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Citation: 1 Anticybersquatting Consumer Protection Act A History of Public Law No. 106-113 Appendix I 113 Stat S10629 2002

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"actions taken by the Commission in fulfill-ment of the Commission's duties under this

(ii) in paragraph (3), by adding "and" after he semicolon;

the semicolon;
(iii) in paragraph (i), by striking the semicolon and "and" and inserting a period; and
(iv) by striking paragraph (5); and
(B) in subsection (b)(i) by striking "activi-

(b) In subsection (b)(1) by striking "activities" and inserting "recommendations":

(a) In section 12—
(b) In subsection (b)—
(i) in peragraph (1)—
(i) In subparagraphs (A), (C), (D), and (E), by striking ", or the designee of the Secretary":

retary";
(II) in subparagraph (B), by striking ", or the designee of the Librarian"; and (III) in subparagraph (F)— (aa) in clause (I) by striking "government" and inserting "governmental entity"; and ((bb) by amending clause (ii) to read as fol-

'(ii) shall be selected among individuals

who—
"(f) have carned an advanced degree re-lated to aerospace history or science, or have actively and primarily worked in an aero-space related field during the 5-year period before appointment by the President; and

'(II) specifically represent 1 or more of the

"(II) specifically represent I or more of the persons or groups cnumerated under section 5(a)(1)."; and
(ii) by adding at the end the following:
"(2) ALTERNATES.—Each member described under paragraph (i) (A) through (E) may designate an alternate who may act in lieu of the member to the extent authorized by the member, including attending meetings and voting."; and
(B) in subsection (b) by striking "section

(B) in subsection (h) by striking "set on 4(d)"; and (9) in section 13—

(a) by striking paragraph (4); and (B) by redesignating paragraph (5) as paragraph (4).

# TANTICYBERSQUATTING CONSUMER PROTECTION ACT

On August 5, 1999, the Senate passed S. 1255, as follows:

S. 1255

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,
SECTION L. SHORT TITLE; REFERENCES.

(a) SHORT TITLE.—This Act may be cited as he "Anticybersquatting Consumer Protec-

the "Anticybersquatting Consumer Frotection Act.".

(b) REFERENCES TO THE TRADEMARK ACT OF 1946.—Any reference in this Act to the Trademark Act of 1946 shall be a reference to the Act entitled "An Act to provide for the registration and protection of trade-marks used in commerce, to carry out the provisions of certain international conventions, and for other purposes", approved July 5, 1946 (15 U.S.C. 1051 et seq.). Sec. 2, FNDINOS.

SEC. 2. FINDINGS.

Congress finds the following:
(1) The registration, trafficking in, or use of a domain name that is identical or confusor a commin name that is identical or confus-ingly similar to a trademark or service mark of another that is distinctive at the time of the registration of the domain name, or dilu-tive of a famous trademark or confus tive of a famous trademark or service mark of another that is famous at the time of the registration of the domain name, without regard to the goods or services of the parties, with the bad-faith intent to profit from the goodwill of another's mark (commonly referred to as "cyberpiracy" and "cyberpiracy")—

ierred to as "cyberpiracy" and 
"cybersquatting")—
(A) results in consumer fraud and public 
confusion as to the true source or sponsorship of goods and services;

(B) impairs electronic commerce, which is important to interstate commerce and the United States economy; (C) deprives legitimate trademark owners of substantial revenues and consumer good-

of substantial revenues and consumer goodwill; and
(D) places unreasonable, intolerable, and
overwheiming burdens on trademark owners
in protecting their valuable trademarks.
(2) Amendments to the Trademark Act of
1946 would clarify the rights of a trademark
owner to provide for adequate remedies and
test of the trademark Act of 1946 (15 U.S.C. 1129) is amended
by inserting at the end the following:
(d)(1)(A) A person shall be Itable in a civil
action by the owner of a trademark or service
were the parties, that person—
(1) has a bad faith intent to profit from
that trademark or service mark; and
(10) registers, traffics in, or uses a domain
name that—

name that "(i) in the case of a trademark or service mark that is distinctive at the time of reg-istration of the domain name, is identical or

confusingly similar to such mark; or "[II] in the case of a famous trademark or service mark that is famous at the time of registration of the domain name, is dilutive of such mark.

"(B) In determining whether there is a bad-

"(B) in determining whether there is a bad-faith intent described under subparagraph (A), a court may consider factors such as, but not limited to— "(f) the trademark or other intellectual property rights of the person, if any, in the domain name; "(f) the extent to which the domain name:

property rigins of the domain name (ii) the extent to which the domain name consists of the legal name of the person or a name that is otherwise commonly used to entify that person;

"(iii) the person's prior use, if any, of the

domain name in connection with the bona fide offering of any goods or services: "(iv) the person's legitimate noncommer-cial or fair use of the mark in a site acces-

which or har use of the mark in a site accessible under the domain name;

(v) the person's intent to divert consumers from the mark owner's online location to a site accessible under the domain name that could harm the goodwill rep-resented by the mark, either for commercial gain or with the intent to tarnish or dispar-age the mark, by creating a likelihood of confusion as to the source, sponsorship, af-

confusion as to the source, sponsorship, af-filiation, or endorsement of the site; "(vi) the person's offer to transfer, sell, or otherwise assign the domain name to the mark owner or any third party for substan-tial consideration without having used, or having an intent to use, the domain name in the bona fide offering of any goods or serv-

the control of the goods of the control of the domain name; and of multiple domain names which are identical or confusingly similar to trademarks or service marks of others that are distinctive at the time of registration of such domain names, or dilutive of famous trademarks or service marks of others that are famous at the time of registration of such domain names, without regard to the

are famous at the time of registration of such domain names, without regard to the goods or services of such persons.

"(C) In any civil action involving the registration, trafficking, or use of a domain name under this paragraph, a court may order the forfeiture or cancellation of the domain name to the owner of the mark.

"(D) A use of a domain name described under subparagraph (A) shall be limited to a

use of the domain name by the domain name registrant or the domain name registrant's authorized licensee. "(2)(A) The owner of a mark may file an in

rem civil action against a domain name if—

"(i) the domain name violates any right of the registrant of a mark registered in the Patent and Trademark Office, or section 43

(a) or (c); and
"(ii) the court finds that the owner has

"(iii) the court finds that the owner has demonstrated due diligence and was not able to find a porson who would have been a defendant in a civil action under peragraph (I). "(B) The remedies of an in rem action under this paragraph shall be limited to a court order for the forfeiture or cancellation of the domain name or the transfer of the domain name or the transfer of the domain name to the owner of the mark." SHAME SHAME OF THE OWNER OW

added by this section) and any remedy avail-able under such action shall be in addition to any other civil action or remedy otherwise applicable.

SEC. 4. DAMAGES AND REMEDIES.

(a) REMEDIES IN CASES OF DOMAIN NAME PI-

RACY.—
(1) INJUNCTIONS.—Section 34(a) of the Trademark Act of 1946 (15 U.S.C. 1116(a)) is amended in the first sentence by striking "section 43(a)" and inserting "section 43 (a).

(2) DAMAGES.—Section 35(a) of the Trademark Act of 1946 (15 U.S.C. 1117(a)) is amend-(d)" after "section 43 (a)".

(b) STATUTORY DAMAGES.—Section 35 of the

(b) STATUTORY DAMAGES.—Section 35 of the Trademark Act of 1946 (15 U.S.C. 1117) is

Irademark Act of 1949 (B U.S.C. 1117) is amended by adding at the end the following:

"(0) In a case involving a violation of section 43(9(0), the plaintiff may elect, at any time before final judgment is rendered by the trial court, to recover. Instead of actual damages and profits, an award of statutory domages in the amount of not less than \$1,000 and not more than \$100,000 per domain name, as the court considers just. The court shall remit statutory demages in any case in which an infringer believed and had reason-able grounds to believe that use of the domain name by the infringer was a fair or otherwise lawful use.". SEC. 5. LIMITATION ON LIABILITY.

SEC. S. LIMITATION ON LIABILITY.
Section 32(2) of the Trademark Act of 1946
(15 U.S.C. 1114) is amended—
(1) in the matter preceding subparagraph
(A) by striking "under section 43(a)" and inserting "under section 43 (a) or (d)"; and
(2) by redesignating subparagraph (D) as subparagraph (D) as subparagraph (D) and inserting after subparagraph (C) the following:
"(D)(4) A domain name registrar, a domain name registration authority that takes any action described under clause (ii) affecting a domain name shall not be liable for monetary relief to any person for such action, regardless of to any person for such action, regardless of whether the domain name is finally determined to infringe or dilute the mark.

'(ii) An action referred to under clause (i) is any action referred to under clause () is any action of refusing to register, removing from registration, transferring, temporarily disabling, or permanently canceling a domain name

(I) in compliance with a court order under section 43(d); or

section 43(d); or "(II) in the implementation of a reasonable policy by such registrar, registry, or authority prohibiting the registration of a domain name that is identical to, confusingly similar to, or dilutive of another's mark registered on the Principal Register of the United States Patent and Trademark Office.

"(iii) A domain name registrar, a domain name registry, or other domain name reg-istration authority shall not be liable for

S10630 CCUT damages under this section for the registration or maintenance of a domain name for another absent a showing of bad faith intent to profit from such registration or maintenance of the domain name.

"(iv) If a registrar, registry, or other registration authority takes an action described under clause (II) based on a knowing and material misrepresentation by any person that a domain name is identical to, confusingly similar to, or dilutive of a mark registered on the Principal Register of the United States Patent and Trademark Office, such person shall be liable for any damages, including costs and attorney's fees, incurred by the domain name assult of such action. The court may also grant injunctive relief to the domain name registrant, including the reactivation of the domain name or the transfer of the domain name to the domain name registrant.

"(i) A domain name registrant whose do-

name to the domain name registrant whose do-main name has been suspended, disabled, or transferred under a policy described under clause (ii) (ii) may, upon notice to the mark owner, file a civil action to establish that

the registration or use of the domain name by such registrant is not unlawful under this Act. The court may grant injunctive relief to the domain name registrant, including the reactivation of the domain name or transfer of the domain name to the domain name registrant

SEC. 6. DEFINITIONS.

SEC. 6. DEFINITIONS.
Section 45 of the Trademark Act of 1946 (IS U.S.C. 1127) is amended by inserting after the undesignated paragraph defining the term "counterfeit" the following:
"The term 'internet' has the meaning given that term in section 230(01) of the Communications Act of 1834 (47 U.S.C.

230(0(1)).
"The term 'domain name' means any al-phanumeric designation which is registered with or assigned by any domain name reg-istrar, domain name registry, or other do-main name registration authority as part of an electronic address on the Internet." SEC. 7. SAVINGS CLAUSE.

SEC. 7. SAVINGS CLAUSE.

Nothing in this Act shall affect any defense available to a defendant under the Trademark Act of 1946 (including any defense

under section 43(c)(4) of such Act or relating to fair use) or a person's right of free speech or expression under the first amendment of the United States Constitution.

#### SEC. 8. SEVERABILITY.

If any provision of this Act, an amendment made by this Act, or the application of such made by this Act, or the application to such provision or amendment to any person or circumstances is held to be unconstitutional, the remainder of this Act, the amendments made by this Act, and the application of the provisions of such to any person or cir-cumstance shall not be affected thereby.

## SEC. 9. EFFECTIVE DATE.

This Act shall apply to all domain names registered before, on, or after the date of en-actment of this Act, except that statutory damages under section 35(d) of the Trade-mark Act of 1946 (15 U.S.C. 1117), as added by section 4 of this Act, shall not be available with respect to the registration, trafficking, or use of a domain name that occurs before the date of enactment of this Act.

### FOREIGN CURRENCY REPORTS

In accordance with the appropriate provisions of law, the Secretary of the Senate herewith submits the following reports(s) of standing committees of the Senate, certain joint committees of the Congress, delegations and groups, and select and special committees of the Senate, relating to expenses incurred in the performance of authorized foreign travel:

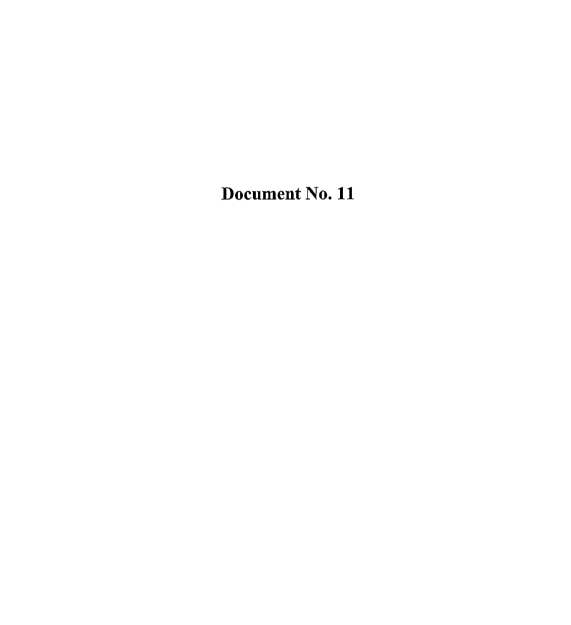
CONSOLIDATED REPORT OF EXPENDITURE OF FOREIGN CURRENCIES AND APPROPRIATED FUNDS FOR FOREIGN TRAVEL BY MEMBER AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95-384—22 U.S.C. 1754(b), COMMITTEE ON AGRICULTURE, NUTRITION, AND FORESTRY, FOR TRAVEL FROM MAR. 27, TO JUNE 3, 1999

Name and country	Name of currency	Per diem		Transportation		Miscellaneous		Total	
		Foreign currency	U.S. dollar equivalent or U.S. currency	Foreign Currency	U.S. dellar equivalent or U.S. currency	Foreign currency	U.S. dollar equivalent or U.S. cur- rency	forngri cur- rency	U.S. dollar equivalent or U.S. cur- tency
Senator J Robest Kerrer									
France	Franc	2,774	462.00		1,119 56	320	53.30	/APRIORITIONAL	1,634.86
Debra & Reed. France	Franc	716	119.00		3.123.53				3,242.93
Senator Patrick J. Learly:									
ireland	Pound	584.38	788.00		1.082.35		entransistation bestern	*************	1,870.35
Senator Patrick J. Leafry. Horthern Instanct	Dollar		254.00						254.00
John P. Dowd	Mid		23100		***************************************	***************************************			234.00
keland	Paund	584.38	789.00		1,082.35				1,870 35
Horthern Ireland	Dollar		254.00			-			254 00
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Total			4,044.00		8,020 59		53.30		12,117.39

CONSOLIDATED REPORT OF EXPENDITURE OF FOREIGN CURRENCIES AND APPROPRIATED FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95-384-22 U.S.C. 1754(b), COMMITTEE ON APPROPRIATIONS FOR TRAVEL FROM APR. 1, TO JUNE 30, 1999

Name and country	Name of currency	Per diem		Transportation		Miscellaneous		Total	
		foreign currency	U.S. dollar equivalent or U.S. currency	Foreign currency	U.S dollar equivalent or U.S. currency	Foreign currency	U.S. dollar equivalent or U.S. currency	foreign currency	U.S. dollar equivalent or U.S. currency
erator Ted Stevens									
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enator Richard C Shelby France	Franc	31.60	505 00			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		31.60	505.00
enator Ben Nighthorse Campbell:	_								
France	Franc	31.60	505 00			**********	***************************************	31 60	505 00
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larie Houy Jeoon	Yen	110,942	906.76			Management		110,942	906.76
Total			5.887.75						5,887 75

TED STEVENS, Chairman, Committee on Appropriations, July 20, 1999.



HeinOnline -- 1 Anticybersquatting Consumer Protection Act: A Legislative History of Public Law No. 106-113 Appendix I, 113 Stat 1501A-545 [i] 2002