6746--A

IN SENATE

March 16, 2012

- Introduced by Sen. CARLUCCI -- read twice and ordered printed, and when printed to be committed to the Committee on Codes -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the penal law, in relation to unlawful surveillance in the first and second degrees

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-BLY, DO ENACT AS FOLLOWS:

Section 1. Section 250.45 of the penal law, as added by chapter 69 of 1 2 the laws of 2003, subdivisions 1, 2 and 3 as amended by chapter 157 of 3 the laws of 2003, is amended to read as follows: 4

S 250.45 Unlawful surveillance in the second degree.

5 A person is guilty of unlawful surveillance in the second degree when: 6 1. For his or her own, or another person's amusement, entertainment, 7 or profit, or for the purpose of degrading or abusing a person, he or 8 intentionally uses or installs, or permits the utilization or she installation of an imaging device to surreptitiously view, broadcast or 9 record a person dressing or undressing or the sexual or other intimate 10 parts of such person, OR SUCH PERSON TOGETHER IN THE SAME IMAGE WITH THE 11 12 SEXUAL OR OTHER INTIMATE PARTS OF ANY OTHER PERSON at a place and time 13 when such person has a reasonable expectation of privacy, without such 14 person's knowledge or consent; or

15 2. For his or her own, or another person's sexual arousal or sexual gratification, he or she intentionally uses or installs, or permits the 16 17 utilization or installation of an imaging device to surreptitiously view, broadcast or record a person dressing or undressing or the sexual 18 19 or other intimate parts of such person, OR SUCH PERSON TOGETHER IN THE 20 IMAGE WITH THE SEXUAL OR OTHER INTIMATE PARTS OF ANY OTHER PERSON SAME at a place and time when such person has a reasonable expectation of 21 privacy, without such person's knowledge or consent; or 22

23 3. (a) For no legitimate purpose, he or she intentionally uses or 24 installs, or permits the utilization or installation of an imaging device to surreptitiously view, broadcast or record a person in a 25 bedroom, changing room, fitting room, restroom, toilet, bathroom, wash-26

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

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room, shower or any room assigned to quests or patrons in a motel, hotel 1 2 or inn, without such person's knowledge or consent.

3 (b) For the purposes of this subdivision, when a person uses or 4 installs, or permits the utilization or installation of an imaging 5 device in a bedroom, changing room, fitting room, restroom, toilet, б bathroom, washroom, shower or any room assigned to quests or patrons in 7 hotel, motel or inn, there is a rebuttable presumption that such 8 person did so for no legitimate purpose; or

4. Without the knowledge or consent of a person, he or she inten-9 10 tionally uses or installs, or permits the utilization or installation of imaging device to surreptitiously view, broadcast or record, under 11 an the clothing being worn by such person, the sexual or 12 other intimate parts of such person, OR SUCH PERSON TOGETHER IN THE SAME IMAGE WITH THE 13 14 SEXUAL OR OTHER INTIMATE PARTS OF ANY OTHER PERSON. 15

Unlawful surveillance in the second degree is a class E felony.

2. Section 250.55 of the penal law, as added by chapter 69 of the 16 S 17 laws of 2003, is amended to read as follows:

S 250.55 Dissemination of an unlawful surveillance image in the second 18 19 degree.

20 A person is guilty of dissemination of an unlawful surveillance image 21 in the second degree when he or she, with knowledge of the unlawful 22 conduct by which an image or images [of the sexual or other intimate 23 parts] of another person or persons were obtained and such unlawful 24 conduct would satisfy the essential elements of the crime of unlawful 25 surveillance in the first or second degree, intentionally disseminates 26 such image or images.

Dissemination of an unlawful surveillance image in the second degree 27 is a class A misdemeanor. 28

29 S 3. Section 250.60 of the penal law, as added by chapter 69 of the 30 laws of 2003, subdivisions 1 and 2 as amended by chapter 157 of the laws of 2003, is amended to read as follows: 31

32 S 250.60 Dissemination of an unlawful surveillance image in the first 33 degree.

34 A person is guilty of dissemination of an unlawful surveillance image 35 in the first degree when:

36 1. He or she, with knowledge of the unlawful conduct by which an image 37 images [of the sexual or other intimate parts] of another person or or persons were obtained and such unlawful conduct would satisfy the essen-38 39 tial elements of the crime of unlawful surveillance in the first or 40 second degree, sells or publishes such image or images; or

Having created a surveillance image in violation of section 250.45 41 2. or 250.50 of this article, or in violation of the law in any other 42 43 jurisdiction which includes all of the essential elements of either such 44 crime, or having acted as an accomplice to such crime, or acting as an 45 agent to the person who committed such crime, he or she intentionally 46 disseminates such unlawfully created image; or

47 commits the crime of dissemination of an unlawful 3. He or she 48 surveillance image in the second degree and has been previously ten years of dissemination of an unlawful 49 convicted within the past 50 surveillance image in the first or second degree.

51 Dissemination of an unlawful surveillance image in the first degree is a class E felony. 52

53 S 4. This act shall take effect on the first of November next succeed-54 ing the date on which it shall have become a law.