual
- 14 conduct, as defined in section 712-1210, without the
- 15 consent of the depicted person, with intent to harm
- 16 substantially the depicted person with respect to that
- person's health, safety, business, calling, career,
- financial condition, reputation, or personal
- relationships[+] or as an act of revenge or
- 20 retribution; provided that:

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1	(1)	This	paragraph shall not apply to images or
2		vide	os of the depicted person made:
3		(A)	When the person was voluntarily nude in
4			public or voluntarily engaging in sexual
5			conduct in public[+] unless the disclosure
6			was an act of revenge or retribution or
7		(B)	Pursuant to a voluntary commercial
8			transaction; and
9	(ii)	Noth	ing in this paragraph shall be construed to
10		impo	se liability on a provider of "electronic
11		comm	unication service" or "remote computing
12		serv	rice" as those terms are defined in section
13		803-	41, for an image or video disclosed through
14		the	electronic communication service or remote
15		comp	outing service by another person.
16	(2) Viol	ation	of privacy in the first degree is a class C
17	felony. In ad	ditic	on to any penalties the court may impose, the
18	court may orde	r the	e destruction of any recording made in
19	violation of t	his s	section.
20	(3) Any	recor	ding or image made or disclosed in violation
21	of this section	n sha	all be sealed and remain confidential."

- 1 SECTION 3. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun before its effective date.
- 4 SECTION 4. Statutory material to be repealed is bracketed
- 5 and stricken. New statutory material is underscored.
- 6 SECTION 5. This Act shall take effect upon its approval.

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Report Title:

Violation of Privacy; Revenge Pornography

Description:

Establishes threatening to violate privacy as a misdemeanor offense. Expands the offense of violation of privacy in the first degree to specifically include disclosure of revenge pornography. Establishes violation of privacy of a minor, including disclosure of revenge pornography, as a felony offense. Requires that recordings that violate privacy be sealed by the court and be made confidential.

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