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1 AN ACT concerning criminal law.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Criminal Code of 2012 is amended by changing
Sections 17-51, 17-55, 26.5-3 and 26.5-5 as follows:

6 (720 ILCS 5/17-51) (was 720 ILCS 5/16D-3)

7 Sec. 17-51. Computer tampering.

8 (a) A person commits computer tampering when he or she 9 knowingly and without the authorization of a computer's owner 10 or in excess of the authority granted to him or her:

(1) Accesses or causes to be accessed a computer or any
 part thereof, a computer network, or a program or data;

13 (2) Accesses or causes to be accessed a computer or any
14 part thereof, a computer network, or a program or data, and
15 obtains data or services;

16 (3) Accesses or causes to be accessed a computer or any 17 part thereof, a computer network, or a program or data, and 18 damages or destroys the computer or alters, deletes, or 19 removes a computer program or data;

(4) Inserts or attempts to insert a program into a
computer or computer program knowing or having reason to
know that such program contains information or commands
that will or may:

(A) damage or destroy that computer, or any other 1 computer subsequently accessing or being accessed by 2 3 that computer;

(B) alter, delete, or remove a computer program or 4 5 data from that computer, or any other computer program or data in a computer subsequently accessing or being 6 7 accessed by that computer; or

8 (C) cause loss to the users of that computer or the 9 users of a computer which accesses or which is accessed 10 by such program; or

11 (5) Falsifies or forges electronic mail transmission 12 information or other routing information in any manner in 13 connection with the transmission of unsolicited bulk 14 electronic mail through or into the computer network of an 15 electronic mail service provider or its subscribers.

16 (a-1) A person commits computer tampering when he or she 17 knowingly and without the authorization of an account holder or 18 in excess of the authority granted to him or to her:

19 (1) accesses or causes to be accessed by any means an 20 electronic mail (e-mail), instant messaging, or social 21 networking website account;

22 (2) accesses or causes to be accessed by any means an 23 electronic mail (e-mail), instant messaging, or social 24 networking website account, and views the content of an 25 electronic communication; or 26

(3) accesses or causes to be accessed by any means a

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computer or any part thereof, a computer network, 1 electronic mail (e-mail), instant messaging, or social 2 3 networking website account, and: (A) deletes an electronic communication; 4 5 (B) transmits an electronic communication 6 purporting to be the account holder; or 7 (C) changes the password for the account; 8 (4) accesses or causes to be accessed by any means a 9 social networking website account, and: 10 (A) alters the privacy settings for the account 11 holder's account; or 12 (B) gives himself, herself, or another access to 13 view private content on the account holder's social 14 networking website account; or 15 (5) accesses or causes to be accessed by any means a computer or any part thereof, a computer network, 16 17 electronic mail (e-mail) account, instant messaging account, social networking website account and adds, 18 19 deletes, or alters content.

20 (a-5) Distributing software to falsify routing 21 information. It is unlawful for any person knowingly to sell, 22 give, or otherwise distribute or possess with the intent to 23 sell, give, or distribute software which:

(1) is primarily designed or produced for the purpose
 of facilitating or enabling the falsification of
 electronic mail transmission information or other routing

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1 information;

2 (2) has only a limited commercially significant 3 purpose or use other than to facilitate or enable the 4 falsification of electronic mail transmission information 5 or other routing information; or

6 (3) is marketed by that person or another acting in 7 concert with that person with that person's knowledge for 8 use in facilitating or enabling the falsification of 9 electronic mail transmission information or other routing 10 information.

11 (a-10) For purposes of subsection (a), accessing a computer 12 network is deemed to be with the authorization of a computer's 13 owner if:

(1) the owner authorizes patrons, customers, or guests
to access the computer network and the person accessing the
computer network is an authorized patron, customer, or
guest and complies with all terms or conditions for use of
the computer network that are imposed by the owner; or

19 (2) the owner authorizes the public to access the
20 computer network and the person accessing the computer
21 network complies with all terms or conditions for use of
22 the computer network that are imposed by the owner.

23 (b) Sentence.

(1) A person who commits computer tampering as set
forth in subdivision (a) (1) or (a) (5) or subsection (a-5)
of this Section is guilty of a Class B misdemeanor.

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(2) A person who commits computer tampering as set 1 2 forth in subdivision (a) (2) of this Section is quilty of a 3 Class A misdemeanor and a Class 4 felony for the second or subsequent offense. 4

5 (3) A person who commits computer tampering as set forth in subdivision (a) (3) or (a) (4) of this Section is 6 7 guilty of a Class 4 felony and a Class 3 felony for the 8 second or subsequent offense.

9 (3.1) A person who commits computer tampering as set 10 forth in subdivision (a-1)(1) of this Section is quilty of 11 a Class B misdemeanor for which the court shall impose a 12 minimum fine of \$500 or, if public or community service is 13 established in the county in which the offender was 14 convicted, 30 hours of public or community service.

(3.2) A person who commits computer tampering as set 15 16 forth in subdivision (a-1)(2) or (a-1)(4) of this Section 17 is guilty of a Class A misdemeanor for a first violation for which the court shall impose a minimum fine of \$1,000 18 19 or, if public or community service is established in the 20 county in which the offender was convicted, 80 hours of 21 public or community service and a Class 4 felony for a 22 second or subsequent violation.

23 (3.3) A person who commits computer tampering as set 24 forth in subdivision (a-1)(3) or (a-1)(5) of this Section 25 is guilty of a Class 4 felony.

(4) If an injury arises from the transmission of

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unsolicited bulk electronic mail, the injured person, 1 2 other than an electronic mail service provider, may also 3 recover attorney's fees and costs, and may elect, in lieu of actual damages, to recover the lesser of \$10 for each 4 5 unsolicited bulk electronic mail message transmitted in violation of this Section, or \$25,000 per day. The injured 6 7 person shall not have a cause of action against the 8 electronic mail service provider that merely transmits the 9 unsolicited bulk electronic mail over its computer 10 network.

(5) If an injury arises from the transmission of unsolicited bulk electronic mail, an injured electronic mail service provider may also recover attorney's fees and costs, and may elect, in lieu of actual damages, to recover the greater of \$10 for each unsolicited electronic mail advertisement transmitted in violation of this Section, or \$25,000 per day.

(6) The provisions of this Section shall not be
construed to limit any person's right to pursue any
additional civil remedy otherwise allowed by law.

(c) Whoever suffers loss by reason of a violation of subdivision (a)(4) of this Section may, in a civil action against the violator, obtain appropriate relief. In a civil action under this Section, the court may award to the prevailing party reasonable attorney's fees and other litigation expenses. HB1281 Engrossed - 7 - LRB098 06903 RLC 36960 b 1 (Source: P.A. 95-326, eff. 1-1-08; 96-1000, eff. 7-2-10; 2 96-1551, eff. 7-1-11.)

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(720 ILCS 5/17-55)

Sec. 17-55. Definitions. For the purposes of Sections 17-50
through 17-53:

6 In addition to its meaning as defined in Section 15-1 of 7 this Code, "property" means: (1) electronic impulses; (2) 8 electronically produced data; (3) confidential, copyrighted, 9 or proprietary information; (4) private identification codes 10 or numbers which permit access to a computer by authorized 11 computer users or generate billings to consumers for purchase 12 of goods and services, including but not limited to credit card transactions and telecommunications services or 13 permit electronic fund transfers; (5) software or programs in either 14 15 machine or human readable form; or (6) any other tangible or 16 intangible item relating to a computer or any part thereof.

17 "Access" means to use, instruct, communicate with, store 18 data in, retrieve or intercept data from, or otherwise utilize 19 any services of, a computer, a network, or data.

20 <u>"Account holder" means the person or entity to whom or to</u>
21 which an electronic mail or instant message service account,
22 social networking website profile, or other virtual identity is
23 registered.

24 "Services" includes but is not limited to computer time,25 data manipulation, or storage functions.

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"Vital services or operations" means those services or 1 2 operations required to provide, operate, maintain, and repair 3 network cabling, transmission, distribution, or computer facilities necessary to ensure or protect the public health, 4 safety, or welfare. Those services or operations include, but 5 are not limited to, services provided by medical personnel or 6 institutions, fire departments, emergency services agencies, 7 8 national defense contractors, armed forces militia or 9 personnel, private and public utility companies, or law 10 enforcement agencies.

11 (Source: P.A. 96-1551, eff. 7-1-11.)

12 (720 ILCS 5/26.5-3)

13 Sec. 26.5-3. Harassment through electronic communications.

(a) A person commits harassment through electronic
 communications when he or she uses electronic communication for
 any of the following purposes:

17 (1) <u>Transmitting</u> <u>Making</u> any comment, request, 18 suggestion or proposal which is obscene with an intent to 19 offend;

(2) Interrupting, with the intent to harass, the
telephone service or the electronic communication service
of any person;

(3) Transmitting to any person, with the intent to
harass and regardless of whether the communication is read
in its entirety or at all, any file, document, or other

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communication which prevents that person from using his or her telephone service or electronic communications device;

Transmitting an electronic communication (4) or knowingly inducing a person to transmit an electronic communication for the purpose of harassing another person who is under 13 years of age, regardless of whether the 7 person under 13 years of age consents to the harassment, if the defendant is at least 16 years of age at the time of the commission of the offense:

10 (4.1) Knowingly and by any means making repeated, 11 unwanted, and harassing communication to another person 12 within one week by transmitting any comment, request, suggestion, or proposal which is obscene with an intent to 13 14 offend;

15 (5) Threatening injury to the person or to the property 16 of the person to whom an electronic communication is directed or to any of his or her family or household 17 members; or 18

19 (6) Knowingly permitting any electronic communications 20 device to be used for any of the purposes mentioned in this subsection (a). 21

22 (b) Telecommunications carriers, commercial mobile service 23 providers, and providers of information services, including, 24 but not limited to, Internet service providers and hosting 25 service providers, are not liable under this Section, except 26 for willful and wanton misconduct, by virtue of the

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transmission, storage, or caching of electronic communications or messages of others or by virtue of the provision of other related telecommunications, commercial mobile services, or information services used by others in violation of this Section.

6 (Source: P.A. 97-1108, eff. 1-1-13.)

7 (720 ILCS 5/26.5-5)

8 Sec. 26.5-5. Sentence.

9 (a) Except as provided in subsection (b), a person who 10 violates any of the provisions of Section 26.5-1, 26.5-2, or 11 26.5-3, other than paragraph (4.1) of subsection (a) of Section 12 26.5-3, of this Article is guilty of a Class B misdemeanor. 13 Except as provided in subsection (b), a violation of paragraph (4.1) of subsection (a) of Section 26.5-3 is a Class A 14 15 misdemeanor. Except as provided in subsection (b), a second or 16 subsequent violation of Section 26.5-1, 26.5-2, or 26.5-3 of this Article is a Class A misdemeanor, for which the court 17 shall impose a minimum of 14 days in jail or, if public or 18 community service is established in the county in which the 19 20 offender was convicted, 240 hours of public or community 21 service.

(b) In any of the following circumstances, a person who violates Section 26.5-1, 26.5-2, or 26.5-3 of this Article shall be guilty of a Class 4 felony:

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(1) The person has 3 or more prior violations in the

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last 10 years of harassment by telephone, harassment
 through electronic communications, or any similar offense
 of any other state;

4 (2) The person has previously violated the harassment 5 by telephone provisions, or the harassment through 6 electronic communications provisions, or committed any 7 similar offense in any other state with the same victim or 8 a member of the victim's family or household;

9 (3) At the time of the offense, the offender was under 10 conditions of bail, probation, conditional discharge, 11 mandatory supervised release or was the subject of an order 12 of protection, in this or any other state, prohibiting 13 contact with the victim or any member of the victim's 14 family or household;

15 (4) In the course of the offense, the offender 16 threatened to kill the victim or any member of the victim's 17 family or household;

(5) The person has been convicted in the last 10 years
of a forcible felony as defined in Section 2-8 of the
Criminal Code of 1961 <u>or the Criminal Code of 2012</u>;

21 (6) The person violates paragraph (5) of Section 26.5-2
22 or paragraph (4) of Section 26.5-3; or

(7) The person was at least 18 years of age at the time
of the commission of the offense and the victim was under
18 years of age at the time of the commission of the
offense.

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(c) The court may order any person convicted under this
 Article to submit to a psychiatric examination.

3 (Source: P.A. 97-1108, eff. 1-1-13.)