## As Passed by the Senate

125th General Assembly
Regular Session
2003-2004

Sub. H. B. No. 383

13

Representatives Walcher, D. Evans, Aslanides, Wagner, McGregor,
Reidelbach, Fessler, Price, Wolpert, Olman, Kearns, Setzer, Webster, Hagan,
Collier, Schaffer, Widener, Distel, Barrett, Beatty, Carano, Carmichael,
Chandler, Cirelli, DeGeeter, Domenick, C. Evans, Flowers, Gilb, Harwood,
Hollister, Hughes, Jerse, Latta, Mason, Miller, Niehaus, Otterman, S. Patton,
Perry, Reinhard, Schmidt, Schneider, Sferra, Slaby, G. Smith, S. Smith,
D. Stewart, J. Stewart, Taylor, White, Wilson, Woodard
Senators Schuler, Amstutz, Austria, Mumper

## A BILL

To amend section 2923.01 and to enact section 1 2913.421 of the Revised Code to prohibit a person from transmitting multiple commercial electronic 3 mail messages, falsifying routing information in 4 those messages, falsifying registration 5 information for multiple electronic mail accounts, 6 or falsifying the right to use five or more 7 internet protocol addresses, and to prohibit 8 unauthorized access to a computer to transmit multiple commercial electronic mail messages. 10

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Sec. 2913.421. (A) As used in this section:

	Sect	ior	1.	That	secti	on 29	23.01	be	ame	nded	and	section	11
2913	. 421	of	the	Revis	sed Co	de be	e enac	ted	to	read	as	follows:	12

(1) "Computer," "computer network," and "computer system"	14
have the same meanings as in section 2913.01 of the Revised Code.	15
(2) "Commercial electronic mail message" means any electronic	16
mail message the primary purpose of which is the commercial	17
advertisement or promotion of a commercial product or service,	18
including content on an internet web site operated for a	19
commercial purpose, but does not include a transactional or	20
relationship message. The inclusion of a reference to a commercial	21
entity or a link to the web site of a commercial entity does not,	22
by itself, cause that message to be treated as a commercial	23
electronic mail message for the purpose of this section, if the	24
contents or circumstances of the message indicate a primary	25
purpose other than commercial advertisement or promotion of a	26
commercial product or service.	27
(3) "Domain name" means any alphanumeric designation that is	28
registered with or assigned by any domain name registrar, domain	29
name registry, or other domain name registration authority as part	30
of an electronic address on the internet.	31
(4) "Electronic mail," "originating address," and "receiving	32
address" have the same meanings as in section 2307.64 of the	33
Revised Code.	34
(5) "Electronic mail message" means each electronic mail	35
addressed to a discrete addressee.	36
(6) "Electronic mail service provider" means any person,	37
including an internet service provider, that is an intermediary in	38
sending and receiving electronic mail and that provides to the	39
public electronic mail accounts or online user accounts from which	40
electronic mail may be sent.	41
(7) "Header information" means the source, destination, and	42
routing information attached to an electronic mail message,	43
including the originating domain name, the originating address,	44

Page 4

Sub. H. B. No. 383

196

offender knew that the electronic mail addresses of the recipients	166
were obtained using an automated means from an internet web site	167
or proprietary online service operated by another person, and that	168
web site or online service included, at the time the electronic	169
mail addresses were obtained, a notice stating that the operator	170
of that web site or online service will not transfer addresses	171
maintained by that web site or online service to any other party	172
for the purposes of initiating the transmission of, or enabling	173
others to initiate the transmission of, electronic mail messages.	174
(f) Regarding any violation of division (B) of this section,	175
the offender knowingly assisted in the violation through the	176
provision or selection of electronic mail addresses of the	177
recipients obtained using an automated means that generates	178
possible electronic mail addresses by combining names, letters, or	179
numbers into numerous permutations.	180
(D)(1) No person, with regard to commercial electronic mail	181
messages sent from or to a computer in this state, shall knowingly	182
access a computer without authorization and purposely initiate the	183
transmission of multiple commercial electronic mail messages from	184
or through the computer.	185
(2) Except as otherwise provided in division (E) of this	186
section, whoever violates division (D)(1) of this section is	187
guilty of unauthorized access of a computer, a felony of the	188
fourth degree.	189
(E) Illegally twongmitting multiple gammangial elegtronic	190
(E) Illegally transmitting multiple commercial electronic	
mail messages and unauthorized access of a computer in violation	191
	191 192
mail messages and unauthorized access of a computer in violation	
mail messages and unauthorized access of a computer in violation of this section are felonies of the third degree if the offender	192

access to a computer, or if the offender committed the violation

Page 8

Sub. H. B. No. 383

Sub. H. B. No. 383 As Passed by the Senate	Page 9
message initiated in violation of this section.	228
(4) In assessing damages awarded under division (F)(3) of	229
this section, the court may consider whether the offender has	230
established and implemented, with due care, commercially	231
reasonable practices and procedures designed to effectively	232
prevent the violation, or the violation occurred despite	233
commercially reasonable efforts to maintain the practices and	234
procedures established.	235
(G) Any equipment, software, or other technology of a person	236
who violates this section that is used or intended to be used in	237
the commission of a violation of this section, and any real or	238
personal property that constitutes or is traceable to the gross	239
proceeds obtained from the commission of a violation of this	240
section, is contraband and is subject to seizure and forfeiture	241
pursuant to sections 2933.42 and 2933.43 of the Revised Code.	242
(H) The attorney general may bring a civil action, pursuant	243
to the "CAN-SPAM Act of 2003," Pub. L. No. 108-187, 117 Stat.	244
2699, 15 U.S.C. 7701 et seq., on behalf of the residents of the	245
state in a district court of the United States that has	246
jurisdiction for a violation of the CAN-SPAM Act of 2003, but the	247
attorney general shall not bring a civil action under both this	248
division and division (F) of this section. If a federal court	249
dismisses a civil action brought under this division for reasons	250
other than upon the merits, a civil action may be brought under	251
division (F) of this section in the appropriate court of common	252
pleas of this state.	253
(I) Nothing in this section shall be construed:	254
(1) To require an electronic mail service provider to block,	255
transmit, route, relay, handle, or store certain types of	256
electronic mail messages;	257
(2) To prevent or limit, in any way, an electronic mail	258

287

288

service provider from adopting a policy regarding electronic mail,	259
including a policy of declining to transmit certain types of	260
electronic mail messages, or from enforcing such policy through	261
technical means, through contract, or pursuant to any remedy	262
available under any other federal, state, or local criminal or	263
civil law;	264
(3) To render lawful any policy adopted under division (I)(2)	265
of this section that is unlawful under any other law.	266
Sec. 2923.01. (A) No person, with purpose to commit or to	267
promote or facilitate the commission of aggravated murder, murder,	268
kidnapping, compelling prostitution, promoting prostitution,	269
aggravated arson, arson, aggravated robbery, robbery, aggravated	270
burglary, burglary, engaging in a pattern of corrupt activity,	271
corrupting another with drugs, a felony drug trafficking,	272
manufacturing, processing, or possession offense, theft of drugs,	273
or illegal processing of drug documents, the commission of a	274
felony offense of unauthorized use of a vehicle, <u>illegally</u>	275
transmitting multiple commercial electronic mail messages or	276
unauthorized access of a computer in violation of section 2923.421	277
of the Revised Code, or the commission of a violation of any	278
provision of Chapter 3734. of the Revised Code, other than section	279
3734.18 of the Revised Code, that relates to hazardous wastes,	280
shall do either of the following:	281
(1) With another person or persons, plan or aid in planning	282
the commission of any of the specified offenses;	283
(2) Agree with another person or persons that one or more of	284
them will engage in conduct that facilitates the commission of any	285
of the specified offenses.	286

(B) No person shall be convicted of conspiracy unless a

substantial overt act in furtherance of the conspiracy is alleged

309

310

311

and proved to have been done by the accused or a person with whom	289
the accused conspired, subsequent to the accused's entrance into	290
the conspiracy. For purposes of this section, an overt act is	291
substantial when it is of a character that manifests a purpose on	292
the part of the actor that the object of the conspiracy should be	293
completed.	294
_	

- (C) When the offender knows or has reasonable cause to

  295
  believe that a person with whom the offender conspires also has

  296
  conspired or is conspiring with another to commit the same

  297
  offense, the offender is guilty of conspiring with that other

  298
  person, even though the other person's identity may be unknown to

  299
  the offender.
- (D) It is no defense to a charge under this section that, in 301 retrospect, commission of the offense that was the object of the 302 conspiracy was impossible under the circumstances. 303
- (E) A conspiracy terminates when the offense or offenses that 304 are its objects are committed or when it is abandoned by all 305 conspirators. In the absence of abandonment, it is no defense to a 306 charge under this section that no offense that was the object of 307 the conspiracy was committed.
- (F) A person who conspires to commit more than one offense is guilty of only one conspiracy, when the offenses are the object of the same agreement or continuous conspiratorial relationship.
- (G) When a person is convicted of committing or attempting to 312 commit a specific offense or of complicity in the commission of or 313 attempt to commit the specific offense, the person shall not be 314 convicted of conspiracy involving the same offense. 315
- (H)(1) No person shall be convicted of conspiracy upon thetestimony of a person with whom the defendant conspired,unsupported by other evidence.

(2) If a person with whom the defendant allegedly has	319
conspired testifies against the defendant in a case in which the	320
defendant is charged with conspiracy and if the testimony is	321
supported by other evidence, the court, when it charges the jury,	322
shall state substantially the following:	323
"The testimony of an accomplice that is supported by other	324
evidence does not become inadmissible because of the accomplice's	325
complicity, moral turpitude, or self-interest, but the admitted or	326
claimed complicity of a witness may affect the witness'	327
credibility and make the witness' testimony subject to grave	328
suspicion, and require that it be weighed with great caution.	329
It is for you, as jurors, in the light of all the facts	330
presented to you from the witness stand, to evaluate such	331
testimony and to determine its quality and worth or its lack of	332
quality and worth."	333
(3) "Conspiracy," as used in division (H)(1) of this section,	334
does not include any conspiracy that results in an attempt to	335
commit an offense or in the commission of an offense.	336
(I) The following are affirmative defenses to a charge of	337
conspiracy:	338
(1) After conspiring to commit an offense, the actor thwarted	339
the success of the conspiracy under circumstances manifesting a	340
complete and voluntary renunciation of the actor's criminal	341
purpose.	342
(2) After conspiring to commit an offense, the actor	343
abandoned the conspiracy prior to the commission of or attempt to	344
commit any offense that was the object of the conspiracy, either	345
by advising all other conspirators of the actor's abandonment, or	346
by informing any law enforcement authority of the existence of the	347
conspiracy and of the actor's participation in the conspiracy.	348

(J) Whoever violates this section is guilty of conspiracy,	349
which is one of the following:	350
(1) A felony of the first degree, when one of the objects of	351
the conspiracy is aggravated murder, murder, or an offense for	352
which the maximum penalty is imprisonment for life;	353
(2) A felony of the next lesser degree than the most serious	354
offense that is the object of the conspiracy, when the most	355
serious offense that is the object of the conspiracy is a felony	356
of the first, second, third, or fourth degree;	357
(3) A felony punishable by a fine of not more than	358
twenty-five thousand dollars or imprisonment for not more than	359
eighteen months, or both, when the offense that is the object of	360
the conspiracy is a violation of any provision of Chapter 3734. of	361
the Revised Code, other than section 3734.18 of the Revised Code,	362
that relates to hazardous wastes;	363
(4) A misdemeanor of the first degree, when the most serious	364
offense that is the object of the conspiracy is a felony of the	365
fifth degree.	366
(K) This section does not define a separate conspiracy	367
offense or penalty where conspiracy is defined as an offense by	368
one or more sections of the Revised Code, other than this section.	369
In such a case, however:	370
(1) With respect to the offense specified as the object of	371
the conspiracy in the other section or sections, division (A) of	372
this section defines the voluntary act or acts and culpable mental	373
state necessary to constitute the conspiracy;	374
(2) Divisions (B) to (I) of this section are incorporated by	375
reference in the conspiracy offense defined by the other section	376
or sections of the Revised Code.	377
(L)(1) In addition to the penalties that otherwise are	378

imposed for conspiracy, a person who is found guilty of conspiracy	379
to engage in a pattern of corrupt activity is subject to divisions	380
(B)(2), (3), (4), and (5) of section 2923.32 of the Revised Code.	381

- (2) If a person is convicted of or pleads guilty to

  382
  conspiracy and if the most serious offense that is the object of
  the conspiracy is a felony drug trafficking, manufacturing,
  processing, or possession offense, in addition to the penalties or
  sanctions that may be imposed for the conspiracy under division
  (J)(2) or (4) of this section and Chapter 2929. of the Revised

  388
  Code, both of the following apply:
- (a) The provisions of divisions (D), (F), and (G) of section 389 2925.03, division (D) of section 2925.04, division (D) of section 390 2925.05, division (D) of section 2925.06, and division (E) of 391 section 2925.11 of the Revised Code that pertain to mandatory and 392 additional fines, driver's or commercial driver's license or 393 permit suspensions, and professionally licensed persons and that 394 would apply under the appropriate provisions of those divisions to 395 a person who is convicted of or pleads guilty to the felony drug 396 trafficking, manufacturing, processing, or possession offense that 397 is the most serious offense that is the basis of the conspiracy 398 shall apply to the person who is convicted of or pleads guilty to 399 the conspiracy as if the person had been convicted of or pleaded 400 guilty to the felony drug trafficking, manufacturing, processing, 401 or possession offense that is the most serious offense that is the 402 basis of the conspiracy. 403
- (b) The court that imposes sentence upon the person who is 404 convicted of or pleads guilty to the conspiracy shall comply with 405 the provisions identified as being applicable under division 406 (L)(2) of this section, in addition to any other penalty or 407 sanction that it imposes for the conspiracy under division (J)(2) 408 or (4) of this section and Chapter 2929. of the Revised Code. 409

Sub. H. B. No. 383 As Passed by the Senate	Page 15
(M) As used in this section:	410
(1) "Felony drug trafficking, manufacturing, processing, or	411
possession offense" means any of the following that is a felony:	412
(a) A violation of section 2925.03, 2925.04, 2925.05, or	413
2925.06 of the Revised Code;	414
(b) A violation of section 2925.11 of the Revised Code that	415
is not a minor drug possession offense.	416
(2) "Minor drug possession offense" has the same meaning as	417
in section 2925.01 of the Revised Code.	418
Section 2. That existing section 2923.01 of the Revised Code	419
is hereby repealed.	420