OFFICE OF THE SECRETARY

MIRIAM DEFENSOR SANTIAGO

FOURTEENTH CONGRESS OF OF THE PHILIPPINES	THE REPUBLIC)	7 NOT 16 PG: -
First Regular Session)	
	SENATE S. No. 1756	HECEIVED BY:

Introduced by Senator Miriam Defensor Santiago

EXPLANATORY NOTE

Child pornography exploits children and robs them of their innocence. Studies have shown that pornography is very influential in the actions of sexual offenders. Statistics show that 90 percent of the predators who molest children have had some type of involvement with pornography. Predators often use child pornography to aid in their molestation.

This bill seeks to prevent sexual offences against children by penalizing the possession, sale and distribution of child pornography, or any act of making it available or accessible to any person.*

^{*} This bill was originally filed during the Thirteenth Congress, Second Regular Session.

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	AN ACT POSSESSION, SALE ANI CHILD PORNOGRAPHY		N	
Be it enacted by the Senar Congress assembled:	te and the House of Repr	resentatives of th	he Philipp	pines in
SECTION 1. Short Title. –	This Act shall be known as	s "Anti-Child Po	rnograph	y Act of
2007."				
SECTION 2. Declaration o	f Policy. – It is a policy of	f the State to pro	otect the p	ohysical,
moral and social well-being of child	dren. Towards this end, the	State shall exert	efforts to	prevent
sexual offenses committed again	nst children in keeping	with the funda	mental f	reedoms
guaranteed under the Constitution	and the Provisions of the	Convention on	the Right	ts of the
Child and other international human	rights instruments of which	h the Philippines	is a party	у.
SECTION 3. Definition of T	Terms. – For the purposes of	f this act, the tern	a:	
(A) "Child pornography"	refers to any representation	on of a child er	ngaged in	real or
simulated explicit sexu	ual conduct, or any other re	presentation of t	he sexual	parts of
a child primarily for a	sexual purpose.			
(B) "Child" refers to those	se below eighteen (18) yea	ars of age, or th	ose eight	een (18)
years old or older but	are incapable of taking car	re of themselves	, as defin	ed under
Republic Act No. 761	0.			
SECTION 4. Prohibited Ac	ts. – It shall be unlawful fo	r any person to k	mowingly	y possess
or control any child pornography i	n the form of any matter, re	epresentation of	informati	on, data,
or image, including, but not lin	nited to, any film, films	trip, photograph	, negativ	ve, slide,

photocopy, videotape, video laser disc, computer hardware, computer software, computer floppy disc, data storage media, CD-ROM, or computer-generated equipment or any other computer-generated image that contains or incorporates in any manner, any film or filmstrip, the production of which involves participation a child, knowing that the matter depicts a child

personally engaging in or simulating sexual conduct.

It shall likewise be unlawful for any person to knowingly sell, lend, rent out, distribute, make available, or otherwise provide access to any person, whether or not for money, profit, or material, economic or other consideration, any such child pornography in the form of any matter, representation of information, data, or image, including, but not limited to, any film, filmstrip, photograph, negative, slide, photocopy, videotape, video laser disc, computer hardware, computer software, computer floppy disc, data storage media, CD-ROM, or computer-generated equipment or any other computer-generated image that contains or incorporates in any manner, any film or filmstrip, the production of which involves the participation of a child, knowing that the matter depicts a child personally engaging in or simulating sexual conduct.

It shall not be necessary to prove that the matter is obscene in order to establish a violation of this section.

In a prosecution for a violation of this subdivision, neither the prosecution nor the defense shall be required to introduce expert witness testimony to establish that the person depicted in an item above is a real or actual person. The proof that a person was not completely generated by the use of technology may be established by direct or circumstantial evidence, or both.

SECTION 5. Penalties. —Performance of any of the prohibited acts in the manner described in the preceding section shall be punishable by a penalty of imprisonment of arresto mayor, or a fine of not more than One Hundred Thousand Pesos (P100,000.00), or both, at the discretion of the court, taking into consideration all attending circumstances.

The owner, proprietor, or operator of any store, establishment or any other location who performs any of the prohibited acts in the preceding section shall be punished by a penalty of imprisonment of *prision correccional*, or a fine of not more than Three Hundred Thousand Pesos

(P300,000.00), or both, at the discretion of the court, taking into consideration all attending circumstances, and the cancellation of the license to operate such an establishment. If the owner, proprietor or operator of the establishment above is a corporation, trust or firm, partnership, association or any other entity, the penalty of imprisonment shall be imposed on the entity's responsible officers, including, but not limited to, the president, vice-president, chief executive

officer, general manager, managing director or partner directly responsible therefore.

The maximum penalty above shall be imposed on any person in possession of more than one hundred (100) items in violation of the preceding section. The maximum penalty shall also be imposed if a person has been previously convicted of any violation of this act.

SECTION 6. *Exceptions*. – The provisions of this act shall not apply to drawings, figurines, statues, or to any film or television program rated fit for public viewing or distribution by the Movie and Television Review and Classification Board (MTRCB).

SECTION 7. Separability Clause. – If any provision or part hereof, is held invalid or unconstitutional, the remainder of the law or the provision not otherwise affected shall remain valid and subsisting.

SECTION 8. Repealing Clause. – Any law, presidential decree or issuance, executive order, letter of instruction, administrative order, rule or regulation contrary to or inconsistent wit the provisions of this act is hereby repealed, modified or amended accordingly.

SECTION 9. Effectivity Clause. – This act shall take effect fifteen (15) days after its publication in at least two (2) newspapers of general circulation.

Approved,

/rgs