# SENATE, No. 3926 STATE OF NEW JERSEY 220th LEGISLATURE

INTRODUCED JUNE 5, 2023

Sponsored by: Senator DOUGLAS J. STEINHARDT District 23 (Hunterdon, Somerset and Warren) Senator BRIAN P. STACK District 33 (Hudson)

Co-Sponsored by: Senator Corrado

#### **SYNOPSIS**

Extends crime of identity theft to include fraudulent impersonation or false depiction by means of artificial intelligence or deepfake technology.

## **CURRENT VERSION OF TEXT**

As introduced.



(Sponsorship Updated As Of: 6/5/2023)

AN ACT concerning identity theft by means of artificial intelligence

2 or deepfake technology, and amending N.J.S.2C:21-17 and 3 P.L.2003, c.184. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. N.J.S.2C:21-17 is amended to read as follows: 9 2C:21-17. a. A person is guilty of a crime if the person engages 10 in one or more of the following actions by any means including, but 11 not limited to, the use of electronic communications, computer 12 software, or an Internet website: 13 (1) Impersonates or falsely depicts another or assumes a false 14 identity and does an act in such assumed character or false identity 15 or using such false depiction for the purpose of obtaining a benefit

16 for himself or another or to injure or defraud another;

1

(2) Pretends to be a representative of some person or
organization and does an act in such pretended capacity for the
purpose of obtaining a benefit for himself or another or to injure or
defraud another;

(3) Impersonates <u>or falsely depicts</u> another, assumes a false
identity, or makes a false or misleading statement regarding the
identity of any person, in an oral or written application for services,
for the purpose of obtaining services;

25 (4) Obtains any personal identifying information pertaining to 26 another person and uses that information, or assists another person 27 in using the information, in order to assume the identity of or 28 represent himself as another person, without that person's 29 authorization and with the purpose to fraudulently obtain or attempt 30 to obtain a benefit or services, or avoid the payment of debt or other 31 legal obligation or avoid prosecution for a crime by using the name 32 of the other person; or

33 (5) Impersonates or falsely depicts another, assumes a false 34 identity, or makes a false or misleading statement, in the course of 35 making an oral or written application for services, with the purpose of avoiding payment for prior services. Purpose to avoid payment 36 37 for prior services may be presumed upon proof that the person has 38 not made full payment for prior services and has impersonated or 39 falsely depicted another, assumed a false identity, or made a false or 40 misleading statement regarding the identity of any person in the 41 course of making oral or written application for services.

42 **[**As used in this section:

43 "Benefit" means, but is not limited to, any property, any 44 pecuniary amount, any services, any pecuniary amount sought to be

Matter underlined thus is new matter.

EXPLANATION – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

1 avoided or any injury or harm perpetrated on another where there is 2 no pecuniary value.] 3 b. (Deleted by amendment, P.L.2005, c.224). 4 A person who violates subsection a. of this section is guilty c. 5 of a crime as follows: 6 (1) If the actor obtains a benefit or deprives another of a benefit in an amount less than \$500 and the offense involves the identity of 7 8 one victim, or if the actor injures or defrauds one victim by means 9 of impersonation, false depiction, or otherwise, whether or not for 10 pecuniary gain, the actor shall be guilty of a crime of the fourth 11 degree except that a second or subsequent conviction for such an 12 offense constitutes a crime of the third degree; or 13 (2) If the actor obtains a benefit or deprives another of a benefit 14 in an amount of at least \$500 but less than \$75,000, or the offense 15 involves the identity of at least two but less than five victims, or if 16 the actor injures or defrauds at least two but less than five victims 17 by means of impersonation, false depiction, or otherwise, whether 18 or not for pecuniary gain, the actor shall be guilty of a crime of the 19 third degree; or 20 (3) If the actor obtains a benefit or deprives another of a benefit 21 in the amount of \$75,000 or more, or the offense involves the 22 identity of five or more victims, or if the actor injures or defrauds 23 five or more victims by means of impersonation, false depiction, or 24 otherwise, whether or not for pecuniary gain, the actor shall be 25 guilty of a crime of the second degree. 26 d. A violation of N.J.S.2C:28-7, constituting a disorderly 27 persons offense, section 1 of P.L.1979, c.264 (C.2C:33-15), section 28 64 of P.L.2021, c.16 (C.2C:35-10d), R.S.33:1-81 or section 6 of 29 P.L.1968, c.313 (C.33:1-81.7) in a case where the person uses the 30 personal identifying information of another to illegally purchase an 31 alcoholic beverage or for using the personal identifying information 32 of another to misrepresent the person's age for the purpose of 33 obtaining tobacco, any cannabis item, or other consumer product 34 denied to persons under 21 years of age shall not constitute an 35 offense under this section if the actor received only that benefit or 36 service and did not perpetrate or attempt to perpetrate any 37 additional injury or fraud on another. 38 The sentencing court shall issue such orders as are necessary e. 39 to correct any public record or government document that contains 40 false information as a result of a theft of identity, including, but not 41 limited to, ordering a public retraction of any false depiction or any 42 statement falsely attributed to the victim, and the destruction of the 43 false personation record, at the defendant's expense. The 44 sentencing court may provide restitution to the victim in accordance 45 with the provisions of section 4 of P.L.2002, c.85 (C.2C:21-17.1). 46 f. As used in this section:

## S3926 STEINHARDT, STACK

1 "Benefit" means, but is not limited to, any property, any 2 pecuniary amount, any services, or any pecuniary amount sought to 3 be avoided. "False personation record" or "record" means any audio or visual 4 5 media that was entirely generated by or substantially manipulated 6 using computer technology, or any artificially generated speech, 7 transcription of speech, or text, that: 8 (1) a reasonable person, having considered the visual or audio 9 qualities of the record, the context of the speech or text, and the 10 nature of the distribution channel in which the record appears, 11 would believe accurately exhibits the activity of a person but which 12 the person did not undertake and which was produced without the consent of the person, and 13 14 (2) the exhibition of which is substantially likely to cause 15 perceptible individual or societal harm, including, but not limited 16 to, misrepresentation, reputational damage, embarrassment, 17 harassment, financial loss, the incitement of violence, the alteration 18 of a public policy debate or election, improper interference in an 19 official proceeding, or the furtherance of any unlawful act. 20 "Falsely depict" or "false depiction" means, but is not limited to, 21 the use or distribution of a false personation record with knowledge 22 of the falsity of the record and with the intent of misrepresenting 23 the authenticity or provenance of the record. 24 (cf: P.L.2021, c.25, s.14) 25 26 2. Section 7 of P.L.2003, c.184 (C.2C:21-17.4) is amended to 27 read as follows: 28 7. a. Any person who suffers any ascertainable loss of moneys 29 or property, real or personal, as a result of the use of that person's 30 personal identifying information, in violation of N.J.S.2C:21-1, 31 section 1 of P.L.1983, c.565 (2C:21-2.1), N.J.S.2C:21-17, section 5 of P.L.2003, c.184 (C.2C:21-17.2) or section 6 of P.L.2003, c.184 32 33 (C.2C:21-17.3), may bring an action in any court of competent 34 jurisdiction. In any action under this section the court shall, in 35 addition to any other appropriate legal or equitable relief, award damages in an amount three times the value of all costs incurred by 36 37 the victim as a result of the person's criminal activity. These costs 38 may include, but are not limited to, those incurred by the victim in 39 clearing his credit history or credit rating, or those incurred in 40 connection with any civil or administrative proceeding to satisfy 41 any debt, lien, or other obligation of the victim arising as a result of 42 the actions of the defendant. The victim may also recover those 43 costs incurred for attorneys' fees, court costs and any out-of-pocket 44 A financial institution, insurance company, bonding losses. 45 association or business that suffers direct financial loss as a result 46 of the offense shall also be entitled to damages, but damages to

47 natural persons shall be fully satisfied prior to any payment to a

financial institution, insurance company, bonding association or
 business.

3 b. The standard of proof in actions brought under this section is a preponderance of the evidence, and the fact that a prosecution for 4 5 a violation of N.J.S.2C:21-1, section 1 of P.L.1983, c.565 (2C:21-2.1) or N.J.S.2C:21-17 is not instituted or, where instituted, 6 7 terminates without a conviction shall not preclude an action 8 pursuant to this section. A final judgment rendered in favor of the State in any criminal proceeding shall estop the defendant from 9 10 denying the same conduct in any civil action brought pursuant to 11 this section.

c. The cause of action authorized by this section shall be in
addition to and not in lieu of any forfeiture or any other action,
injunctive relief or any other remedy available at law, <u>including, but</u>
<u>not limited to, a civil action for common law defamation, libel,</u>
<u>slander, invasion of privacy, false light, misappropriation of</u>
<u>identity, intrusion of privacy, or public disclosure of private facts.</u>

18 [except that where] Where the defendant is convicted of a 19 violation of this act, the court in the criminal action, upon the application of the Attorney General or the prosecutor, shall in 20 21 addition to any other disposition authorized by this Title sentence 22 the defendant to pay restitution in an amount equal to the costs 23 incurred by the victim as a result of the defendant's criminal activity, regardless of whether a civil action has been instituted. 24 These costs may include, but are not limited to those incurred by 25 26 the victim in clearing his credit history or credit rating; those 27 incurred in connection with any civil or administrative proceeding 28 to satisfy any debt, lien, or other obligation of the victim arising as 29 a result of the actions of the defendant; or those incurred for attorneys' fees, court costs and any out-of-pocket losses. 30 А 31 financial institution, insurance company, bonding association or 32 business that suffers direct financial loss as a result of the offense shall also be entitled to restitution, but restitution to natural persons 33 shall be fully satisfied prior to any payment to a financial 34 institution, insurance company, bonding association or business. 35

- 36 (cf: P.L.2005, c.224, s.5)
- 37
- 38
- 39 40
- 40 41
- 42

## STATEMENT

This bill extends the crime of identity theft to include fraudulent impersonation or false depiction by means of artificial intelligence or deepfake technology. A so-called "deepfake" or, as defined under this bill, a "false personation record," includes images, video, sound, speech, or text generated entirely by or substantially manipulated using newer technology such as artificial intelligence

3. This act shall take effect immediately.

## S3926 STEINHARDT, STACK

6

1 with the intent of making it appear, as realistically as possible, that 2 the person being depicted has engaged in activity or speech that did 3 not actually occur. Deepfakes have been used to embarrass or 4 harass a person, cast a person in a false light or misappropriate a 5 person's identity or likeness, and fraudulently misrepresent a 6 person's words and actions to the public, and have been distributed 7 to the public both with and without the intention of pecuniary gain. 8 Falsely depicting a person by means of a deepfake is tantamount to 9 stealing that person's identity.

10 Under the bill, the grading of identity theft into crimes of the 11 fourth, third, and second degree remains unchanged. However, 12 false depiction by means of a deepfake would be graded by the 13 number of victims affected. Thus, false depiction affecting one 14 victim is a crime of the fourth degree except that a second or 15 subsequent conviction for such an offense constitutes a crime of the 16 third degree. False depiction affecting at least two but less than five 17 victims is a crime of the third degree, and false depiction affecting 18 five or more victims is a crime of the second degree.

19 A crime of the fourth degree is punishable by up to 18 months 20 imprisonment, a fine of up to \$10,000, or both. A crime of the third 21 degree is punishable by three to five years imprisonment, a fine of 22 up to \$15,000, or both. A crime of the second degree is punishable 23 by five to ten years imprisonment, a fine of up to \$150,000, or both. 24 To remediate the economic or reputational harm caused by a 25 false depiction, the court may order that the deepfake be destroyed 26 and a public retraction be made at the defendant's expense. In

addition, the bill clarifies that any civil action for economic restitution by a victim does not preclude a civil action for noneconomic losses such as common law defamation, libel, slander, invasion of privacy, false light, misappropriation of identity, intrusion of privacy, or public disclosure of private facts.