106TH CONGRESS 1ST SESSION

H. R. 1862

To combat nursing home fraud and abuse, increase protections for victims of telemarketing fraud, enhance safeguards for pension plans and health care benefit programs, and enhance penalties for crimes against seniors, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 19, 1999

Mr. Conyers (for himself, Mr. Hoeffel, and Mr. Udall of New Mexico) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To combat nursing home fraud and abuse, increase protections for victims of telemarketing fraud, enhance safeguards for pension plans and health care benefit programs, and enhance penalties for crimes against seniors, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Seniors Safety Act of 1999".
- 6 (b) Table of Contents.—The table of contents for
- 7 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings and purposes.
- Sec. 3. Definitions.

TITLE I—STRATEGIES FOR PREVENTING CRIMES AGAINST SENIORS

- Sec. 101. Study of crimes against seniors.
- Sec. 102. Inclusion of seniors in national crime victimization survey.

TITLE II—COMBATING CRIMES AGAINST SENIORS

- Sec. 201. Enhanced sentencing penalties based on age of victim.
- Sec. 202. Study and report on health care fraud sentences.
- Sec. 203. Increased penalties for fraud resulting in serious injury or death.
- Sec. 204. Safeguarding pension plans from fraud and theft.
- Sec. 205. Additional civil penalties for defrauding pension plans.
- Sec. 206. Punishing bribery and graft in connection with employee benefit plans.

TITLE III—PREVENTING TELEMARKETING FRAUD

- Sec. 301. Centralized complaint and consumer education service for victims of telemarketing fraud.
- Sec. 302. Blocking of telemarketing scams.

TITLE IV—PREVENTING HEALTH CARE FRAUD

- Sec. 401. Injunctive authority relating to false claims and illegal kickback schemes involving Federal health care programs.
- Sec. 402. Authorized investigative demand procedures.
- Sec. 403. Extending antifraud safeguards to the Federal employee health benefits program.
- Sec. 404. Grand jury disclosure.
- Sec. 405. Increasing the effectiveness of civil investigative demands in false claims investigations.

TITLE V—PROTECTING RESIDENTS OF NURSING HOMES

- Sec. 501. Short title.
- Sec. 502. Nursing home resident protection.

TITLE VI—PROTECTING THE RIGHTS OF ELDERLY CRIME VICTIMS

- Sec. 601. Use of forfeited funds to pay restitution to crime victims and regulatory agencies.
- Sec. 602. Victim restitution.
- Sec. 603. Bankruptcy proceedings not used to shield illegal gains from false claims.
- Sec. 604. Forfeiture for retirement offenses.

1 SEC. 2. FINDINGS AND PURPOSES.

- 2 (a) FINDINGS.—Congress makes the following find-
- 3 ings:

- 1 (1) The number of older Americans is growing 2 both numerically and proportionally in the United 3 States. Since 1990, the population of seniors has in-4 creased by almost 5,000,000, and is now 20.2 per-5 cent of the United States population.
 - (2) In 1997, 7 percent of victims of serious violent crime were age 50 or older.
 - (3) In 1997, 17.7 percent of murder victims were age 55 or older.
 - (4) According to the National Crime Victimization Survey, persons aged 50 and older experienced approximately 673,460 incidents of violent crime, including rape and sexual assaults, robberies and general assaults, during 1997.
 - (5) Older victims of violent crime are almost twice as likely as younger victims to be raped, robbed, or assaulted at or in their own homes.
 - (6) Approximately half of Americans who are 50 years old or older feel afraid to walk alone at night in their own neighborhoods.
 - (7) Seniors over the age of 50 reportedly account for 37 percent of the estimated \$40,000,000,000 in losses each year due to telemarketing fraud.

- 1 (8) In 1998, Congress enacted legislation to
 2 provide for increased penalties for telemarketing
 3 fraud that targets seniors.
 4 (9) There has not been a comprehensive study
 5 of crimes committed against seniors since 1994.
 6 (10) It has been estimated that approximately
 - (10) It has been estimated that approximately 43 percent of those turning 65 can expect to spend some time in a long-term care facility, and approximately 20 percent can expect to spend 5 years or longer in a such a facility.
 - (11) In 1997, approximately \$82,800,000,000 was spent on nursing home care in the United States and over half of this amount was spent by the medicaid and medicare programs.
 - (12) Losses to fraud and abuse in health care reportedly cost the United States an estimated \$100,000,000,000 in 1996.
 - (13) The Inspector General for the Department of Health and Human Services has estimated that about \$12,600,000,000 in improper medicare benefit payments, due to inadvertent mistake, fraud and abuse, were made during fiscal year 1998.
 - (14) Incidents of health care fraud and abuse remain high despite awareness of the problem.
- 25 (b) Purposes.—The purposes of this Act are to—

1	(1) combat nursing home fraud and abuse;
2	(2) enhance safeguards for pension plans and
3	health care programs;
4	(3) develop strategies for preventing and pun-
5	ishing crimes that target or otherwise disproportion-
6	ately affect seniors by collecting appropriate data to
7	measure the extent of crimes committed against sen-
8	iors and determine the extent of domestic and elder
9	abuse of seniors; and
10	(4) prevent and deter criminal activity, such as
11	telemarketing fraud, that results in economic and
12	physical harm against seniors and ensure appro-
13	priate restitution.
14	SEC. 3. DEFINITIONS.
15	In this Act—
16	(1) the term "crime" means any criminal of-
17	fense under Federal or State law;
18	(2) the term "nursing home" means any insti-
19	tution or residential care facility defined as such for
20	licensing purposes under State law, or if State law
21	does not employ the term nursing home, the equiva-
22	lent term or terms as determined by the Secretary
23	of Health and Human Services, pursuant to section
	, .
24	1908(e) of the Social Security Act (42 U.S.C.

1	(3) the term "senior" means an individual who
2	is more than 55 years of age.
3	TITLE I—STRATEGIES FOR PRE-
4	VENTING CRIMES AGAINST
5	SENIORS
6	SEC. 101. STUDY OF CRIMES AGAINST SENIORS.
7	(a) In General.—The Attorney General shall con-
8	duct a study relating to crimes against seniors, in order
9	to assist in developing new strategies to prevent and other-
10	wise reduce the incidence of those crimes.
11	(b) Issues Addressed.—The study conducted
12	under this section shall include an analysis of—
13	(1) the nature and type of crimes perpetrated
14	against seniors, with special focus on—
15	(A) the most common types of crimes that
16	affect seniors;
17	(B) the nature and extent of telemarketing
18	fraud against seniors;
19	(C) the nature and extent of elder abuse
20	inflicted upon seniors;
21	(D) the nature and extent of financial and
22	material fraud targeted at seniors; and
23	(E) the nature and extent of health care
24	fraud and abuse targeting seniors.

- 1 (2) the risk factors associated with seniors who 2 have been victimized;
 - (3) the manner in which the Federal and State criminal justice systems respond to crimes against seniors;
 - (4) the feasibility of States establishing and maintaining a centralized computer database on the incidence of crimes against seniors that will promote the uniform identification and reporting of such crimes;
 - (5) the nature and extent of crimes targeting seniors, such as health care fraud and telemarketing fraud originating from sources outside the United States;
 - (6) the effectiveness of State programs funded under the 1987 State Elder Abuse Prevention Program in preventing and reducing the abuse and neglect of seniors; and
- (7) other effective ways to prevent or reduce the
 occurrence of crimes against seniors.
- 21 (c) Report.—Not later than 18 months after the 22 date of enactment of this Act, the Attorney General shall 23 submit to the Committees on the Judiciary of the House 24 of Representatives and the Senate a report describing the

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1	results of the study under this section, which shall also
2	include—
3	(1) an assessment of any impact of the sen-
4	tencing enhancements promulgated by the United
5	States Sentencing Commission pursuant to section
6	6(b) of the Telemarketing Fraud Prevention Act of
7	1998 (28 U.S.C. 994 note), including—
8	(A) the number of crimes for which sen-
9	tences were enhanced under that section; and
10	(B) the effect of those enhanced sentences
11	in deterring telemarketing fraud crimes tar-
12	geting seniors;
13	(2) an assessment of the factors that result in
14	the inclusion of seniors on the lists of names, ad-
15	dresses, phone numbers, or Internet addresses com-
16	piled by telemarketers or sold to telemarketers as
17	lists of potentially vulnerable consumers (i.e. "mooch
18	lists"); and
19	(3) an assessment of the nature and extent of
20	nursing home fraud and abuse, which shall
21	include—
22	(A) the number of cases and financial im-
23	pact on seniors of fraud and abuse involving
24	nursing homes each year;

1	(B) procedures used effectively by State,
2	local and Federal authorities to combat nursing
3	home fraud and abuse; and
4	(C) a description of strategies available to
5	consumers to protect themselves from nursing
6	home fraud and an evaluation of the effective-
7	ness of such strategies.
8	SEC. 102. INCLUSION OF SENIORS IN NATIONAL CRIME VIC-
9	TIMIZATION SURVEY.
10	Beginning not later than 2 years after the date of
11	enactment of this Act, as part of each National Crime Vic-
12	timization Survey, the Attorney General shall include sta-
13	tistics relating to—
14	(1) crimes targeting or disproportionately af-
15	fecting seniors; and
16	(2) crime risk factors for seniors, including the
17	times and locations at which crimes victimizing sen-
18	iors are most likely to occur; and
19	(3) specific characteristics of the victims of
20	crimes who are seniors, including age, gender, race
2.1	or ethnicity and socioeconomic status

1 TITLE II—COMBATING CRIMES 2 AGAINST SENIORS

3	SEC. 201. ENHANCED SENTENCING PENALTIES BASED ON
4	AGE OF VICTIM.
5	(a) Directive to the United States Sen-
6	TENCING COMMISSION.—Pursuant to its authority under
7	section 994(p) of title 28, United States Code, and in ac-
8	cordance with this section, the United States Sentencing
9	Commission shall review and, if appropriate, amend sec-
10	tion 3A1.1(a) of the Federal sentencing guidelines to in-
11	clude the age of a crime victim as 1 of the criteria for
12	determining whether the application of a sentencing en-
13	hancement is appropriate.
14	(b) REQUIREMENTS.—In carrying out this section,
15	the Commission shall—
16	(1) ensure that the Federal sentencing guide-
17	lines and the policy statements of the Commission
18	reflect the serious economic and physical harms as-
19	sociated with criminal activity targeted at seniors
20	due to their particular vulnerability;
21	(2) consider providing increased penalties for
22	persons convicted of offenses in which the victim was
23	a senior in appropriate circumstances;
24	(3) consult with individuals or groups rep-
25	resenting seniors, law enforcement agencies, victims

1	organizations, and the Federal judiciary, as part of
2	the review described in subsection (a);
3	(4) ensure reasonable consistency with other
4	Federal sentencing guidelines and directives;
5	(5) account for any aggravating or mitigating
6	circumstances that may justify exceptions, including
7	circumstances for which the Federal sentencing
8	guidelines provide sentencing enhancements;
9	(6) make any necessary conforming changes to
10	the Federal sentencing guidelines; and
11	(7) ensure that the Federal sentencing guide-
12	lines adequately meet the purposes of sentencing set
13	forth in section 3553(a)(2) of title 18, United States
14	Code.
15	(c) Report.—Not later than December 31, 2000, the
16	Commission shall submit to Congress a report on issues
17	relating to the age of crime victims, which shall include—
18	(1) an explanation of any changes to sentencing
19	policy made by the Commission under this section;
20	and
21	(2) any recommendations of the Commission for
22	retention or modification of penalty levels, including
23	statutory penalty levels, for offenses involving sen-
24	iors.

1	SEC. 202. STUDY AND REPORT ON HEALTH CARE FRAUD
2	SENTENCES.
3	(a) Directive to the United States Sen-
4	TENCING COMMISSION.—Pursuant to its authority under
5	section 994(p) of title 28, United States Code, and in ac-
6	cordance with this section, the United States Sentencing
7	Commission shall review and, if appropriate, amend the
8	Federal sentencing guidelines and the policy statements
9	of the Commission with respect to persons convicted of
10	offenses involving fraud in connection with a health care
11	benefit program (as defined in section 24(b) of title 18,
12	United States Code).
13	(b) Requirements.—In carrying out this section,
14	the Commission shall—
15	(1) ensure that the Federal sentencing guide-
16	lines and the policy statements of the Commission
17	reflect the serious harms associated with health care
18	fraud and the need for aggressive and appropriate
19	law enforcement action to prevent such fraud;
20	(2) consider providing increased penalties for
21	persons convicted of health care fraud in appropriate
22	circumstances;
23	(3) consult with individuals or groups rep-
24	resenting victims of health care fraud, law enforce-
25	ment agencies, the health care industry, and the

1	Federal judiciary as part of the review described in
2	subsection (a);
3	(4) ensure reasonable consistency with other
4	Federal sentencing guidelines and directives;
5	(5) account for any aggravating or mitigating
6	circumstances that might justify exceptions, includ-
7	ing circumstances for which the Federal sentencing
8	guidelines provide sentencing enhancements;
9	(6) make any necessary conforming changes to
10	the Federal sentencing guidelines; and
11	(7) ensure that the Federal sentencing guide-
12	lines adequately meet the purposes of sentencing as
13	set forth in section 3553(a)(2) of title 18, United
14	States Code.
15	(c) Report.—Not later than December 31, 2000, the
16	Commission shall submit to Congress a report on issues
17	relating to offenses described in subsection (a), which shall
18	include—
19	(1) an explanation of any changes to sentencing
20	policy made by the Commission under this section
21	and
22	(2) any recommendations of the Commission for
23	retention or modification of penalty levels, including
24	statutory penalty levels, for those offenses.

1	SEC. 203. INCREASED PENALTIES FOR FRAUD RESULTING
2	IN SERIOUS INJURY OR DEATH.
3	Sections 1341 and 1343 of title 18, United States
4	Code, are each amended by inserting before the last sen-
5	tence the following: "If the violation results in serious bod-
6	ily injury (as defined in section 1365 of this title), such
7	person shall be fined under this title, imprisoned not more
8	than 20 years, or both, and if the violation results in
9	death, such person shall be fined under this title, impris-
10	oned for any term of years or life, or both.".
11	SEC. 204. SAFEGUARDING PENSION PLANS FROM FRAUD
12	AND THEFT.
13	(a) In General.—Chapter 63 of title 18, United
14	States Code, is amended by adding at the end the fol-
15	lowing:
16	"§ 1348. Fraud in relation to retirement arrange-
17	ments
18	"(a) Retirement Arrangement Defined.—In
19	this section—
20	"(1) In general.—The term retirement ar-
21	rangement' means—
22	"(A) any employee pension benefit plan
23	subject to any provision of title I of the Em-
24	ployee Retirement Income Security Act of 1974;

1	"(B) any qualified retirement plan within
2	the meaning of section 4974(c) of the Internal
3	Revenue Code of 1986;
4	"(C) any medical savings account de-
5	scribed in section 220 of the Internal Revenue
6	Code of 1986; or
7	"(D) fund established within the Thrift
8	Savings Fund by the Federal Retirement Thrift
9	Investment Board pursuant to subchapter III of
10	chapter 84 of title 5.
11	"(2) Exception for governmental plan.—
12	Such term does not include any governmental plan
13	(as defined in section 3(32) of title I of the Em-
14	ployee Retirement Income Security Act of 1974 (29
15	U.S.C. 1002(32))), except as provided in paragraph
16	(1)(D).
17	"(3) Certain arrangements included.—
18	Such term shall include any arrangement that has
19	been represented to be an arrangement described in
20	any subparagraph of paragraph (1) (whether or not
21	so described).
22	"(b) Prohibition and Penalties.—Whoever exe-
23	cutes, or attempts to execute, a scheme or artifice—

- 1 "(1) to defraud any retirement arrangement or 2 other person in connection with the establishment or 3 maintenance of a retirement arrangement; or
- "(2) to obtain, by means of false or fraudulent pretenses, representations, or promises, any of the money or property owned by, or under the custody or control of, any retirement arrangement or other person in connection with the establishment or maintenance of a retirement arrangement;
- shall be fined under this title, imprisoned not more than10 years, or both.
- 12 "(c) Enforcement.—

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- 13 "(1) IN GENERAL.—Subject to paragraph (2), 14 the Attorney General may investigate any violation 15 of and otherwise enforce this section.
 - "(2) Effect on other authority.—Nothing in this subsection may be construed to preclude the Secretary of Labor or the head of any other appropriate Federal agency from investigating a violation of this section in relation to a retirement arrangement subject to title I of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1001 et seq.) or any other provision of Federal law."

1	(b) Technical Amendment.—Section 24(a)(1) of
2	title 18, United States Code, is amended by inserting
3	"1348," after "1347,".
4	(c) Conforming Amendment.—The analysis for
5	chapter 63 of title 18, United States Code, is amended
6	by adding at the end the following:
	"1348. Fraud in relation to retirement arrangements.".
7	SEC. 205. ADDITIONAL CIVIL PENALTIES FOR DEFRAUDING
8	PENSION PLANS.
9	(a) In General.—
10	(1) ACTION BY ATTORNEY GENERAL.—Except
11	as provided in subsection (b)—
12	(A) the Attorney General may bring a civil
13	action in the appropriate district court of the
14	United States against any person who engages
15	in conduct constituting an offense under section
16	1348 of title 18, United States Code, or con-
17	spiracy to violate such section 1348; and
18	(B) upon proof of such conduct by a pre-
19	ponderance of the evidence, such person shall
20	be subject to a civil penalty in an amount equal
21	to the greatest of—
22	(i) the amount of pecuniary gain to
23	that person;
24	(ii) the amount of pecuniary loss sus-
25	tained by the victim: or

1	(iii) not more than—
2	(I) \$50,000 for each such viola-
3	tion in the case of an individual; or
4	(II) \$100,000 for each violation
5	in the case of a person other than an
6	individual.
7	(2) No effect on other remedies.—The
8	imposition of a civil penalty under this subsection
9	does not preclude any other statutory, common law,
10	or administrative remedy available by law to the
11	United States or any other person.
12	(b) Exception.—No civil penalty may be imposed
13	pursuant to subsection (a) with respect to conduct involv-
14	ing a retirement arrangement that—
15	(1) is an employee pension benefit plan subject
16	to title I of Employee Retirement Income Security
17	Act of 1974; and
18	(2) for which the civil penalties may be imposed
19	under section 502 of Employee Retirement Income
20	Security Act of 1974 (29 U.S.C. 1132).
21	(c) Determination of Penalty Amount.—In de-
22	termining the amount of the penalty under subsection (a),
23	the district court may consider the effect of the penalty
24	on the violator or other person's ability to—
25	(1) restore all losses to the victims; or

1	(2) provide other relief ordered in another civi
2	or criminal prosecution related to such conduct, in-
3	cluding any penalty or tax imposed on the violator
4	or other person pursuant to the Internal Revenue
5	Code of 1986.".
6	SEC. 206. PUNISHING BRIBERY AND GRAFT IN CONNEC
7	TION WITH EMPLOYEE BENEFIT PLANS.
8	Section 1954 of title 18, United State Code, is
9	amended to read as follows:
10	"§ 1954. Bribery and graft in connection with em-
11	ployee benefit plans
12	"(a) Definitions.—In this section—
13	"(1) the term 'employee benefit plan' means
14	any employee welfare benefit plan or employee pen-
15	sion benefit plan subject to any provision of title l
16	of the Employee Retirement Income Security Act of
17	1974;
18	"(2) the terms 'employee organization', 'admin-
19	istrator', and 'employee benefit plan sponsor' mean
20	any employee organization, administrator, or plan
21	sponsor, as defined in title I of the Employment Re-
22	tirement Income Security Act of 1974; and
23	"(3) the term 'applicable person' means a per-
24	son who is—

1	"(A) an administrator, officer, trustee,
2	custodian, counsel, agent, or employee of any
3	employee benefit plan;
4	"(B) an officer, counsel, agent, or em-
5	ployee of an employer or an employer any of
6	whose employees are covered by such plan;
7	"(C) an officer, counsel, agent, or em-
8	ployee of an employee organization any of
9	whose members are covered by such plan;
10	"(D) a person who, or an officer, counsel,
11	agent, or employee of an organization that, pro-
12	vides benefit plan services to such plan; or
13	"(E) a person with actual or apparent in-
14	fluence or decisionmaking authority in regard
15	to such plan.
16	"(b) Bribery and Graft.—Whoever—
17	"(1) being an applicable person, receives or
18	agrees to receive or solicits, any fee, kickback, com-
19	mission, gift, loan, money, or thing of value, person-
20	ally or for any other person, because of or with the
21	intent to be corruptly influenced with respect to any
22	action, decision, or duty of that applicable person re-
23	lating to any question or matter concerning an em-
24	ployee benefit plan;

"(2) directly or indirectly, gives or offers, or 1 2 promises to give or offer, any fee, kickback, commis-3 sion, gift, loan, money, or thing of value, to any ap-4 plicable person, because of or with the intent to be 5 corruptly influenced with respect to any action, deci-6 sion, or duty of that applicable person relating to 7 any question or matter concerning an employee ben-8 efit plan; or

- 9 "(3) attempts to give, accept, or receive any 10 thing of value with the intent to be corruptly influ-11 enced in violation of this subsection;
- shall be fined under this title, imprisoned not more than5 years, or both.
- 14 "(c) EXCEPTIONS.—Nothing in this section may be 15 construed to apply to any—
- "(1) payment to or acceptance by any person of bona fide salary, compensation, or other payments made for goods or facilities actually furnished or for services actually performed in the regular course of his duties as an applicable person; or
 - "(2) payment to or acceptance in good faith by any employee benefit plan sponsor, or person acting on the sponsor's behalf, of any thing of value relating to the sponsor's decision or action to establish, terminate, or modify the governing instruments of

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1	an employee benefit plan in a manner that does not
2	violate title I of the Employee Retirement Income
3	Security Act of 1974, or any regulation or order
4	promulgated thereunder, or any other provision of
5	law governing the plan.".
6	TITLE III—PREVENTING
7	TELEMARKETING FRAUD
8	SEC. 301. CENTRALIZED COMPLAINT AND CONSUMER EDU-
9	CATION SERVICE FOR VICTIMS OF TELE-
10	MARKETING FRAUD.
11	(a) Centralized Service.—
12	(1) REQUIREMENT.—The Federal Trade Com-
13	mission shall, after consultation with the Attorney
14	General, establish procedures to—
15	(A) log and acknowledge the receipt of
16	complaints by individuals who certify that they
17	have a reasonable belief that they have been the
18	victim of fraud in connection with the conduct
19	of telemarketing (as that term is defined in sec-
20	tion 2325 of title 18, United States Code, as
21	amended by section 302(a) of this Act);
22	(B) provide to individuals described in sub-
23	paragraph (A), and to any other persons, infor-
24	mation on telemarketing fraud, including—

1	(i) general information on tele-
2	marketing fraud, including descriptions of
3	the most common telemarketing fraud
4	schemes;
5	(ii) information on means of referring
6	complaints on telemarketing fraud to ap-
7	propriate law enforcement agencies, includ-
8	ing the Director of the Federal Bureau of
9	Investigation, the attorneys general of the
10	States, and the national toll-free telephone
11	number on telemarketing fraud established
12	by the Attorney General; and
13	(iii) information, if available, on the
14	number of complaints of telemarketing
15	fraud against particular companies and
16	any record of convictions for telemarketing
17	fraud by particular companies for which a
18	specific request has been made; and
19	(C) refer complaints described in subpara-
20	graph (A) to appropriate entities, including
21	State consumer protection agencies or entities
22	and appropriate law enforcement agencies, for
23	potential law enforcement action.
24	(2) Central location.—The service under
25	the procedures under paragraph (1) shall be pro-

- vided at and through a single site selected by the Commission for that purpose.
- 3 (3) COMMENCEMENT.—The Commission shall 4 commence carrying out the service not later than 1 5 year after the date of enactment of this Act.
- 6 (b) Creation of Fraud Conviction Database.
 - shall establish and maintain a computer database containing information on the corporations and companies convicted of offenses for telemarketing fraud under Federal and State law. The database shall include a description of the type and method of the fraud scheme for which each corporation or company covered by the database was convicted.
 - (2) USE OF DATABASE.—The Attorney General shall make information in the database available to the Federal Trade Commission for purposes of providing information as part of the service under subsection (a).
- 20 (c) AUTHORIZATION OF APPROPRIATIONS.—There is 21 authorized to be appropriated such sums as may be nec-22 essary to carry out this section.
- 23 SEC. 302. BLOCKING OF TELEMARKETING SCAMS.
- 24 (a) Expansion of Scope of Telemarketing
- 25 Fraud Subject to Enhanced Criminal Penalties.—

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- 1 Section 2325(1) of title 18, United States Code, is amend-
- 2 ed by striking "telephone calls" and inserting "wire com-
- 3 munications utilizing a telephone service".
- 4 (b) Blocking or Termination of Telephone
- 5 Service Associated With Telemarketing Fraud.—
- 6 (1) IN GENERAL.—Chapter 113A of title 18,
- 7 United States Code, is amended by adding at the
- 8 end the following:

9 "§ 2328. Blocking or termination of telephone service

- 10 "(a) In General.—If a common carrier subject to
- 11 the jurisdiction of the Federal Communications Commis-
- 12 sion is notified in writing by the Attorney General, acting
- 13 within the Attorney General's jurisdiction, that any wire
- 14 communications facility furnished by such common carrier
- 15 is being used or will be used by a subscriber for the pur-
- 16 pose of transmitting or receiving a wire communication
- 17 in interstate or foreign commerce for the purpose of exe-
- 18 cuting any scheme or artifice to defraud, or for obtaining
- 19 money or property by means of false or fraudulent pre-
- 20 tenses, representations, or promises, in connection with
- 21 the conduct of telemarketing, the common carrier shall
- 22 discontinue or refuse the leasing, furnishing, or maintain-
- 23 ing of the facility to or for the subscriber after reasonable
- 24 notice to the subscriber.

1	"(b) Prohibition on Damages.—No damages, pen-
2	alty, or forfeiture, whether civil or criminal, shall be found
3	or imposed against any common carrier for any act done
4	by the common carrier in compliance with a notice re-
5	ceived from the Attorney General under this section.
6	"(c) Relief.—
7	"(1) In General.—Nothing in this section
8	may be construed to prejudice the right of any per-
9	son affected thereby to secure an appropriate deter-
10	mination, as otherwise provided by law, in a Federal
11	court, that—
12	"(A) the leasing, furnishing, or maintain-
13	ing of a facility should not be discontinued or
14	refused under this section; or
15	"(B) the leasing, furnishing, or maintain-
16	ing of a facility that has been so discontinued
17	or refused should be restored.
18	"(2) Supporting information.—In any ac-
19	tion brought under this subsection, the court may
20	direct that the Attorney General present evidence in
21	support of the notice made under subsection (a) to
22	which such action relates.
23	"(d) Definitions.—In this section:
24	"(1) Reasonable notice to the sub-
25	SCRIBER.—

1	"(A) IN GENERAL.—The term 'reasonable
2	notice to the subscriber', in the case of a sub-
3	scriber of a common carrier, means any infor-
4	mation necessary to provide notice to the sub-
5	scriber that—
6	"(i) the wire communications facilities
7	furnished by the common carrier may not
8	be used for the purpose of transmitting,
9	receiving, forwarding, or delivering a wire
10	communication in interstate or foreign
11	commerce for the purpose of executing any
12	scheme or artifice to defraud in connection
13	with the conduct of telemarketing; and
14	"(ii) such use constitutes sufficient
15	grounds for the immediate discontinuance
16	or refusal of the leasing, furnishing, or
17	maintaining of the facilities to or for the
18	subscriber.
19	"(B) Included matter.—The term in-
20	cludes any tariff filed by the common carrier
21	with the Federal Communications Commission
22	that contains the information specified in sub-
23	paragraph (A).

1	"(2) WIRE COMMUNICATION.—The term 'wire
2	communication' has the meaning given that term in
3	section 2510(1) of this title.
4	"(3) Wire communications facility.—The
5	term 'wire communications facility' means any facil-
6	ity (including instrumentalities, personnel, and serv-
7	ices) used by a common carrier for purposes of the
8	transmission, receipt, forwarding, or delivery of wire
9	communications.".
10	(2) Conforming amendment.—The analysis
11	for that chapter is amended by adding at the end
12	the following:
	"2328. Blocking or termination of telephone service.".
13	TITLE IV—PREVENTING HEALTH
13 14	CARE FRAUD
14	CARE FRAUD
14 15	CARE FRAUD SEC. 401. INJUNCTIVE AUTHORITY RELATING TO FALSE
14 15 16	CARE FRAUD SEC. 401. INJUNCTIVE AUTHORITY RELATING TO FALSE CLAIMS AND ILLEGAL KICKBACK SCHEMES
14 15 16 17	CARE FRAUD SEC. 401. INJUNCTIVE AUTHORITY RELATING TO FALSE CLAIMS AND ILLEGAL KICKBACK SCHEMES INVOLVING FEDERAL HEALTH CARE PRO-
14 15 16 17	CARE FRAUD SEC. 401. INJUNCTIVE AUTHORITY RELATING TO FALSE CLAIMS AND ILLEGAL KICKBACK SCHEMES INVOLVING FEDERAL HEALTH CARE PROGRAMS.
114 115 116 117 118	SEC. 401. INJUNCTIVE AUTHORITY RELATING TO FALSE CLAIMS AND ILLEGAL KICKBACK SCHEMES INVOLVING FEDERAL HEALTH CARE PRO- GRAMS. (a) IN GENERAL.—Section 1345(a) of title 18,
14 15 16 17 18 19 20	SEC. 401. INJUNCTIVE AUTHORITY RELATING TO FALSE CLAIMS AND ILLEGAL KICKBACK SCHEMES INVOLVING FEDERAL HEALTH CARE PROGRAMS. (a) IN GENERAL.—Section 1345(a) of title 18, United States Code, is amended—
14 15 16 17 18 19 20 21	SEC. 401. INJUNCTIVE AUTHORITY RELATING TO FALSE CLAIMS AND ILLEGAL KICKBACK SCHEMES INVOLVING FEDERAL HEALTH CARE PRO- GRAMS. (a) IN GENERAL.—Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)—
14 15 16 17 18 19 20 21	SEC. 401. INJUNCTIVE AUTHORITY RELATING TO FALSE CLAIMS AND ILLEGAL KICKBACK SCHEMES INVOLVING FEDERAL HEALTH CARE PRO- GRAMS. (a) IN GENERAL.—Section 1345(a) of title 18, United States Code, is amended— (1) in paragraph (1)— (A) in subparagraph (B), by striking

1	(C) by inserting after subparagraph (C)
2	the following:
3	"(D) committing or about to commit an offense
4	under section 1128B of the Social Security Act (42
5	U.S.C. 1320a-7b);"; and
6	(2) in paragraph (2), by inserting "a violation
7	of paragraph (1)(D) or" before "a banking".
8	(b) CIVIL ACTIONS.—
9	(1) In general.—Section 1128B of the Social
10	Security Act (42 U.S.C. 1320a-7b) is amended by
11	adding at the end the following:
12	"(g) CIVIL ACTIONS.—
13	"(1) In General.—The Attorney General may
14	bring an action in the appropriate district court of
15	the United States to impose upon any person who
16	carries out any activity in violation of this section
17	with respect to a Federal health care program a civil
18	penalty of not more than \$50,000 for each such vio-
19	lation, or damages of 3 times the total remuneration
20	offered, paid, solicited, or received, whichever is
21	greater.
22	"(2) Existence of Violation.—A violation
23	exists under paragraph (1) if 1 or more purposes of
24	the remuneration is unlawful, and the damages shall
25	be the full amount of such remuneration.

1	"(3) Procedures.—An action under para-
2	graph (1) shall be governed by—
3	"(A) the procedures with regard to sub-
4	poenas, statutes of limitations, standards of
5	proof, and collateral estoppel set forth in sec-
6	tion 3731 of title 31, United States Code; and
7	"(B) the Federal Rules of Civil Procedure.
8	"(4) No effect on other remedies.—Noth-
9	ing in this section may be construed to affect the
10	availability of any other criminal or civil remedy.
11	"(h) Injunctive Relief.—The Attorney General
12	may commence a civil action in an appropriate district
13	court of the United States to enjoin a violation of this
14	section, as provided in section 1345 of title 18, United
15	States Code.".
16	(2) Conforming amendment.—The heading
17	of section 1128B of the Social Security Act (42
18	U.S.C. 1320a-7b) is amended by inserting "AND
19	CIVIL" after "CRIMINAL".
20	SEC. 402. AUTHORIZED INVESTIGATIVE DEMAND PROCE-
21	DURES.
22	Section 3486 of title 18, United States Code, is
23	amended—
24	(1) in subsection (a), by inserting ", or any al-
25	legation of fraud or false claims (whether criminal or

1	civil) in connection with a Federal health care pro-
2	gram (as defined in section 1128B(f) of the Social
3	Security Act (42 U.S.C. 1320a-7b(f)))," after "Fed-
4	eral health care offense,"; and
5	(2) by adding at the end the following:
6	"(f) Privacy Protection.—
7	"(1) In general.—Except as provided in para-
8	graph (2), any record (including any book, paper,
9	document, electronic medium, or other object or tan-
10	gible thing) produced pursuant to a subpoena issued
11	under this section that contains personally identifi-
12	able health information may not be disclosed to any
13	person, except pursuant to a court order under sub-
14	section (e)(1).
15	"(2) Exceptions.—A record described in para-
16	graph (1) may be disclosed—
17	"(A) to an attorney for the government for
18	use in the performance of the official duty of
19	the attorney (including presentation to a Fed-
20	eral grand jury);
21	"(B) to such government personnel (in-
22	cluding personnel of a State or subdivision of a
23	State) as are determined to be necessary by an
24	attorney for the government to assist an attor-
25	ney for the government in the performance of

1	the official duty of that attorney to enforce
2	Federal criminal law;
3	"(C) as directed by a court preliminarily to
4	or in connection with a judicial proceeding; and
5	"(D) as permitted by a court—
6	"(i) at the request of a defendant in
7	an administrative, civil, or criminal action
8	brought by the United States, upon a
9	showing that grounds may exist for a mo-
10	tion to exclude evidence obtained under
11	this section; or
12	"(E) at the request of an attorney for the
13	government, upon a showing that such matters
14	may disclose a violation of State criminal law,
15	to an appropriate official of a State or subdivi-
16	sion of a State for the purpose of enforcing
17	such law.
18	"(3) Manner of court ordered disclo-
19	sures.—If a court orders the disclosure of any
20	record described in paragraph (1), the disclosure
21	shall be made in such manner, at such time, and
22	under such conditions as the court may direct and
23	shall be undertaken in a manner that preserves the
24	confidentiality and privacy of individuals who are the
25	subject of the record, unless disclosure is required by

- the nature of the proceedings, in which event the attorney for the government shall request that the presiding judicial or administrative officer enter an order limiting the disclosure of the record to the maximum extent practicable, including redacting the personally identifiable health information from publicly disclosed or filed pleadings or records.
- 9 "(4) Destruction of Records.—Any record 9 described in paragraph (1), and all copies of that 10 record, in whatever form (including electronic) shall 11 be destroyed not later than 90 days after the date 12 on which the record is produced, unless otherwise or-13 dered by a court of competent jurisdiction, upon a 14 showing of good cause.
 - "(5) EFFECT OF VIOLATION.—Any person who knowingly fails to comply with this subsection may be punished as in contempt of court.
- 18 "(g) Personally Identifiable Health Informa-
- 19 TION DEFINED.—In this section, the term 'personally
- 20 identifiable health information' means any information, in-
- 21 cluding genetic information, demographic information,
- 22 and tissue samples collected from an individual, whether
- 23 oral or recorded in any form or medium, that—
- 24 "(1) relates to the past, present, or future phys-
- 25 ical or mental health or condition of an individual,

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1	the provision of health care to an individual, or the
2	past, present, or future payment for the provision
3	of health care to an individual; and
4	"(2) either—
5	"(A) identifies an individual; or
6	"(B) with respect to which there is a rea-
7	sonable basis to believe that the information
8	can be used to identify an individual.".
9	SEC. 403. EXTENDING ANTIFRAUD SAFEGUARDS TO THE
10	FEDERAL EMPLOYEE HEALTH BENEFITS
11	PROGRAM.
12	Section 1128B(f)(1) of the Social Security Act (42
13	U.S.C. $1320a-7b(f)(1)$) is amended by striking "(other
14	than the health insurance program under chapter 89 of
15	title 5, United States Code)".
16	SEC. 404. GRAND JURY DISCLOSURE.
17	Section 3322 of title 18, United States Code, is
18	amended—
19	(1) by redesignating subsections (c) and (d) as
20	subsections (d) and (e), respectively; and
21	(2) by inserting after subsection (b) the fol-
22	lowing:
23	"(c) Grand Jury Disclosure.—Subject to section
24	3486(f), upon ex parte motion of an attorney for the gov-
25	ernment showing that such disclosure would be of assist-

ance to enforce any provision of Federal law, a court may direct the disclosure of any matter occurring before a 3 grand jury during an investigation of a Federal health 4 care offense (as defined in section 24(a) of this title) to 5 an attorney for the government to use in any investigation or civil proceeding relating to fraud or false claims in con-6 nection with a Federal health care program (as defined 8 in section 1128B(f) of the Social Security Act (42 U.S.C. 1320a-7b(f)).". 10 SEC. 405. INCREASING THE EFFECTIVENESS OF CIVIL IN-11 VESTIGATIVE DEMANDS IN FALSE CLAIMS IN-12 VESTIGATIONS. 13 Section 3733 of title 31, United States Code, is amended— 14 15 (1) in subsection (a)(1), in the second sentence, by inserting ", except to the Deputy Attorney Gen-16 17 eral or to an Assistant Attorney General" before the 18 period at the end; and 19 (2) in subsection (i)(2)(C), by adding at the end 20 the following: "Disclosure of information to a person 21 who brings a civil action under section 3730, or such 22 person's counsel, shall be allowed only upon applica-23 tion to a United States district court showing that 24 such disclosure would assist the Department of Jus-

tice in carrying out its statutory responsibilities.".

TITLE V—PROTECTING RESIDENTS OF NURSING HOMES

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3	SEC. 501. SHORT TITLE.
4	This title may be cited as the "Nursing Home Resi-
5	dent Protection Act of 1999".
6	SEC. 502. NURSING HOME RESIDENT PROTECTION.
7	(a) Protection of Residents in Nursing Homes
8	AND OTHER RESIDENTIAL HEALTH CARE FACILITIES.—
9	Chapter 63 of title 18, United States Code, is amended
10	by adding at the end the following:
11	"§ 1349. Pattern of violations resulting in harm to
12	residents of nursing homes and related
13	facilities
14	"(a) Definitions.—In this section:
15	"(1) Entity.—The term 'entity' means any
16	residential health care facility (including facilities
17	that do not exclusively provide residential health
18	care services), any entity that manages a residential
19	health care facility, or any entity that owns, directly
20	or indirectly, a controlling interest or a 50 percent
21	or greater interest in 1 or more residential health
22	care facilities including States, localities, and polit-
23	ical subdivisions thereof.
24	"(2) Federal Health Care Program.—The
25	term 'Federal health care program' has the meaning

- given that term in section 1128B(f) of the Social Security Act.
 - "(3) Pattern of violations of violations.—The term 'pattern of violations' means multiple violations of a single Federal or State law, regulation, or rule or single violations of multiple Federal or State laws, regulations, or rules, that are widespread, systemic, repeated, similar in nature, or result from a policy or practice.
 - "(4) RESIDENTIAL HEALTH CARE FACILITY.—
 The term 'residential health care facility' means any facility (including any facility that does not exclusively provide residential health care services) including skilled and unskilled nursing facilities and mental health and mental retardation facilities, that—
 - "(A) receives Federal funds, directly from the Federal Government or indirectly from a third party on contract with or receiving a grant or other monies from the Federal government, to provide health care; or
 - "(B) provides health care services in a residential setting and, in any calendar year in which a violation occurs, is the recipient of benefits or payments in excess of \$10,000 from a Federal health care program.

1	"(5) State.—The term 'State' means each of
2	the several States of the United States, the District
3	of Columbia, and any commonwealth, territory, or
4	possession of the United States.
5	"(b) Prohibition and Penalties.—Whoever
6	knowingly and willfully engages in a pattern of violations
7	that affects the health, safety, or care of individuals resid-
8	ing in a residential health care facility or facilities, and
9	that results in significant physical or mental harm to 1
10	or more of such residents, shall be punished as provided
11	in section 1347, except that any organization shall be
12	fined not more than \$2,000,000 per residential health care
13	facility.
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13	"(c) Civil Provisions.—
14	"(c) Civil Provisions.—
14 15	"(c) Civil Provisions.— "(1) In General.—The Attorney General may
141516	"(c) CIVIL PROVISIONS.— "(1) IN GENERAL.—The Attorney General may bring an action in a district court of the United
14 15 16 17	"(c) CIVIL PROVISIONS.— "(1) IN GENERAL.—The Attorney General may bring an action in a district court of the United States to impose on any individual or entity that en-
14 15 16 17 18	"(c) CIVIL PROVISIONS.— "(1) IN GENERAL.—The Attorney General may bring an action in a district court of the United States to impose on any individual or entity that engages in a pattern of violations that affects the
14 15 16 17 18	"(c) CIVIL PROVISIONS.— "(1) IN GENERAL.—The Attorney General may bring an action in a district court of the United States to impose on any individual or entity that engages in a pattern of violations that affects the health, safety, or care of individuals residing in a
14 15 16 17 18 19 20	"(c) CIVIL PROVISIONS.— "(1) IN GENERAL.—The Attorney General may bring an action in a district court of the United States to impose on any individual or entity that engages in a pattern of violations that affects the health, safety, or care of individuals residing in a residential health care facility, and that results in
14 15 16 17 18 19 20 21	"(c) CIVIL PROVISIONS.— "(1) IN GENERAL.—The Attorney General may bring an action in a district court of the United States to impose on any individual or entity that engages in a pattern of violations that affects the health, safety, or care of individuals residing in a residential health care facility, and that results in physical or mental harm to 1 or more such resi-

such a residential health care facility), not more than \$10,000;

"(B) in the case of an individual who is an owner, operator, officer, or manager of such a residential health care facility, not more than \$100,000 for each separate facility involved in the pattern of violations under this section; or

"(C) in the case of a residential health care facility, not more than \$1,000,000 for each pattern of violations, and in the case of an entity, not more than \$1,000,000 for each separate residential health care facility involved in the pattern of violations owned or managed by that entity.

"(2) OTHER APPROPRIATE RELIEF.—If the Attorney General has reason to believe that an individual or entity is engaging in or is about to engage in a pattern of violations that would affect the health, safety, or care of individuals residing in a residential health care facility, and that results in or has the potential to result in physical or mental harm to 1 or more such residents, the Attorney General may petition an appropriate district court of the United States for appropriate equitable and declaratory relief to eliminate the pattern of violations.

1	"(3) Procedures.—In any action under this
2	subsection—
3	"(A) a subpoena requiring the attendance
4	of a witness at a trial or hearing may be served
5	at any place in the United States;
6	"(B) the action may not be brought more
7	than 6 years after the date on which the viola-
8	tion occurs;
9	"(C) the United States shall be required to
10	prove each charge by a preponderance of the
11	evidence;
12	"(D) the civil investigative demand proce-
13	dures set forth in the Antitrust Civil Process
14	Act (15 U.S.C. 1311 et seq.) and regulations
15	promulgated pursuant thereto shall apply to
16	any investigation; and
17	"(E) the filing or resolution of a matter
18	shall not preclude any other remedy that is
19	available to the United States or any other per-
20	son.
21	"(d) Prohibition Against Retaliation.—Any
22	person who is the subject of retaliation, either directly or
23	indirectly, for reporting a condition that may constitute
24	grounds for relief under this section may bring an action

- 1 in an appropriate district court of the United States for
- 2 damages, attorneys' fees, and other relief.".
- 3 (b) Authorized Investigative Demand Proce-
- 4 Dures.—Section 3486(a)(1) of title 18, United States
- 5 Code, is amended by inserting "or act or activity involving
- 6 section 1349 of this title" after "Federal health care of-
- 7 fense".
- 8 (c) Conforming Amendment.—The analysis for
- 9 chapter 63 of title 18 United States Code, is amended by
- 10 adding at the end the following:

"1349. Pattern of violations resulting in harm to residents of nursing homes and related facilities.".

11 TITLE VI—PROTECTING THE

- 12 RIGHTS OF ELDERLY CRIME
- 13 **VICTIMS**
- 14 SEC. 601. USE OF FORFEITED FUNDS TO PAY RESTITUTION
- TO CRIME VICTIMS AND REGULATORY AGEN-
- 16 CIES.
- 17 Section 981(e) of this title 18, United States Code,
- 18 is amended—
- 19 (1) in each of paragraphs (3), (4), and (5), by
- striking "in the case of property referred to in sub-
- section (a)(1)(C)" and inserting "in the case of
- property forfeited in connection with an offense re-
- sulting in a pecuniary loss to a financial institution
- or regulatory agency";

1	(2) by striking paragraph (6) and inserting the
2	following:
3	"(6) as restoration to any victim of the offense
4	giving rise to the forfeiture, including, in the case of
5	a money laundering offense, any offense constituting
6	the underlying specified unlawful activity; or"; and
7	(3) in paragraph (7), by striking "in the case
8	of property referred to in subsection $(a)(1)(D)$ " and
9	inserting "in the case of property forfeited in con-
10	nection with an offense relating to the sale of assets
11	acquired or held by any Federal financial institution
12	or regulatory agency, or person appointed by such
13	agency, as receiver, conservator, or liquidating agent
14	for an financial institution".
15	SEC. 602. VICTIM RESTITUTION.
16	Section 413 of the Controlled Substances Act (21
17	U.S.C. 853) is amended by adding at the end the fol-
18	lowing:
19	"(r) Victim Restitution.—
20	"(1) Satisfaction of order of restitu-
21	TION.—
22	"(A) In general.—Except as provided in
23	subparagraph (B), a defendant may not use
24	property subject to forfeiture under this section
25	to satisfy an order of restitution.

1 "(B) Exception.—If there are 1 or more 2 identifiable victims entitled to restitution from a defendant, and the defendant has no assets 3 4 other than the property subject to forfeiture 5 with which to pay restitution to the victim or 6 victims, the attorney for the Government may 7 move to dismiss a forfeiture allegation against 8 the defendant before entry of a judgment of 9 forfeiture in order to allow the property to be 10 used by the defendant to pay restitution in 11 whatever manner the court determines to be ap-12 propriate if the court grants the motion. In 13 granting a motion under this subparagraph, the 14 court shall include a provision ensuring that 15 costs associated with the identification, seizure, 16 management, and disposition of the property 17 are recovered by the United States.

"(2) Restoration of Forfeited Property.—

"(A) IN GENERAL.—If an order of forfeiture is entered pursuant to this section and the defendant has no assets other than the forfeited property to pay restitution to 1 or more identifiable victims who are entitled to restitution, the Government shall restore the forfeited

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1	property to the victims pursuant to subsection
2	(i)(1) once the ancillary proceeding under sub-
3	section (n) has been completed and the costs of
4	the forfeiture action have been deducted.
5	"(B) Distribution of Property.—On
6	motion of the attorney for the Government, the
7	court may enter any order necessary to facili-
8	tate the distribution of any property restored
9	under this paragraph.
10	"(3) Victim defined.—In this subsection, the
11	term 'victim'—
12	"(A) means a person other than a person
13	with a legal right, title, or interest in the for-
14	feited property sufficient to satisfy the standing
15	requirements of subsection (n)(2) who may be
16	entitled to restitution from the forfeited funds
17	pursuant to section 9.8 of part 9 of title 28,
18	Code of Federal Regulations (or any successor
19	to that regulation); and
20	"(B) includes any person who is the victim
21	of the offense giving rise to the forfeiture, or of
22	any offense that was part of the same scheme,
23	conspiracy, or pattern of criminal activity, in-

cluding, in the case of a money laundering of-

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1	fense, any offense constituting the underlying
2	specified unlawful activity.".
3	SEC. 603. BANKRUPTCY PROCEEDINGS NOT USED TO
4	SHIELD ILLEGAL GAINS FROM FALSE
5	CLAIMS.
6	(a) CERTAIN ACTIONS NOT STAYED BY BANK-
7	RUPTCY PROCEEDINGS.—
8	(1) In general.—Notwithstanding any other
9	provision of law, the commencement or continuation
10	of an action under section 3729 of title 31, United
11	States Code, does not operate as a stay under sec-
12	tion 105(a) or 362(a)(1) of title 11, United States
13	Code.
14	(2) Conforming Amendment.—Section
15	362(b) of title 11, United States Code, is
16	amended—
17	(A) in paragraph (17), by striking "or" at
18	the end;
19	(B) in paragraph (18), by striking the pe-
20	riod at the end and inserting "; or"; and
21	(C) by adding at the end the following:
22	"(19) the commencement or continuation of an
23	action under section 3729 of title 31.".

- 1 (b) CERTAIN DEBTS NOT DISCHARGEABLE IN BANK-
- 2 RUPTCY.—Section 523 of title 11, United States Code, is
- 3 amended by adding at the end the following:
- 4 "(f) A discharge under section 727, 1141, 1228(a),
- 5 1228(b), or 1328(b) does not discharge a debtor from a
- 6 debt owed for violating section 3729 of title 31.".
- 7 (c) Repayment of Certain Debts Considered
- 8 Final.—
- 9 (1) IN GENERAL.—Chapter 1 of title 11, United
- States Code, is amended by adding at the end the
- 11 following:

12 **"§ 111. False claims**

- "No transfer on account of a debt owed to the United
- 14 States for violating 3729 of title 31, or under a com-
- 15 promise order or other agreement resolving such a debt
- 16 may be avoided under section 544, 545, 547, 548, 549,
- 17 553(b), or 742(a).".

"111. False claims.".

- 18 (2) Conforming amendment.—The analysis
- 19 for chapter 1 of title 11, United States Code, is
- amended by adding at the end the following:
- 21 SEC. 604. FORFEITURE FOR RETIREMENT OFFENSES.
- 22 (a) Criminal Forfeiture.—Section 982(a) of title
- 23 18, United States Code, is amended by adding at the end
- 24 the following:
- 25 "(9) Criminal Forfeiture.—

- "(A) IN GENERAL.—The court, in imposing 1 2 sentence on a person convicted of a retirement of-3 fense, shall order the person to forfeit property, real 4 or personal, that constitutes or that is derived, di-5 rectly or indirectly, from proceeds traceable to the 6 commission of the offense. 7 "(B) Retirement offense defined.—In 8 this paragraph, the term 'retirement offense' means 9 a violation of any of the following provisions of law, if the violation, conspiracy, or solicitation relates to 10 11 a retirement arrangement (as defined in section 12 1348 of title 18, United States Code): 13 "(i) Section 664, 1001, 1027, 1341, 1343, 14 1348, 1951, 1952, or 1954 of title 18, United 15 States Code. "(ii) Sections 411, 501, or 511 of the Em-16 17 ployee Retirement Income Security Act of 1974 18 (29 U.S.C. 1111, 1131, 1141).". 19 (b) CIVIL FORFEITURE.—Section 981(a)(1) of title
- 19 (b) CIVIL FORFEITURE.—Section 981(a)(1) of title 20 18, United States Code, is amended by adding at the end 21 the following:
- "(G) Any property, real or personal, that constitutes or is derived, directly or indirectly, from proceeds traceable to the commission of a violation of, a criminal conspiracy to violated or solicitation to

- 1 commit a crime of violence involving a retirement of-
- fense (as defined in section 982(a)(9)(B)).".

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