



D.C. Criminal Code Reform Commission

441 Fourth Street, NW, Suite 1C001S, Washington, D.C. 20001
(202) 442-8715 www.ccrdc.dc.gov

ADVISORY GROUP MEMORANDUM #29

To: Code Revision Advisory Group
From: Criminal Code Reform Commission (CCRC)
Date: November 20, 2019
Re: Supplemental Materials to the First Draft of Report #42

This Advisory Group Memorandum supplements the First Draft of Report #42, *Obscenity, Privacy, and Related Offenses* with a red-inked collection of RCC statutes that shows how the Commission's recommendations have changed earlier drafts of revised statutory language.

RCC § 22E-701. Definitions.

“Open to the general public” means a location:

- (A) To which the public is invited; and
- (B) For which no payment, membership, affiliation, appointment, or special permission is required for an adult to enter, provided that the location may require entrants to show proof of age or identity and may require security screening for dangerous items.

“Sexual act” means:

- (A) Penetration, however slight, of the anus or vulva of any person by a penis;
- (B) Contact between the mouth of any person and another person's penis, vulva, or anus;
- (C) Penetration, however slight, of the anus or vulva of any person by a hand or finger or by any object, with the desire to sexually abuse, humiliate, harass, degrade, arouse, or gratify any person, or at the direction of someone with such a desire; or
- (D) Conduct described in subsections (A)-(C) between a person and an animal.

“Sexual contact” means:

- (A) Sexual act; or
- (B) Touching of the clothed or unclothed genitalia, anus, groin, breast, inner thigh, or buttocks of any person:
 - (i) With any clothed or unclothed body part or any object, either directly or through the clothing; and
 - (ii) With the desire to sexually abuse, humiliate, harass, degrade, arouse, or gratify any person, or at the direction of someone with such a desire.