## **1999 SESSION**

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1	HOUSE BILL NO. 748
2 3	Offered January 23, 1998
3	A BILL to amend and reenact § 18.2-391 of the Code of Virginia, relating to sending e-mail considered
4	harmful to juveniles; penalty.
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6	Patrons—Marshall and O'Brien
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8	Referred to Committee on Science and Technology
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10	Be it enacted by the General Assembly of Virginia:
11	1. That § 18.2-391 of the Code of Virginia is amended and reenacted as follows:
12	§ 18.2-391. Unlawful acts.
13	(a)A. It shall be unlawful for any person knowingly to sell, rent or loan to a juvenile, or to
14 15	knowingly display for commercial purpose in a manner whereby juveniles may examine and peruse:
15 16	(1)1. Any picture, photography, drawing, sculpture, motion picture film, <i>electronic file or message</i>
10	<i>containing an image,</i> or similar visual representation or image of a person or portion of the human body which depicts sexually explicit nudity, sexual conduct or sadomasochistic abuse and which is harmful to
18	juveniles, or
19	(2)2. Any book, pamphlet, magazine, printed matter however reproduced, <i>electronic file or message</i>
20	<i>containing words,</i> or sound recording which contains any matter enumerated in subdivision (1) of this
<b>2</b> 1	subsection, or explicit and detailed verbal descriptions or narrative accounts of sexual excitement, sexual
$\overline{22}$	conduct or sadomasochistic abuse and which, taken as a whole, is harmful to juveniles.
23	(b)B. It shall be unlawful for any person knowingly to sell to a juvenile an admission ticket or pass,
24	or knowingly to admit a juvenile to premises whereon there is exhibited a motion picture, show or other
25	presentation which, in whole or in part, depicts sexually explicit nudity, sexual conduct or
26	sadomasochistic abuse and which is harmful to juveniles or to exhibit any such motion picture at any
27	such premises which are not designed to prevent viewing from any public way of such motion picture
28	by juveniles not admitted to any such premises.
29	(c)C. It shall be unlawful for any juvenile falsely to represent to any person mentioned in subsection
30	(a) A or subsection (b) B hereof, or to his agent, that such juvenile is eighteen years of age or older,
31	with the intent to procure any material set forth in subsection $(a)$ A, or with the intent to procure such
32	juvenile's admission to any motion picture, show or other presentation, as set forth in subsection (b) $B$ .
33	(d)D It shall be unlawful for any person knowingly to make a false representation to any person
34 35	mentioned in subsection (a) A or subsection (b) B hereof or to his agent, that he is the parent or guardian of any inversible or that any inversible is aighteen years of age, with the intent to presure any
35 36	guardian of any juvenile, or that any juvenile is eighteen years of age, with the intent to procure any material set forth in subsection $(a)$ $A$ , or with the intent to procure such juvenile's admission to any
30 37	motion picture, show or other presentation, as set forth in subsection $(b)$ B.
38	(e)E. Violation of any provision hereof shall constitute a Class 1 misdemeanor.
39	(f)E. For the purposes of this section, "knowingly display" includes the unsolicited sending of an

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 $v_j$ electronic message or file to the electronic or "e-mail" address of another.  $\delta$ 40