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Citation: 3 Bernard D. Reams Jr. & William H. Manz Federal Law A Legislative History of the Telecommunications of 1996 Pub. L. No. 104-104 110 Stat. 56 1996 the Communications Decency Act S8120 1997

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P-16 sireraft piloted by Captain Scott P. O'Grady while on combat patrol as part of NATO-commanded Operation Dony Filght: Whereas in late 1994, reports indicate the United Nations vetoed NATO proposed oper-ations to attack Bosnian Serb surface to air missile altes: Whereas effective measures to defend

against Bosnian Serb air defenses did not occur during Captain O'Grady's mission on June 2, 1995;

Whereas thousands of United States Armed Forces and armed forces of NATO allies were involved in search operations to recover Captain O'Grady:

Whereas Cantain O'Grady, in the finest Whereas Captain O'Grady, in the finest tradition of American military service, sur-vived for siz days and nights through cour-age, ingenuity and skill in territory coupied by hostile Bosnian Serb forces; Whereas on June 8, 1986 Captain O'Grady was rescued in a daring operation by United

States Marines: whereas aircraft involved in the rescue op-eration were attacked by Serb forces but no

casualties occurred:

casualities occurred; Therefore be it resolved by the Senate that it is the senae of the Senate that— (1) Captain O'Grady deserves the respect and admiration of all Americans for his he-role conduct under life-threatening cir-

(2) the relief and happiness felt by the fam-ily of Captain O'Grady is shared by the Unit-

ily of Captain O'Grady is shared by the United States Benate; (3) all members of the United States and NATO armed forces involved in the search and rescue operations, in particular the members of the United States Marine Corps involved in the extraction of Captain O'Grady, are to be commended for their brave efforts and devotion duty; (4) U.S. and NATO air crews should not be put at risk in future operations over Boenia unless all necessary actions to address the threat posed by hostile Serbian air defenses are taken.

are taken.

AMENDMENTS SUBMITTED

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The Telecommunications Competition and Deregulation Act of 1995 Com-munications Decency Act of 1995

SANTORUM AMENDMENT NO. 1267

Mr. SANTORUM proposed an amendment to the bill (S. 652) to provide for a procompetitive, deregulatory national policy framework designed to accelerate rapidly private sector de-ployment of advanced telecommunications and information technologies and services to all Americans by opening all telecommunications markets to competition, and for other purposes; as follows:

follows: On page 94, strike out line 24 and all that follows through page 97, line 22, and insert in lieu thereof the following: "(C) providing a service that permits a cus-tomer that is located in one LATA to re-trieve stored information from, or file infor-mation for storage in, information storage facilities of such company that are located in another LATA area, so long as the cus-tomer acts affirmatively to initiate the stor-age or retrieval of information, except that-"(f) such service shall not cover any serv-ice that establishes a direct connection be-tween end users or any real-time voice and data transmission.

data transmission.

"(ii) such service shall not include voice, data, or facsimile distribution services in

which the Bell operating company or affili-

which the Bell operating company or affili-ate forwards customer-supplied information to customer- or carrier-selected recipients. "(iii) such service shall not include any service in which the Bell operating company or affiliate searches for and connects with the intended recipient of information, or any service in which the Bell operating company or affiliate automatically forwards stored voicemail or other information to the intended recipient, and

tended recipient, and "(iv) customers of such service shall not be billed a separate charge for the interLATA telecommunications furnished in conjunc-tion with the provision of auch service, "(D) providing signaling information used in connection with the provision of tele-phone exchange service or exchange access service to another local exchange carrier; or "(E) providing network control signaling information to and realizing such signaling

"(s) providing network control signaling information to, and receiving such signaling information from, interchange carriers at any location within the area in which such company provides telephone exchange serv-

(1) LIMITATIONS.—The provisions of para-graph (1) are intended to be narrowly con-strued. The transmission facilities used by a Bell operating company or affliate thereof bell operating company or affliate thereof to provide interLATA telecommunications under paragraph (1)(C) and subsection (f) shall be leased by that company from unaf-fliated entities on terms and conditions (including price), no more favorable than those available to the competitors of that com-pany until that Bell operating company reparty until that bell operating company re-ceives authority to provide interLATA serv-ices under subsection (c). The interLATA services provided under paragraph (1XA) are limited to those interLATA transmissions Ilmited to these interLATA transmissions incidential to the provision by a Bell operat-ing company or its affiliate of video, audio, and other programming services that the company or its affiliate is saggared in provid-ing to the public. A Bell operating company may not provide telecommunications serv-ices not described in paragraph (1) without receiving the approvals required by sub-section (c). The provision of services author-ized under this subsection by a Bell operat-ing company or its affiliate shall not ad-versely affect telephone exchange ratepayers or competition in any telecommunications market.

"(O COMMERCIAL MOBILE SERVICE - A Ball commercial mobile service except where such service is a replacement for land line such service is a replacement for land line tolephone schange service in a State in ac-cordance with section 322(c) and with the regulations prescribed by the Commission. "(g) DEFINITIONS.—As used in this section—

EXON AMENDMENT NO. 1268

(Ordered to lie on the table.) Mr. EXON submitted an amendment intended to be proposed by him to the bill S. 652, supra; as follows:

Beginning on page 137 line 12 through page 43 line 10, strike all therein and insert in

lieu thereof (1) by striking subsection (a) and inserting

in lieu thereof

"(a) Wheever-"(1) in the District of Columbia or in inter-state or foreign communications "(A) by means of telecommunications de-

(i) makes, creates, or solicits, and "(i) makes, creates, or solicits, and "(ii) initiates the transmission of. vice

any comment, request, suggestion, proposal, image, or other communication which is obscene, lewd, lascivious, filthy, or indecent, with intent to annoy, abuse, threaten, or "(B) makes a telephone call or utilizes a elecommunications device, whether or not

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conversation or communication ensues, without disclosing his identity and with intent to annoy, abuse, threaten, or harass any person at the called number or who receives communication;

the communication; "(C) makes or causes the telephone of an-other repeatedly or continuously to ring, with intent to harass any person at the called number; or "(D) makes repeated telephone calls or re-peatedly initiates communication with a telecommunications device, during which conversation or communication ensues, sole-by to harass any person at the called number ly to harass any person at the called number or who receives the communication; or

 (3) knowingly permits any telecommunications facility under his control to be used for any activity prohibited by paragraph (1) with the intent that it be used for such activity,

shall be fined not more than \$100,000 or im-prisoned not more than two years, or both.";

(2) Section 223 (47 U.S.C. 223) is further (1) Section 223 (4) U.S.C. 223) is infuture amended by adding at the end the following new subsections: "(d) Whoever-

"(1) knowingly within the United States or in foreign communications with the United States by means of telecommunications de-

"(A) makes, creates, or solicits, and "(B) initiates the transmission of or pur-

posefully makes available.

any comment, request, suggestion, proposal, image, or other communication which is ob-scene, regardless of whether the maker of such communication placed the call or initi-

such communication placed the call of initi-ated the communications; or "(2) knowingly permits any telecommuni-cations facility under such person's control to be used for an activity prohibited by sub-section (dX1) with the intent that it be used for such activity:

shall be fined not more than \$100,000 or im-prisoned not more than two years or both. '(e) Whoever

"(1) knowingly within the United States or in foreign communications with the United States by means of telecommunications device

"(A) makes, creates, or solicits, and "(B) initiates the transmission of, or pur-posefully makes available.

poseruly makes available, any indecent comment, request, suggestion, proposal, image, or other communication to any person under 18 years of age regardless of whether the maker of such communica-tion placed the call or initiated the commu-nication; or "(2) knowingly permits any telecommuni-cations (calling under such permits control control sections for such permits control control

(a) knowing permiss any discommuni-cations facility under such person's control to be used for an activity prohibited by para-graph (1) with the intent that it be used for such activity, shall be fined not more than \$100,000 or imprisoned not more than two ware or both

years or both. "(f) Defenses to the subsections (a), (d), "(f) Defenses to the subsections (a), (d), and (e), restrictions on access, judicial rem-edies respecting restrictions (or persons pro-viding information services and access to in-

 information environmental of access by a person, to vil) The provision of access by a person, to person including transmission, accessional tools, "(1) The provision of access by a person, to a person including transmission, downloading, storager, navigational tools, and related capabilities which are incidental to the transmission of communications, and not involving the creation or editing of the content of the communications for another person's communications to or from a ser-ice, facility, system, or network not under the access provider's control shall by itself not be a violation of subsection (a), (d), or (e). This subsection shall not be applicable to an individual who is owned or controlled by, or a consufrator with an entity actively inor a conspirator with, an entity actively in-volved in the creation, editing or knowing

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