DISSEMINATING, EXHIBITING, OR DISPLAYING SEXUALLY EXPLICIT MATTER TO MINORS (EXCERPT) Act 33 of 1978

***** 722.676.amended THIS AMENDED SECTION IS EFFECTIVE FEBRUARY 1, 2006 *****

722.676.amended Persons excepted from MCL 722.675.

- Sec. 6. Section 5 does not apply to the dissemination of sexually explicit matter to a minor by any of the following:
- (a) A parent or guardian who disseminates sexually explicit matter to his or her child or ward unless the dissemination is for the sexual gratification of the parent or guardian.
- (b) A teacher or administrator at a public or private elementary or secondary school that complies with the revised school code, 1976 PA 451, MCL 380.1 to 380.1852, and who disseminates sexually explicit matter to a student as part of a school program permitted by law.
- (c) A licensed physician or licensed psychologist who disseminates sexually explicit matter in the treatment of a patient.
- (d) A librarian employed by a library of a public or private elementary or secondary school that complies with the revised school code, 1976 PA 451, MCL 380.1 to 380.1852, or employed by a public library, who disseminates sexually explicit matter in the course of that person's employment.
- (e) Any public or private college or university or any other person who disseminates sexually explicit matter for a legitimate medical, scientific, governmental, or judicial purpose.
- (f) A person who disseminates sexually explicit matter that is a public document, publication, record, or other material issued by a state, local, or federal official, department, board, commission, agency, or other governmental entity, or an accurate republication of such a public document, publication, record, or other material.

History: 1978, Act 33, Eff. June 1, 1978;—Am. 1999, Act 33, Eff. Aug. 1, 1999;—Am. 2003, Act 192, Eff. Jan. 1, 2004;—Am. 2005, Act 245, Eff. Feb. 1, 2006.

Constitutionality: 1999 PA 33 violates the First Amendment and the Dormant Commerce Clause of the U.S. Constitution. Defendants are permanently restrained and enjoined from enforcing any provisions of 1999 PA 33. <u>Cyberspace Communications, Inc.</u> v. <u>Engler</u>, 142 F. Supp. 2d 827 (E.D. Mich 2001).