S. 875

To promote online commerce and communications, to protect consumers and service providers from the misuse of computer facilities by others sending bulk unsolicited electronic mail over such facilities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 11, 1997

Mr. TORRICELLI introduced the following bill; which was read twice and referred to the Committee on Commerce, Science, and Transportation

A BILL

To promote online commerce and communications, to protect consumers and service providers from the misuse of computer facilities by others sending bulk unsolicited electronic mail over such facilities, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Electronic Mailbox
- 5 Protection Act of 1997".
- 6 SEC. 2. FINDINGS.
- 7 Congress makes the following findings:

- (1) The Internet has increasingly become a critical mode of global communication and now presents unprecedented opportunities for the development and growth of global commerce and an integrated worldwide economy.
 - (2) In order for global commerce on the Internet to reach its full potential, individuals and entities using the Internet and other online services should be prevented from engaging in activities that prevent other users and Internet service providers from having a reasonably predictable, efficient, and economical online experience.
 - (3) Unsolicited electronic mail can be an important mechanism through which commercial vendors, nonprofit organizations, and other providers of services recruit members, advertise, and attract customers in the online environment.
 - (4) The receipt of unsolicited electronic mail may result in undue monetary costs to recipients who cannot refuse to accept such mail and who incur costs for the storage of such mail, or for the time spent accessing, reviewing, and discarding such mail, or for both.
 - (5) Unsolicited electronic mail sent in bulk may impose significant monetary costs on the Internet

- service providers, businesses, and educational and non-profit institutions that carry and receive such mail, as there is a finite volume of mail that such providers, businesses, and institutions can handle at any one point in time. The sending of such mail is increasingly and negatively affecting the quality of service provided to customers of Internet service providers.
 - (6) While many senders of bulk unsolicited electronic mail provide simple and reliable ways for recipients to reject (or "opt-out" of) receipt of unsolicited electronic mail from such senders in the future, other senders provide no such "opt-out" mechanism, or refuse to honor the requests of recipients not to receive electronic mail from such senders in the future, or both.
 - (7) An increasing number of senders of bulk unsolicited electronic mail purposefully disguise the source of such mail so as to prevent recipients from responding to such mail quickly and easily.
 - (8) Many senders of unsolicited electronic mail collect (or "harvest") electronic mail addresses of potential recipients without the knowledge of their intended recipients and in violation of the rules or

- terms of service of the fora from which such addresses are collected.
 - (9) Because recipients of unsolicited electronic mail are unable to avoid the receipt of such mail through reasonable means, such mail may threaten the privacy of recipients. This privacy threat is enhanced for recipients whose electronic mail software or server alerts them to new mail as it arrives, as unsolicited electronic mail thereby disrupts the normal operation of the recipient's computer.
 - (10) In legislating against certain abuses on the Internet, Congress and the States should be very careful to avoid infringing in any way upon constitutionally protected rights, including the rights of assembly, free speech, and privacy.
 - (11) In order to realize the full potential for online electronic commerce, senders of bulk unsolicited electronic mail should be required to abide by the requests of electronic mail recipients, Internet service providers, businesses, and educational and non-profit institutions to cease sending such mail to such recipients, providers, businesses, and educational and non-profit institutions.

1	SEC. 3. PROHIBITION ON CERTAIN ACTIVITIES THAT MIS-
2	APPROPRIATE THE RESOURCES OF ONLINE
3	SERVICE PROVIDERS.
4	(a) In General.—Whoever, in or affecting inter-
5	state or foreign commerce—
6	(1) initiates the transmission of an unsolicited
7	electronic mail message from an unregistered or fic-
8	titious Internet domain, or an unregistered or ficti-
9	tious electronic mail address, for the purpose of—
10	(A) preventing replies to such message
11	through use of a standard reply mechanism in
12	the recipient's electronic mail system; or
13	(B) preventing receipt of standard notices
14	of non-delivery;
15	(2) uses a computer program or other technical
16	mechanism or procedure to disguise the source of
17	unsolicited electronic mail messages for the purpose
18	of preventing recipients, or recipient interactive com-
19	puter services, from implementing a mail filtering
20	tool to block the messages from reaching the in-
21	tended recipients;
22	(3) initiates the transmission of an unsolicited
23	electronic mail message and fails to comply with the
24	request of the recipient of the message, made to the
25	sender or the listserver as appropriate, to cease

- sending electronic messages to the recipient in the future;
 - (4) distributes a collection or list of electronic mail addresses, having been given prior notice that one or more of the recipients identified by such addresses does not wish to receive unsolicited electronic mail and knowing that the recipient of such addresses intends to use such addresses for the purpose of sending unsolicited electronic mail;
 - (5) initiates the transmission of an unsolicited electronic mail message to a recipient despite having been given prior notice (either directly or through a standard method developed, adopted, or modified by an Internet standard setting organization (such as the Internet Engineering Task Force or the World Wide Web Consortium) to better facilitate preemptive consumer control over bulk unsolicited electronic mail) that the recipient does not wish to receive such messages;
 - (6) registers, creates, or causes to be created an Internet domain or applies for, registers, or otherwise obtains the use of an Internet electronic mail account for the sole or primary purpose of initiating the transmission of an unsolicited electronic mail message in contravention of paragraph (1) or (2);

- (7) directs an unsolicited electronic mail message through the server of an interactive computer service to one or more subscribers of the interactive computer service, knowing that such action is in contravention of the rules of the interactive computer service with respect to bulk unsolicited electronic mail messages;
 - (8) knowing that such action is in contravention of the rules of the interactive computer service concerned, accesses the server of the interactive computer service and uses a computer program to collect electronic mail addresses of subscribers of the interactive computer service for the purpose of sending such subscribers unsolicited electronic mail or distributing such addresses knowing that the recipient of such addresses intends to use such addresses for the purpose of sending unsolicited electronic mail; or
 - (9) initiates the transmission of bulk unsolicited electronic mail messages and divides the mailing of such messages into smaller mailings for the purpose of circumventing another provision of this Act,
- 22 shall be subject to a civil penalty of not more than \$5,000
- 23 per individual violation.

(b) Enforcement.—The Federal Trade Commis
sion shall have the authority to commence civil actions
under subsection (a).
SEC. 4. RECOVERY OF CIVIL DAMAGES.
(a) In General.—Any person whose interactive
computer service or electronic mailbox is intentionally mis
used or infiltrated, or whose requests for cessation of elec-
tronic mail messages have been ignored, in violation of sec
tion 3 may in a civil action recover from the person of
entity which engaged in that violation such relief as may
be appropriate.
(b) Relief.—In an action under this section, appro
priate relief includes—
(1) such preliminary and other equitable or de
claratory relief as may be appropriate;
(2) actual monetary loss from a violation, statu
tory damages of not more than \$500 for each viola
tion, and, if the court finds that the defendant's ac
tions were particularly egregious, willful, or knowing
violations of section 3, the court may, in its discre
tion, increase the amount of an award to an amoun
equal to not more than 10 times the amount avail
able hereunder; and
(3) a reasonable attorney's fee and other litiga

tion costs reasonably incurred.

1 SEC. 5. STATE LAW.

- 2 Nothing in this Act shall be construed to prevent any
- 3 State from enforcing any State law that is consistent with
- 4 this Act. No cause of action may be brought and no liabil-
- 5 ity may be imposed under any State or local law that is
- 6 inconsistent with this Act.

7 SEC. 6. FEDERAL TRADE COMMISSION STUDY INTO EF-

- 8 FECTS OF UNSOLICITED ELECTRONIC MAIL.
- 9 Not later than 18 months after the date of enactment
- 10 of this Act, the Federal Trade Commission shall submit
- 11 to Congress a report detailing the effectiveness of, enforce-
- 12 ment of, and the need, if any, for Congress to modify the
- 13 provisions of this Act.
- 14 SEC. 7. DEFINITIONS.
- 15 In this Act:
- 16 (1) Bulk unsolicited electronic mail
- 17 MESSAGE.—The term "bulk unsolicited electronic
- mail message" means any substantially identical un-
- solicited electronic mail message with 25 or more in-
- tended recipients.
- 21 (2) ELECTRONIC MAIL ADDRESS.—
- 22 (A) IN GENERAL.—The term "electronic
- mail address" means a destination (commonly
- expressed as a string of characters) to which
- electronic mail can be sent or delivered.

- Internet, the term "electronic mail address"
 may include an electronic mail address consisting of a user name or mailbox (commonly referred to as the "local part") and a reference to an Internet domain (commonly referred to as the "domain part").
 - (3) Initiates the transmission", in the case an electronic mail message, refers to the action of the original sender of the message and not to any intervening computer service that may handle or retransmit the message, unless the intervening computer service retransmits the message with an intent to engage in activities prohibited by this Act.
 - (4) Interactive computer service.—The term "interactive computer service" has the meaning given that term in section 230(e)(2) of the Communications Act of 1934 (47 U.S.C. 230(e)(2)).
 - (5) Internet.—The term "Internet" has the meaning given that term in section 230(e)(1) of the Communications Act of 1934 (47 U.S.C. 230(e)(1)).
- 23 (6) Internet domain.—The term "Internet domain" refers to a specific computer system (commonly referred to as a "host") or collection of com-

- puter systems attached to or able to be referenced from the Internet which are assigned a specific reference point on the Internet (commonly referred to as the "Internet domain name") and registered with an organization recognized by the computer industry as a registrant of Internet domains.
 - (7) LISTSERVER.—The term "listserver" refers to a computer program that provides electronic mailing list management functions, including functions that allow individuals to subscribe and unsubscribe to and from electronic mailing lists.
 - (8) Mail filtering tool.—The term "mail filtering tool" means any computer program, procedure, or mechanism used by an individual recipient or interactive computer service to block, return, reroute, or otherwise screen or sort incoming electronic mail messages.
 - (9) SERVER.—The term "server" refers to any computer that provides support or services of any kind, including electronic mailboxes, to other computers (commonly referred to as "clients").
 - (10) Unsolicited electronic mail message.—The term "unsolicited electronic mail message" means any electronic mail other than electronic mail sent by persons to others with whom

- 1 they have a prior relationship, including a prior
- 2 business relationship, or mail sent by a source to re-
- 3 cipients where such recipients, or someone author-
- 4 ized by them, have at any time affirmatively re-
- 5 quested to receive communications from that source.

6 SEC. 8. EFFECTIVE DATE.

- 7 This provisions of this Act shall take effect 45 days
- 8 after the date of enactment of this Act.

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