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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 S8183 1997

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S. 25, a bill to stop the waste of tax-payer funds on activities by Govern-ment agencies to encourage its em-ployees or officials to accept homoexuality as a legitimate or normal lifestyle.

At the request of Mr. SANTORUM, the

name of the Senator from Montana [Mr. Burns] was added as a cosponsor of S. 304, a bill to amend the Internal Revenue Code of 1986 to repeal the transportation fuels tax applicable to commercial aviation.

At the request of Mr. HATCH, the names of the Senator from Minnesota [Mr. GRAMS] and the Senator from New Hampshire [Mr. SMITH] were added as cosponsors of S. 327, a bill to amend the Internal Revenue Code of 1986 to provide clarification for the deductibility of expenses incurred by a taxpayer in connection with the business use of the

At the request of Mr. COCHRAN, the name of the Senator from Louisiana [Mr. BREAUX] was added as a cosponsor of S. 539, a bill to amend the Internal Revenue Code of 1988 to provide a tax exemption for health risk pools.

8. 573

At the request of Mrs. KASSEBAUM, the names of the Senator from Indiana [Mr. COATS] and the Senator from Pennsylvania [Mr. SANTORIM] were added as cosponsors of S. 673, a bill to establish a youth development grant program, and for other purposes.

At the request of Mr. HATFIELD, the name of the Senator from Tennessee [Mr. Frist] was added as a cosponsor of S. 684, a bill to amend the Public Health Service Act to provide for pro-grams of research regarding Parkinson's disease, and for other purposes.

son's disease, and for other purposes.

8.113

At the request of Mr. D'AMATO, the name of the Senator from Pennsylvania (Mr. SANTORUM) was added as a cosponsor of S. 715, a bill to provide for portability of health insurance, guaranteed renewability, high risk pools, medical care savings accounts, and for other purposes. other purposes.

AMENDMENT NO. 1268
At the request of Mr. Thurmond the names of the Senator from North Da-kota [Mr. DORGAN], the Senator from Wisconsin (Mr. KoHL), and the Senator from Nebraska [Mr. KERREY] were added as cosponsors of amendment No. 1265 proposed to S. 652, an original bill to provide for a pro-competitive, deto provide for a pro-compensary, are regulatory national policy framework designed to accelerate rapidly private a sector deployment of advanced telecommunications and information techniques and appropriate the sector deployment of the process of the sector deployment of by opening all telecommunications markets to competition, and for other

At the request of Mr. LEAHY his name was added as a cosponsor of amend-ment No. 1265 proposed to S. 652, supra. AMENDMENTS SUBMITTED

TELECOMMUNICATIONS COMPETI-TION AND DEREGULATION ACT OF 1995

FEINSTEIN (AND OTHERS) AMENDMENT NO. 1269

Mrs. FEINSTEIN (for herself and Mr. OTT) proposed an amendment to the bill (S. 652) to provide for a procom-petitive, deregulatory national policy framework designed to accelerate rap-idly private sector deployment of advanced telecommunications and information technologies and services to all Americans by opening all tele-communications markets to competition, and for other purposes; as follows: On page 145, below line 23, add the follow-

SEC. 407A SCRAMBLING OF SEXUALLY EXPLICIT
ADULT VIDEO SERVICE PROGRAMMING.

(a) REQUIREMENT.—Part IV of title VI (47 S.C. 551 et seq.), as amended by this Act, is U.S.C. 551 et seq.), as amended by this Act, is further amended by adding at the end the following:

"SEC. 641. SCRAMBLING OF SEXUALLY EXPLICIT ADULT VIDEO SERVICE PROGRAMMING.

(a) REQUIREMENT.-In providing sexually (a) REQUIREMENT.—In providing sexually explicit adult programming or other pro-gramming that is indecent and barmful to children on any channel of its service pri-marily dedicated to sexually-oriented pro-gramming, a multichannel video program-ming distributor shall fully scramble or oth-ervise fully block the video and audit por-tion of such channel so that one not a sub-scriber fund hadned. soriber to such channel or programming does not receive it.

(b) IMPLEMENTATION.—Until a multi-

(b) IMPLEMENTATION.—Until a multi-channel video programming distributor com-piles with the requirement set forth in sub-section (a), the distributor shall limit the ac-cess of children to the programming referred to in that subsection by not providing such programming during the hours of the day (as determined by the Commission) when a sig-nificant number of children are likely to

view it.

(c) DEFINITION.—As used is this section, the term "scramble" means to rearrange the content of the signal of the programming so that audio and video portion of the programming cannot be received by persons unauthorized to receive the programming."

(b) EFFECTIVE DATE.—The amendment made by subsection (a) shall take effect 30 days after the date of the enactment of this

FEINSTEIN (AND KEMPTHORNE) AMENDMENT NO. 1270

Mrs. FEINSTEIN (for herself and Mr. KEMPTHORNE) proposed an amendment to the bill, S. 652, supra; as follows: On page 55, strike out line 4 and all that follows through page 55, line 12.

ROBB AMENDMENT NO. 1271

(Ordered to lie on the table.)

Mr. ROBB submitted an amendment intended to be proposed by him to the bill. S. 652, supra; as follows:

On page 146, below line 14, add the follow

SEC. 408. SENSE OF CONGRESS ON RESTRICTIONS ON ACCESS BY CHILDREN TO OBSCENE AND INDECENT MATERIAL ON ELECTRONIC INFORMATION NETWORKS OPEN TO THE PUBLIC.

(a) SENSE OF CONGRESS .- It is the sense of Greas

Congress—
(1) to encourage the voluntary use of tags in the names, addresses, or text of electronic files containing obscene, indecent, or mature text or graphics that are made available to the public through public information networks in order to ensure the ready identification of files containing such text or graphics: graphics:

graphics:

(2) to encourage developers of computer software that provides access to or interface with a public information network to develop software that permits users of such software to block access to or interface with text or graphics identified by such tagg; and (3) to encourage the telecommunications industry and the providers and users of public information networks to take practical.

industry and the providers and users of pub-lic information networks to take practical actions (including the establishment of a board consisting of appropriate members of such industry, providers, and users) to de-velop a highly effective means of preventing the access of children through public infor-mation networks to electronic files that con-

(a) OUTREACH.—The Secretary of Commerce shall take appropriate steps to make information on the tags established and uti-

information on the tags established and utilized in voluntary compliance with subsection (a) available to the public through public information networks.

(c) Report—Not later than 1 year after the date of the enactment of this Act, the Comptroller General shall submit to Congress a report on the tags established and utilized in voluntary compliance with this section. The report shall—

(1) describe the tags so established and utilized;

itzed;
(2) assess the effectiveness of such tags in preventing the access of children to electronic files that contain obscene, indecent, or mature text or graphica through public information networks; and
(3) provide recommendations for additional means of preventing such access.
(4) DEFINITIONS—In this section:

(1) The term "public information network" means the Internet, electronic bulletin boards, and other electronic information net-

works that are open to the public.

(2) The term "tag" means a part or segment of the name, address, or text of an electronic file.

ADDITIONAL STATEMENTS

SMALL BUSINESS TAX ISSUES

• Mr. BOND. Mr. President, a few weeks ago the Senate made good on its historic opportunity to balance our Nation's budget, and we voted to save our children and tomorrow's children from a burden that they did not cause and do not deserve. The American people made their position on this issue crys-tal clear—a balanced budget is their top priority.

Even many of those who have longstanding interests in tax relief, includ-ing the small business owners that I hear from as chairman of the Commit-tee on Small Business, do not want tax cuts at the expense of a balanced budget. One poll conducted by a nationwide organization representing over 600,000

Document No. 44

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