3321

2015-2016 Regular Sessions

IN ASSEMBLY

January 22, 2015

Introduced by M. of A. WEPRIN -- read once and referred to the Committee on Codes

AN ACT to amend the penal law, in relation to establishing the offense of public display of a blurred sexual advertisement

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- Section 1. The penal law is amended by adding a new section 245.12 to 1 2 read as follows:
- § 245.12 Public display of a blurred sexual advertisement.
- (a) A person is guilty of public display of a blurred sexual advertisement when, with knowledge of his character and content, he or she 6 <u>displays</u>, <u>publishes</u>, <u>disseminates</u>, <u>circulates</u>, <u>places before the public</u>
- 7 or causes, directly or indirectly, to be displayed, published, dissem-
- inated, circulated or placed before the public in or on any window, showcase, newsstand, display rack, wall, door, billboard, display board,
- viewing screen, moving picture screen, marquee, newspaper, magazine, 10
- pamphlet, booklet, website, publication or similar place, in this state, 11
- any pictorial, three-dimensional or other visual adult entertainment
- 13 advertisement depicting a person or a portion of the human body without revealing the entire face of such person. 14
- 15
- (b) For the purposes of this section, the term "adult entertainment advertisement" shall mean an advertisement for any person, firm, corpo-16 ration or association that owns or operates anything sex-related includ-17
- ing, but not limited to any: 18
- (i) strip club, gentleman's club, or establishment which features 19 20 dancers that are displayed in such manner or attire as to expose to view
- any portion of the pubic area, anus, vulva or genitals, or any simu-
- lation thereof, or permit any female to appear in such manner or attire
- as to expose to view any portion of the breast below the top of the 23
- 24 areola;

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [—] is old law to be omitted.

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- 1 (ii) website, internet business, magazine, newspaper or other publica-
- 2 tion or movie, DVD or video with pornographic content which shall mean
- 3 any still or motion picture showing acts of sexual intercourse or acts
- 4 of sexual perversion. This section shall not be construed as applying to bona fide medical photographs or films;
- 6 (iii) adult or over-eighteen phone or chat line; or
- 7 <u>(iv) adult personal advertisement business.</u>
- 8 Public display of a blurred sexual advertisement is a class A misde-
- 9 meanor.
- 10 § 2. This act shall take effect immediately.