INTRODUCED

HB1403

063841344 **HOUSE BILL NO. 1403** 1 2 Offered January 13, 2006 3 A BILL to amend and reenact §§ 18.2-390 and 18.2-391 of the Code of Virginia, relating to sale of 4 violent or sexually explicit video games to juveniles; penalty. 5 Patrons—Ingram; Senator: Edwards 6 7 Referred to Committee for Courts of Justice 8 9 Be it enacted by the General Assembly of Virginia: 10 1. That §§ 18.2-390 and 18.2-391 of the Code of Virginia are amended and reenacted as follows: § 18.2-390. Definitions. 11 As used in this article: 12 13 (1) "Juvenile" means a person less than eighteen 18 years of age. 14 (2) "Nudity" means a state of undress so as to expose the human male or female genitals, pubic area 15 or buttocks with less than a full opaque covering, or the showing of the female breast with less than a fully opaque covering of any portion thereof below the top of the nipple, or the depiction of covered or 16 uncovered male genitals in a discernibly turgid state. 17 (3) "Sexual conduct" means actual or explicitly simulated acts of masturbation, homosexuality, sexual 18 19 intercourse, or physical contact in an act of apparent sexual stimulation or gratification with a person's 20 clothed or unclothed genitals, pubic area, buttocks or, if such be female, breast. 21 (4) "Sexual excitement" means the condition of human male or female genitals when in a state of 22 sexual stimulation or arousal. (5) "Sadomasochistic abuse" means actual or explicitly simulated flagellation or torture by or upon a 23 24 person who is nude or clad in undergarments, a mask or bizarre costume, or the condition of being 25 fettered, bound or otherwise physically restrained on the part of one so clothed. (6) "Harmful to juveniles" means that quality of any description or representation, in whatever form, 26 27 of nudity, sexual conduct, sexual excitement, or sadomasochistic abuse, when it (a) predominantly 28 appeals to the prurient, shameful or morbid interest of juveniles, (b) is patently offensive to prevailing 29 standards in the adult community as a whole with respect to what is suitable material for juveniles, and 30 (c) is, when taken as a whole, lacking in serious literary, artistic, political or scientific value for 31 juveniles. 32 (7) "Knowingly" means having general knowledge of, or reason to know, or a belief or ground for 33 belief which warrants further inspection or inquiry of both (a) the character and content of any material 34 described herein which is reasonably susceptible of examination by the defendant, and (b) the age of the 35 juvenile, provided however, that an honest mistake shall constitute an excuse from liability hereunder if 36 the defendant made a reasonable bona fide attempt to ascertain the true age of such juvenile. 37 (8) "Video or computer game" means an object or device that stores recorded data or instructions, 38 receives data or instructions generated by a person who uses it, and, by processing the data or instructions, creates an interactive game capable of being played, viewed, or experienced on or through 39 40 a computer, gaming system, console, or other technology. 41 (9) "Violent video or computer game" means a video or computer game that contains realistic or photographic-like depictions of aggressive conflict in which the player kills, injures, or otherwise causes 42 serious physical harm to a human form in the game. 43 (10) "Šexually explicit video or computer game" means a video or computer game that the average 44 45 person, applying contemporary community standards would find, with respect to minors, is designed to 46 appeal or pander to the prurient interest and depict or represent in a manner patently offensive with 47 respect to minors, an actual or simulated sexual act or sexual contact, an actual or simulated normal or perverted sexual act or a lewd exhibition of the genitals or postpubescent female breast. 48 49 § 18.2-391. Unlawful acts; penalties. 50 A. It shall be unlawful for any person to sell, rent or loan to a juvenile, knowing or having reason to 51 know that such person is a juvenile, or to knowingly display for commercial purpose in a manner 52 whereby juveniles may examine and peruse: 53 1. Any picture, photography, drawing, sculpture, motion picture in any format or medium, electronic 54 file or message containing an image, or similar visual representation or image of a person or portion of 55 the human body which depicts sexually explicit nudity, sexual conduct or sadomasochistic abuse and which is harmful to juveniles, or 56

57 2. Any book, pamphlet, magazine, printed matter however reproduced, electronic file or message 58 containing words, or sound recording which contains any matter enumerated in subdivision 1 of this subsection, or explicit and detailed verbal descriptions or narrative accounts of sexual excitement, sexualconduct or sadomasochistic abuse and which, taken as a whole, is harmful to juveniles,

61 3. Any violent video or computer game, or

62 4. Any sexually explicit video or computer game.

However, if a person uses services of an Internet service provider or an electronic mail service
 provider in committing acts prohibited under this subsection, such Internet service provider or electronic
 mail service provider shall not be held responsible for violating this subsection.

B. It shall be unlawful for any person knowingly to sell to a juvenile an admission ticket or pass, or
knowingly to admit a juvenile to premises whereon there is exhibited a motion picture, show or other
presentation which, in whole or in part, depicts sexually explicit nudity, sexual conduct or
sadomasochistic abuse and which is harmful to juveniles or to exhibit any such motion picture at any
such premises which are not designed to prevent viewing from any public way of such motion picture
by juveniles not admitted to any such premises.

72 C. It shall be unlawful for any juvenile falsely to represent to any person mentioned in subsection A 73 or subsection B hereof, or to his agent, that such juvenile is eighteen 18 years of age or older, with the 74 intent to procure any material set forth in subsection A, or with the intent to procure such juvenile's 75 admission to any motion picture, show or other presentation, as set forth in subsection B.

D. It shall be unlawful for any person knowingly to make a false representation to any person mentioned in subsection A or subsection B hereof or to his agent, that he is the parent or guardian of any juvenile, or that any juvenile is eighteen 18 years of age, with the intent to procure any material set forth in subsection A, or with the intent to procure such juvenile's admission to any motion picture, show or other presentation, as set forth in subsection B.

E. No person shall sell, rent, or loan any item described in subdivision A 1 or A 2 to any individualwho does not demonstrate his age in accordance with the provisions of subsection C of § 18.2-371.2.

F. A violation of subdivision A 1 or A 2 or subsection A, B, C, or D is a Class 1 misdemeanor. A
violation of subdivision A 3 or A 4 is a Class 2 misdemeanor. A person or separate retail establishment
who violates subsection E shall be liable for a civil penalty not to exceed \$100 for a first violation, a
civil penalty not to exceed \$200 for a second violation, and a civil penalty not to exceed \$500 for a
third or subsequent violation.