

# ALASKA STATE LEGISLATURE

## SENATE COMMUNITY & REGIONAL AFFAIRS COMMITTEE



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Members:

### Summary of Changes House Bill 47

Senator  
Elvi Gray-Jackson

### *Generated Child Sex Abuse Material*

Senator  
Donald Olson

The Senate Community & Regional Affairs Committee adopted the following changes:

Senator  
Robert Yundt

### CS HB 47 (JUD) am, version G.A to SCS CS HB 47 (CRA), version H

Senator  
Forrest Dunbar

- 1) **Title Change** – Removes references to forged digital likeness, penalties for organizations that facilitate the generation of child sexual abuse material, and social media for minors.
  - a. Adds “relating to enticement of a minor; relating to unlawful exploitation of a minor”
- 2) **New Section 4** - Amends unlawful exploitation of a minor to include possession and/or distribution of material in which a child comes into contact with semen. (*DPS request*)
- 3) **New Section 1** – incorporates language in Sec. 4 into the crime of sexual abuse of a minor in the second degree.
- 4) **New Section 2** – incorporates language in Sec. 4 into the crime of enticement of a minor.
- 5) **New Section 3** – incorporates language in Sec. 4 into the crime of enticement of a minor, stating that the prosecution doesn’t have to prove the contact was actually committed for it to be considered enticement.
- 6) **Section 5** aligns with prior Section 3. It incorporates the language in Sec. 4 into the crime of harassment in the first degree as an exemption; that conduct falls into other categories of crimes.
- 7) **Section 7** aligns with prior Section 5, but clarifies that CSAM distribution requires “knowingly” mindset. (Page 4, Line 25)
  - a. **Page 5, Line 21** – incorporates language in Sec. 4 into the conduct included in generated CSAM possession.
- 8) **Section 21** – Adds possession and distribution of generated CSAM to the list of registerable sex offenses. (*DOL request*)
  - a. Aligns with and added to prior Section 19, removing references to 11.61.118(a)(1)(B), which had incorporated the distribution of generated content into the violation of harassment in the 2<sup>nd</sup> degree.
- 9) Deletes prior Section 23 relating to civil penalties for generated CSAM.

- 10) Deletes prior Sections 24, 28, and 30 which relate to social media use by minors.
- 11) Deletes prior Section 27 relating to mandatory reporters, which had incorporated the 11.61.118(a)(1)(B) language from prior Section 19.
- 12) **Section 27** aligns with prior Section 29 and incorporates new bill sections in the CS into the applicability section, noting that they will impact crimes committed on or after the effective date.

*Renumbers all other sections and updates references to those section numbers in the applicability section.*