1 AN ACT relating to crimes and punishments.

2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- 3 → Section 1. KRS 17.500 is amended to read as follows:
- 4 As used in KRS 17.500 to 17.580:
- 5 (1) "Approved provider" means a mental health professional licensed or certified in
- 6 Kentucky whose scope of practice includes providing mental health treatment
- 7 services and who is approved by the Sex Offender Risk Assessment Advisory
- 8 Board, under administrative regulations promulgated by the board, to provide
- 9 comprehensive sex offender presentence evaluations or treatment to adults and
- 10 youthful offenders, as defined in KRS 600.020;
- 11 (2) "Cabinet" means the Justice and Public Safety Cabinet;
- 12 (3) (a) Except as provided in paragraph (b) of this subsection, "criminal offense
- against a victim who is a minor" means any of the following offenses if the
- victim is under the age of eighteen (18) at the time of the commission of the
- offense:
- 1. Kidnapping, as set forth in KRS 509.040, except by a parent;
- 17 2. Unlawful imprisonment, as set forth in KRS 509.020, except by a
- 18 parent;
- 19 3. Sex crime;
- 4. Promoting a sexual performance of a minor, as set forth in KRS
- 21 531.320;
- 5. Human trafficking involving commercial sexual activity, as set forth in
- 23 KRS 529.100;
- 24 6. Promoting human trafficking involving commercial sexual activity, as
- 25 set forth in KRS 529.110;
- 7. Promoting prostitution, as set forth in KRS 529.040, when the defendant
- advances or profits from the prostitution of a person under the age of

1				eighteen (18);
2			8.	Use of a minor in a sexual performance, as set forth in KRS 531.310;
3			9.	Sexual abuse, as set forth in KRS 510.120 and 510.130;
4			10.	Unlawful transaction with a minor in the first degree, as set forth in KRS
5				530.064(1)(a);
6			11.	Any offense involving a minor or depictions of a minor, as set forth in
7				KRS Chapter 531;
8			12.	Any attempt to commit any of the offenses described in subparagraphs
9				1. to 11. of this paragraph;
10			13.	Solicitation to commit any of the offenses described in subparagraphs 1.
11				to 11. of this paragraph; or
12			14.	Any offense from another state or territory, any federal offense, or any
13				offense subject to a court martial of the United States Armed Forces,
14				which is similar to any of the offenses described in subparagraphs 1. to
15				13. of this paragraph.
16		(b)	Con	duct which is criminal only because of the age of the victim shall not be
17			cons	sidered a criminal offense against a victim who is a minor if the
18			perp	petrator was under the age of eighteen (18) at the time of the commission
19			of th	ne offense;
20	(4)	"Lav	w enf	orcement agency" means any lawfully organized investigative agency,
21		sher	iff's o	office, police unit, or police force of federal, state, county, urban-county
22		gove	ernme	nt, charter county, city, consolidated local government, or a combination
23		of th	nese, 1	responsible for the detection of crime and the enforcement of the general
24		crim	inal f	ederal or state laws;
25	(5)	"Reg	gistrar	nt" means:
26		(a)	Any	person eighteen (18) years of age or older at the time of the offense or
27			any	youthful offender, as defined in KRS 600.020, who has committed:

I			1. A sex crime; or
2			2. A criminal offense against a victim who is a minor; or
3		(b)	Any person required to register under KRS 17.510; or
4		(c)	Any sexually violent predator; or
5		(d)	Any person whose sexual offense has been diverted pursuant to KRS 533.250,
6			until the diversionary period is successfully completed;
7	(6)	"Reg	gistrant information" means the name, including any lawful name change
8		toge	ther with the previous name, Social Security number, age, race, sex, date of
9		birth	n, height, weight, hair and eye color, fingerprints, palm prints, DNA sample, a
10		phot	ograph, aliases used, residence, motor vehicle operator's license number as well
11		as a	any other government-issued identification card numbers, if any, a brief
12		desc	ription of the crime or crimes committed, and other information the cabinet
13		dete	rmines, by administrative regulation, may be useful in the identification of
14		regis	strants;
15	(7)	"Res	sidence" means any place where a person sleeps. For the purposes of this
16		statu	ite, a registrant may have more than one (1) residence. A registrant is required
17		to re	gister each residence address;
18	(8)	"Sex	crime" means:
19		(a)	A felony offense defined in KRS Chapter 510, KRS 529.100 or 529.110
20			involving commercial sexual activity, 530.020, 530.064(1)(a), 531.310,
21			531.320, [or] 531.335, or Section 4, 5, 6, 7, or 11 of this Act;
22		(b)	A felony attempt to commit a felony offense specified in paragraph (a) of this
23			subsection; or
24		(c)	A federal felony offense, a felony offense subject to a court-martial of the
25			United States Armed Forces, or a felony offense from another state or a
26			territory where the felony offense is similar to a felony offense specified in
27			paragraph (a) of this subsection;

(9) "Sexual offender" means any person convicted of, pleading guilty to, or entering an

	Alford plea to a sex crime as defined in this section, as of the date the verdict is
	entered by the court;
(10)	"Sexually violent predator" means any person who has been subjected to
	involuntary civil commitment as a sexually violent predator, or a similar
	designation, under a state, territory, or federal statutory scheme;
(11)	"The board" means the Sex Offender Risk Assessment Advisory Board created
	under KRS 17.554;
(12)	"Victim" has the same meaning as in KRS 421.500;
(13)	"DNA sample" or "deoxyribonucleic acid sample" means a blood or swab specimen
	from a person, as prescribed by administrative regulation, that is required to provide
	a DNA sample pursuant to KRS 17.170 or 17.510, that shall be submitted to the
	Department of Kentucky State Police forensic laboratory for law enforcement
	identification purposes and inclusion in law enforcement identification databases;
	and
(14)	"Authorized personnel" means an agent of state government who is properly trained
	in DNA sample collection pursuant to administrative regulation.
	→ Section 2. KRS 531.010 is amended to read as follows:
As u	sed in this chapter:
(1)	"Child sex doll" means an anatomically correct or anatomically precise doll,
	mannequin, or robot that may consist of an entire body, pelvis, or any other body
	part, with features of, or with features that resemble, those of a minor and
	intended for use in sexual acts;
<u>(2)</u>	"Computer" means electronic, magnetic, optical, electrochemical, or other high
	speed data processing device performing logical, arithmetic, or storage functions,
	including but not limited to personal computers, laptops, computer software,
	computer servers, processors, coprocessors, memory devices, storage devices, and
	(11) (12) (13) (14) As us (1)

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1	<u>inpu</u>	at and output devices;
2	(3) "Co	mputer-generated image'' means any visual depiction, including any
3	phot	tograph, film, video, or picture, where the depiction has been created,
4	<u>adaj</u>	oted, or modified by a computer to appear to be an identifiable person;
5	<u>(4)</u> "Dis	stribute" means to transfer possession of, whether with or without
6	cons	sideration <u>: [.]</u>
7	(5) ''Ide	entifiable person" means a person who is recognizable by the person's face,
8	liker	ness, or other distinguishing characteristic;
9	<u>(6)</u> [(2)]	"Matter" means any:
10	<u>(a)</u>	Book, magazine, newspaper, or other printed or written material: [or any]
11	<u>(b)</u>	Picture, drawing, photograph, motion picture, live image transmitted over the
12		internet or other electronic network, [or] other pictorial representation, or
13		<u>computer-generated image;</u> [-or]
14	<u>(c)</u>	[any]Statue, child sex doll, or other figure; or [, or any]
15	<u>(d)</u>	Recording transcription or mechanical, chemical or electrical reproduction
16		or any other articles, equipment, machines, or materials:[.]
17	<u>(7)</u> [(3)]	"Obscene" means:
18	(a)	To the average person, applying contemporary community standards, the
19		predominant appeal of the matter, taken as a whole, is to prurient interest in
20		sexual conduct; [and]
21	(b)	The matter depicts or describes the sexual conduct in a patently offensive
22		way; and
23	(c)	The matter, taken as a whole, lacks serious literary, artistic, political, or
24		scientific value <u>:[.]</u>
25	<u>(8)</u> [(4)]	"Private erotic matter" means an obscene visual image, including a
26	phot	ograph, film, video recording, <u>computer-generated image</u> , or digital
27	repre	oduction, of an identifiable person, depicting sexual conduct or the exposure of

1	uncovered human genitals, buttocks, or nipple of the female breast. A person may
2	be identifiable from the image itself or from information distributed in connection
3	with the visual image; and[.]
4	(9)[(5)] "Sexual conduct" means acts of masturbation, homosexuality, lesbianism,
5	bestiality, sexual intercourse, or <u>deviate</u> [deviant] sexual intercourse; or physical
6	contact with the genitals, flagellation, or excretion for the purpose of sexual
7	stimulation or gratification.
8	→ Section 3. KRS 531.300 is amended to read as follows:
9	As used in KRS 531.080 and <u>531.300</u> [531.310] to 531.370:
10	(1) ["Distribute" means to transfer possession of, whether with or without
11	consideration;
12	(2) "Matter" means any book, magazine, newspaper, or other printed or written
13	material or any picture, drawing, photograph, motion picture, live image transmitted
14	over the Internet or other electronic network, or other pictorial representation or any
15	statue or other figure, or any recording transcription or mechanical, chemical or
16	electrical reproduction or any other articles, equipment, machines, or materials;
17	(3)—]"Obscene" means the predominate appeal of the matter taken as a whole is to a
18	prurient interest in sexual conduct involving minors;
19	(2) "Performance" means any play, motion picture, photograph, dance, or any other
20	visual representation or computer-generated image exhibited before an audience;
21	(3) "Promote" means to prepare, publish, print, procure, or manufacture, or to offer
22	or agree to do the same;
23	(4)[(4)] "Sexual conduct by a minor" means:
24	(a) Acts of masturbation, homosexuality, lesbianism, <u>bestiality</u> [beastiality],
25	sexual intercourse, or <u>deviate</u> [deviant] sexual intercourse, actual or simulated;
26	(b) Physical contact with, or willful or intentional exhibition of the genitals;
27	(c) Flagellation or excretion for the purpose of sexual stimulation or gratification:

1		or
2	(d)	The exposure, in an obscene manner, of the unclothed or apparently unclothed
3		human male or female genitals, pubic area or buttocks, or the female breast,
4		whether or not subsequently obscured by a mark placed thereon, or otherwise
5		altered, in any resulting motion picture, photograph, computer-generated
6		image, or other visual representation, exclusive of exposure portrayed in
7		matter of a private, family nature not intended for distribution outside the
8		family; [
9	(5) "Per	formance" means any play, motion picture, photograph or dance. Performance
10	also	means any other visual representation exhibited before an audience;]
11	<u>(5)[(6)]</u>	"Sexual performance" means any performance or part thereof which includes
12	sexu	nal conduct by a minor; and
13	<u>(6)</u> [(7)]	"Traffic" means to manufacture, distribute, sell, transfer, or possess with
14	<u>inte</u>	nt to manufacture, distribute, sell, or transfer["Promote" means to prepare,
15	pub	lish, print, procure or manufacture, or to offer or agree to do the same].
16	→ S	ECTION 4. A NEW SECTION OF KRS 531.300 TO 531.370 IS CREATED
17	TO REAI	O AS FOLLOWS:
18	(1) $A p$	erson is guilty of possession of a child sex doll when he or she knowingly
19	poss	sesses a child sex doll.
20	(2) Pos s	session of a child sex doll is a Class D felony.
21	→ S	ECTION 5. A NEW SECTION OF KRS 531.300 TO 531.370 IS CREATED
22	TO REAI	O AS FOLLOWS:
23	(1) A pe	erson is guilty of trafficking a child sex doll when he or she knowingly traffics
24	<u>a ch</u>	<u>ild sex doll.</u>
25	(2) Any	person who has in his or her possession more than one (1) child sex doll
26	shal	ll be rebuttably presumed to have that child sex doll in his or her possession
27	with	the intent to traffic it.

1	(3)	Trafficking a chila sex doll is a Class C felony.
2		→SECTION 6. A NEW SECTION OF KRS 531.300 TO 531.370 IS CREATED
3	TO I	READ AS FOLLOWS:
4	<u>(1)</u>	A person is guilty of importing a child sex doll when he or she knowingly
5		transports a child sex doll into the Commonwealth by any means with the intent
6		to distribute, sell, or transfer the child sex doll.
7	<u>(2)</u>	Any person who has in his or her possession more than one (1) child sex doll
8		shall be rebuttably presumed to have that child sex doll in his or her possession
9		with the intent to distribute, sell, or transfer it.
10	<u>(3)</u>	Importing a child sex doll is a Class C felony.
11		→SECTION 7. A NEW SECTION OF KRS 531.300 TO 531.370 IS CREATED
12	TO	READ AS FOLLOWS:
13	<u>(1)</u>	A person is guilty of permitting or promoting the use of a child sex doll when, he
14		or she having possession or control of a child sex doll or having possession or
15		control of a premises which he or she knows or has reasonable cause to know is
16		being used for the purposes of utilizing a child sex doll, fails to make reasonable
17		and timely effort to halt or abate such use.
18	<u>(2)</u>	Permitting or promoting the use of a child sex doll is a Class C felony.
19		→ Section 8. KRS 531.320 is amended to read as follows:
20	(1)	A person is guilty of promoting a sexual performance by a minor when, knowing
21		the character and content thereof, he <u>or she</u> produces, directs, or promotes any
22		performance which includes sexual conduct by a minor or computer-generated
23		image of a minor.
24	(2)	Promoting a sexual performance by a minor is:
25		(a) A Class C felony if the minor or computer-generated image of a minor
26		involved in the sexual performance is less than eighteen (18) years old at the
27		time the minor or computer-generated image of a minor engages in the

1		prohibited activity;
2		(b) A Class B felony if the minor or computer-generated image of a minor
3		involved in the sexual performance is less than sixteen (16) years old at the
4		time the minor or computer-generated image of a minor engages in the
5		prohibited activity; and
6		(c) A Class A felony if the minor involved in the sexual performance incurs
7		physical injury thereby.
8		→ Section 9. KRS 531.330 is amended to read as follows:
9	(1)	For purposes of KRS 529.040 where the offense involves commercial sexual
10		activity and for the purposes of KRS 530.070, 531.080, and 531.300 to 531.370,
11		any person who appears to be under the age of eighteen (18), or under the age of
12		sixteen (16), shall be presumed to be under the age of eighteen (18), or under the
13		age of sixteen (16), as the case may be.
14	(2)	In any prosecution under KRS 529.040 where the offense involves commercial
15		sexual activity by a minor and in any prosecution under KRS 530.070, 531.080, and
16		531.300 to 531.370, the defendant may prove in exculpation that he <u>or she</u> in good
17		faith reasonably believed that the person involved in the performance was not a
18		minor.
19	(3)	In any prosecution under KRS 531.300 to 531.370 where the offense involves a
20		computer-generated image that used an actual minor or minors as the source, the
21		presumption of minority shall be the age of the actual minor or minors.
22	<u>(4)</u>	The presumption raised in subsection (1) $\underline{or(3)}$ of this section may be rebutted by
23		any competent evidence.
24		→ Section 10. KRS 531.335 is amended to read as follows:
25	(1)	A person is guilty of possession or viewing of matter portraying a sexual
26		performance by a minor when, having knowledge of its content, character, and that

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the sexual performance is by a minor, he or she:

1		(a)	Knowingly has in his or her possession or control any matter which visually
2			depicts an actual sexual performance by a minor person or computer-
3			generated image of a minor person; or
4		(b)	Intentionally views any matter which visually depicts an actual sexual
5			performance by a minor person or computer-generated image of a minor
6			person.
7	(2)	The	provisions of subsection (1)(b) of this section:
8		(a)	Shall only apply to the deliberate, purposeful, and voluntary viewing of matter
9			depicting sexual conduct by a minor person or computer-generated image of
10			<u>a minor person</u> and not to the accidental or inadvertent viewing of such
11			matter;
12		(b)	Shall not apply to persons viewing the matter in the course of a law
13			enforcement investigation or criminal or civil litigation involving the matter;
14			and
15		(c)	Shall not apply to viewing the matter by a minor or the minor's parents or
16			guardians, or to school administrators investigating violations of subsection
17			(1)(b) of this section.
18	(3)	Poss	session or viewing of matter portraying a sexual performance by a minor is:
19		(a)	A Class D felony if the person knows that the minor or computer-generated
20			image of a minor portrayed is less than eighteen (18) years old at the time of
21			the sexual performance; and
22		(b)	A Class C felony if the person knows that the minor or computer-generated
23			image of a minor person portrayed is less than twelve (12) years old at the
24			time of the sexual performance.
25		→ S	ection 11. KRS 531.340 is amended to read as follows:
26	(1)	A po	erson is guilty of distribution of matter portraying a sexual performance by a
27		mino	or when, having knowledge of its content and character, he or she:

1		(a)	Sends or causes to be sent into this state for sale or distribution; [or]
2		(b)	Brings or causes to be brought into this state for sale or distribution; or
3		(c)	In this state[, he or she]:
4			1. Exhibits for profit or gain; [or]
5			2. Distributes; [or]
6			3. Offers to distribute; or
7			4. Has in his or her possession with intent to distribute, exhibit for profit or
8			gain or offer to distribute;[,]
9			any matter portraying a sexual performance by a minor or computer-
10			generated image of a minor.
11	(2)	Any	person who has in his or her possession more than one (1) unit of <u>matter</u> , as
12		<u>defir</u>	ned in Section 2 of this Act, [material coming within the provision of KRS
13		531.	300(2)] shall be rebuttably presumed to have <i>that matter</i> [such material] in his
14		or he	er possession with the intent to distribute it.
15	(3)	Dist	ribution of matter portraying a sexual performance by a minor is:
16		(a)	A Class D felony for the first offense, and a Class C felony for each
17			subsequent offense, if the person knows that the minor or computer-
18			generated image of a minor portrayed is less than eighteen (18) years old at
19			the time of the sexual performance; and
20		(b)	A Class C felony for the first offense, and a Class B felony for each
21			subsequent offense, if the person knows that the minor or computer-
22			generated image of a minor portrayed is less than twelve (12) years old at the
23			time of the sexual performance.
24		→ S	ection 12. KRS 531.350 is amended to read as follows:
25	(1)	A pe	erson is guilty of promoting sale of material portraying a sexual performance by
26		a m	ninor when he or she knowingly, as a condition to a sale, allocation,
27		cons	signment, or delivery for resale of any paper, magazine, book, periodical,

1		publication or other merchandise, requires that the purchaser or consignee receive
2		any matter portraying a sexual performance by a minor or computer-generated
3		<u>image of a minor</u> , or he <u>or she</u> denies or threatens to deny a franchise, revokes or
4		threatens to revoke, or imposes any penalty, financial or otherwise, by reason of the
5		failure of any person to accept such matter, or by reason of the return of such
6		matter.
7	(2)	Promoting sale of matter portraying a sexual performance by a minor is a:
8		(a) Class A misdemeanor for the first offense:[-]
9		(b) [a]Class D felony for the second offense; [,] and
10		(c) [a]Class C felony for the third or [each] subsequent offense.
11		→ Section 13. KRS 531.360 is amended to read as follows:
12	(1)	A person is guilty of advertising material portraying a sexual performance by a
13		minor when, having knowledge of its content and character thereof, he or she writes
14		or creates advertising or solicits anyone to publish such advertising or otherwise
15		promotes the sale or distribution of matter portraying a sexual performance by a
16		minor or a computer-generated image of a minor.
17	(2)	Advertising material portraying a sexual performance by a minor is a
18		(a) Class D felony for the first offense; and
19		(b) [a]Class C felony for the second or [each] subsequent offense.
20		→ SECTION 14. A NEW SECTION OF KRS 531.300 TO 531.370 IS CREATED
21	TO l	READ AS FOLLOWS:
22	<u>In a</u>	ny prosecution under KRS 531.300 to 531.370 where the offense involves matter or
23	mate	erial portraying a computer-generated image of a minor, the Commonwealth shall
24	not	be required to prove the actual identity or age of the minor, or that the minor
25	<u>actu</u>	ally exists.