

1. Line 80 through 83b:

80 portion thereof.

81 (10) "Voice" means $\hat{S} \rightarrow [\{ \text{the actual or simulated sound of an individual's speech that is} \}$

81a $\{ \text{readily} \}] \leftarrow \hat{S}$

82 $\hat{S} \rightarrow [\{ \text{identifiable as attributable to that individual, regardless of the method used to create} \}$

82a $\{ \text{or} \}] \leftarrow \hat{S}$

83 $\hat{S} \rightarrow [\{ \text{simulate the voice.} \}] \text{a computer-generated sound in a medium that is readily}$

83a identifiable and attributable to a particular individual, regardless of whether the sound

83b contains the actual voice of the individual. $\leftarrow \hat{S}$

2. Line 107 through 108a:

107 (b) the person knowingly distributes, sells, or licenses any technology, software, or tool

108 whose $\hat{S} \rightarrow \text{intended} \leftarrow \hat{S}$ primary purpose is the unauthorized creation or modification

108a of content that

3. Line 152 through 152c:

152 commercially sponsored or contains paid advertising.

152a $\hat{S} \rightarrow \text{(3) This part may not apply to, and nothing in this part may be construed to}$

152b impose liability or culpability on, an interactive computer service, as defined in 47

152c U.S.C. 230(f)(2), for content provided by another person. $\leftarrow \hat{S}$