Amendments to Cambridge Human Rights Ordinance to appear on ballot

By the student Chapter 25, "Human Rights," of the city of Cambridge by adding pornography as sex discrimination

Section 1: Definitions

1. Pornography is the graphic sexual explicit performance, recorded or distributed by photographs, pictures and/or words that also include one or more of the following:
   (a) women are presented as sexual objects who are physically attacked, or injured; or
   (b) women's body parts are displayed that are not limited to breasts, vaginas, buttocks, or breasts - or as exhibited such that women are reduced to those parts; or
   (c) women are presented as animals; or
   (d) women are presented in a context that makes these women transsexual, in any place of employment, education, home, or otherwise compensated.

2. Assault or physical attack due to pornography shall be defined as sex discrimination.

3. Damage or compensation for loss shall be the same as the severity of the assault. (i) that the person is or related to the making of the pornography; or
   (ii) that the person has previously sold or displayed pictures with or for anyone, including anyone involved in or related to the making of the pornography; or
   (iii) that the person has previously sold or displayed pictures to eliminate the evidence of the force and/or injury. (iv) that the person showed no resistance or appeared to cooperate in the photographic sessions or in the events that produced the pornography; or
   (v) that the person signed a contract, or made statements affirming a willingness to cooperate in the production of pornography; or
   (vi) that the person was threatened, forced, threatened, or weapons were used in the making of the pornography; or
   (vii) that the person was paid or otherwise compensated.

4. Trafficking in pornography: To produce, sell, exhibit, or distribute pornography, including to eliminate the evidence of the force and/or injury. (i) that the person is connected to the making of the pornography; or
   (ii) that the person is or related to the making of the pornography; or
   (iii) that the person has previously sold or displayed pictures with or for anyone, including anyone involved in or related to the making of the pornography; or
   (iv) that the person showed no resistance or appeared to cooperate in the photographic sessions or in the events that produced the pornography; or
   (v) that the person signed a contract, or made statements affirming a willingness to cooperate in the production of pornography; or
   (vi) that the person was threatened, forced, threatened, or weapons were used in the making of the pornography; or
   (vii) that the person was paid or otherwise compensated.

Section 3: Relief

It shall be unconstrained by this law. c. (i) In actions under Sec. and in the events that produced the pornography; or
   (ii) that the person signed a contract, or made statements affirming a willingness to cooperate in the production of pornography; or
   (iii) that the person was threatened, forced, threatened, or weapons were used in the making of the pornography; or
   (iv) that the person was paid or otherwise compensated.

Section 4: Civil damages, including punitive damages, shall be recoverable against a defendant who knew or had reason to know that the materials were pornography.

Section 5: Ordinance

5. The city of Cambridge by adding pornography as sex discrimination.