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

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Calendar No. 240

106TH CONGRESS
1ST SESSION**S. 1255**

To protect consumers and promote electronic commerce by amending certain trademark infringement, dilution, and counterfeiting laws, and for other purposes.

 IN THE SENATE OF THE UNITED STATES

JUNE 21, 1999

Mr. ABRAHAM (for himself, Mr. TORRICELLI, Mr. HATCH, Mr. MCCAIN, and Mr. BREAUX) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

JULY 29, 1999

Reported by Mr. HATCH, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

To protect consumers and promote electronic commerce by amending certain trademark infringement, dilution, and counterfeiting laws, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
 2 *tives of the United States of America in Congress assembled,*

3 ~~SECTION 1. SHORT TITLE.~~

4 This Act may be cited as the “Anticybersquatting
 5 Consumer Protection Act”.

1 **SEC. 2. FINDINGS.**

2 Congress finds that the unauthorized registration or
3 use of trademarks as Internet domain names or other
4 identifiers of online locations (commonly known as
5 “cybersquatting”)—

6 (1) results in consumer fraud and public confu-
7 sion as to the true source or sponsorship of products
8 and services;

9 (2) impairs electronic commerce, which is im-
10 portant to the economy of the United States; and

11 (3) deprives owners of trademarks of substan-
12 tial revenues and consumer goodwill.

13 **SEC. 3. TRADEMARK REMEDIES.**

14 (a) **RECOVERY FOR VIOLATION OF RIGHTS.**—Section
15 35 of the Act entitled “An Act to provide for the registra-
16 tion and protection of trade-marks used in commerce; to
17 carry out the provisions of certain international conven-
18 tions, and for other purposes”, approved July 5, 1946,
19 (commonly referred to as the “Trademark Act of 1946”)
20 (15 U.S.C. 1117) is amended by adding at the end the
21 following:

22 “(d)(1) In this subsection, the term ‘Internet’ has the
23 meaning given that term in section 230(f)(1) of the Com-
24 munications Act of 1934 (47 U.S.C. 230(f)(1)).

25 “(2)(A) In a case involving the registration or use
26 of an identifier described in subparagraph (B), the plain-

1 tiff may elect, at any time before final judgment is ren-
2 dered by the trial court, to recover, instead of actual dam-
3 ages and profits under subsection (a)—

4 “(i) an award of statutory damages in the
5 amount of—

6 “(I) not less than \$1,000 or more than
7 \$100,000 per trademark per identifier, as the
8 court considers just; or

9 “(II) if the court finds that the registra-
10 tion or use of the registered trademark as an
11 identifier was willful, not less than \$3,000 or
12 more than \$300,000 per trademark per identi-
13 fier, as the court considers just; and

14 “(ii) full costs and reasonable attorney’s fees.

15 “(B) An identifier referred to in subparagraph (A)
16 is an Internet domain name or other identifier of an online
17 location that is—

18 “(i) the trademark of a person or entity other
19 than the person or entity registering or using the
20 identifier; or

21 “(ii) sufficiently similar to a trademark of a
22 person or entity other than the person or entity reg-
23 istering or using the identifier as to be likely to—

24 “(I) cause confusion or mistake;

25 “(II) deceive; or

1 “(III) cause dilution of the distinctive
2 quality of a famous trademark.”-

3 (b) REMEDIES FOR DILUTION OF FAMOUS MARKS.—

4 Section 43(e)(2) of the Act entitled “An Act to provide
5 for the registration and protection of trade-marks used in
6 commerce, to carry out the provisions of certain inter-
7 national conventions, and for other purposes”, approved
8 July 5, 1946, (commonly referred to as the “Trademark
9 Act of 1946”) (15 U.S.C. 1125(e)(2)) is amended by strik-
10 ing “35(a)” and inserting “35 (a) and (d)”.

11 **SEC. 4. CRIMINAL USE OF COUNTERFEIT TRADEMARK.**

12 (a) IN GENERAL.—Section 2320(a) of title 18,
13 United States Code, is amended—

14 (1) by inserting “(1)” after “(a)”;

15 (2) by striking “section that occurs” and insert-
16 ing “paragraph that occurs”; and

17 (3) by adding at the end the following:

18 “(2)(A) In this paragraph, the term ‘Internet’ has
19 the meaning given that term in section 230(f)(1) of the
20 Communications Act of 1934 (47 U.S.C. 230(f)(1)).

21 “(B)(i) Except as provided in clause (ii), whoever
22 knowingly and fraudulently or in bad faith registers or
23 uses an identifier described in subparagraph (C) shall be
24 guilty of a Class B misdemeanor.

1 “(ii) In the case of an offense by a person under this
2 paragraph that occurs after that person is convicted of
3 another offense under this section, that person shall be
4 guilty of a Class E felony.

5 “(C) An identifier referred to in subparagraph (B)
6 is an Internet domain name or other identifier of an online
7 location that is—

8 “(i) the trademark of a person or entity other
9 than the person or entity registering or using the
10 identifier; or

11 “(ii) sufficiently similar to a trademark of a
12 person or entity other than the person or entity reg-
13 istering or using the identifier as to be likely to—

14 “(I) cause confusion or mistake;

15 “(II) deceive; or

16 “(III) cause dilution of the distinctive
17 quality of a famous trademark.

18 “(D)(i) For the purposes of a prosecution under this
19 paragraph, if all of the conditions described in clause (ii)
20 apply to the registration or use of an identifier described
21 in subparagraph (C) by a defendant, those conditions shall
22 constitute prima facie evidence that the registration or use
23 was fraudulent or in bad faith.

24 “(ii) The conditions referred to in clause (i) are as
25 follows:

1 “(I) The defendant registered or used an identi-
2 fier described in subparagraph (C)—

3 “(aa) with intent to cause confusion or
4 mistake; deceive; or cause dilution of the dis-
5 tinctive quality of a famous trademark; or

6 “(bb) with the intention of diverting con-
7 sumers from the domain or other online loca-
8 tion of the person or entity who is the owner of
9 a trademark described in subparagraph (C) to
10 the domain or other online location of the de-
11 fendant.

12 “(II) The defendant—

13 “(aa) provided false information in the de-
14 fendant’s application to register the identifier;
15 or

16 “(bb) offered to transfer the registration of
17 the identifier to the trademark owner or an-
18 other person or entity in consideration for any
19 thing of value.

20 “(III) The identifier is not—

21 “(aa) the defendant’s legal first name or
22 surname; or

23 “(bb) a trademark of the defendant used
24 in legitimate commerce before the earlier of the
25 first use of the registered trademark referred to

1 in subparagraph (C) or the effective date of the
2 registration of that trademark.

3 “(iii) The application of this subparagraph shall not
4 be exclusive. Nothing in this subparagraph may be con-
5 strued to limit the applicability of subparagraph (B).”.

6 (b) SENTENCING GUIDELINES.—

7 (1) IN GENERAL.—Pursuant to the authority
8 granted to the United States Sentencing Commis-
9 sion under section 994(p) of title 28, United States
10 Code, the United States Sentencing Commission
11 shall—

12 (A) review the Federal sentencing guide-
13 lines for crimes against intellectual property
14 (including offenses under section 2320 of title
15 18, United States Code); and

16 (B) promulgate such amendments to the
17 Federal Sentencing Guidelines as are necessary
18 to ensure that the applicable sentence for a de-
19 fendant convicted of a crime against intellectual
20 property is sufficiently stringent to deter such
21 a crime.

22 (2) FACTORS FOR CONSIDERATION.—In car-
23 rying out this subsection, the United States Sen-
24 tencing Commission shall—

1 (A) take into account the findings under
2 section 2; and

3 (B) ensure that the amendments promul-
4 gated under paragraph (1)(B) adequately pro-
5 vide for sentencing for crimes described in
6 paragraph (2) of section 2320(a) of title 18,
7 United States Code, as added by subsection (a).

8 **SEC. 5. LIMITATION OF LIABILITY.**

9 Section 39 of the Act entitled “An Act to provide for
10 the registration and protection of trade-marks used in
11 commerce, to carry out the provisions of certain inter-
12 national conventions, and for other purposes”, approved
13 July 5, 1946, (commonly referred to as the “Trademark
14 Act of 1946”) (15 U.S.C. 1121) is amended by adding
15 at the end the following:

16 “(e)(1) In this subsection, the term ‘Internet’ has the
17 meaning given that term in section 230(f)(1) of the Com-
18 munications Act of 1934 (47 U.S.C. 230(f)(1)).

19 “(2)(A) An Internet service provider, domain name
20 registrar, or registry described in subparagraph (B) shall
21 not be liable for monetary relief to any person for a re-
22 moval or transfer described in that subparagraph, without
23 regard to whether the domain name or other identifier is
24 ultimately determined to be infringing or dilutive.

1 “(B) ~~An Internet service provider, domain name reg-~~
 2 ~~istrar, or registry referred to in subparagraph (A) is a pro-~~
 3 ~~vider, registrar, or registry that, upon receipt of a written~~
 4 ~~notice from the owner of a trademark registered in the~~
 5 ~~Patent and Trademark Office, removes from domain name~~
 6 ~~service (DNS) service or registration, or transfers to the~~
 7 ~~trademark owner, an Internet domain name or other iden-~~
 8 ~~tifier of an online location alleged to be infringing or dila-~~
 9 ~~tive, in compliance with—~~

10 “(i) a court order; or

11 “(ii) the reasonable implementation of a policy
 12 prohibiting the unauthorized registration or use of
 13 another’s registered trademark as an Internet do-
 14 main name or other identifier of an online loca-
 15 tion.”.

16 **SECTION 1. SHORT TITLE; REFERENCES.**

17 (a) *SHORT TITLE.*—*This Act may be cited as the*
 18 *“Anticybersquatting Consumer Protection Act.”.*

19 (b) *REFERENCES TO THE TRADEMARK ACT OF 1946.*—
 20 *Any reference in this Act to the Trademark Act of 1946*
 21 *shall be a reference to the Act entitled “An Act to provide*
 22 *for the registration and protection of trade-marks used in*
 23 *commerce, to carry out the provisions of certain inter-*
 24 *national conventions, and for other purposes”, approved*
 25 *July 5, 1946 (15 U.S.C. 1051 et seq.).*

1 **SEC. 2. FINDINGS.**2 *Congress finds the following:*

3 *(1) The registration, trafficking in, or use of a*
4 *domain name that is identical to, confusingly similar*
5 *to, or dilutive of a trademark or service mark of an-*
6 *other that is distinctive at the time of registration of*
7 *the domain name, without regard to the goods or serv-*
8 *ices of the parties, with the bad-faith intent to profit*
9 *from the goodwill of another's mark (commonly re-*
10 *ferred to as "cyberpiracy" and "cybersquatting")—*

11 *(A) results in consumer fraud and public*
12 *confusion as to the true source or sponsorship of*
13 *goods and services;*

14 *(B) impairs electronic commerce, which is*
15 *important to interstate commerce and the United*
16 *States economy;*

17 *(C) deprives legitimate trademark owners of*
18 *substantial revenues and consumer goodwill; and*

19 *(D) places unreasonable, intolerable, and*
20 *overwhelming burdens on trademark owners in*
21 *protecting their valuable trademarks.*

22 *(2) Amendments to the Trademark Act of 1946*
23 *would clarify the rights of a trademark owner to pro-*
24 *vide for adequate remedies and to deter cyberpiracy*
25 *and cybersquatting.*

1 **SEC. 3. CYBERPIRACY PREVENTION.**

2 (a) *IN GENERAL.*—Section 43 of the Trademark Act
3 of 1946 (15 U.S.C. 1125) is amended by inserting at the
4 end the following:

5 “(d)(1)(A) Any person who, with bad-faith intent to
6 profit from the goodwill of a trademark or service mark of
7 another, registers, traffics in, or uses a domain name that
8 is identical to, confusingly similar to, or dilutive of such
9 trademark or service mark, without regard to the goods or
10 services of the parties, shall be liable in a civil action by
11 the owner of the mark, if the mark is distinctive at the time
12 of the registration of the domain name.

13 “(B) In determining whether there is a bad-faith in-
14 tent described under subparagraph (A), a court may con-
15 sider factors such as, but not limited to—

16 “(i) the trademark or other intellectual property
17 rights of the person, if any, in the domain name;

18 “(ii) the extent to which the domain name con-
19 sists of the legal name of the person or a name that
20 is otherwise commonly used to identify that person;

21 “(iii) the person’s prior use, if any, of the do-
22 main name in connection with the bona fide offering
23 of any goods or services;

24 “(iv) the person’s legitimate noncommercial or
25 fair use of the mark in a site accessible under the do-

1 “(v) the person’s intent to divert consumers from
2 the mark owner’s online location to a site accessible
3 under the domain name that could harm the goodwill
4 represented by the mark, either for commercial gain
5 or with the intent to tarnish or disparage the mark,
6 by creating a likelihood of confusion as to the source,
7 sponsorship, affiliation, or endorsement of the site;

8 “(vi) the person’s offer to transfer, sell, or other-
9 wise assign the domain name to the mark owner or
10 any third party for substantial consideration without
11 having used, or having an intent to use, the domain
12 name in the bona fide offering of any goods or serv-
13 ices;

14 “(vii) the person’s intentional provision of mate-
15 rial and misleading false contact information when
16 applying for the registration of the domain name;
17 and

18 “(viii) the person’s registration or acquisition of
19 multiple domain names which are identical to, con-
20 fusingly similar to, or dilutive of trademarks or serv-
21 ice marks of others that are distinctive at the time of
22 registration of such domain names, without regard to
23 the goods or services of such persons.

24 “(C) In any civil action involving the registration,
25 trafficking, or use of a domain name under this paragraph,

1 *a court may order the forfeiture or cancellation of the do-*
2 *main name or the transfer of the domain name to the owner*
3 *of the mark.*

4 “(2)(A) *The owner of a mark may file an in rem civil*
5 *action against a domain name if—*

6 “(i) *the domain name violates any right of the*
7 *registrant of a mark registered in the Patent and*
8 *Trademark Office, or section 43 (a) or (c); and*

9 “(ii) *the court finds that the owner has dem-*
10 *onstrated due diligence and was not able to find a*
11 *person who would have been a defendant in a civil*
12 *action under paragraph (1).*

13 “(B) *The remedies of an in rem action under this*
14 *paragraph shall be limited to a court order for the forfeiture*
15 *or cancellation of the domain name or the transfer of the*
16 *domain name to the owner of the mark.”.*

17 (b) *ADDITIONAL CIVIL ACTION AND REMEDY.—The*
18 *civil action established under section 43(d)(1) of the Trade-*
19 *mark Act of 1946 (as added by this section) and any rem-*
20 *edy available under such action shall be in addition to any*
21 *other civil action or remedy otherwise applicable.*

22 **SEC. 4. DAMAGES AND REMEDIES.**

23 (a) *REMEDIES IN CASES OF DOMAIN NAME PIRACY.—*

24 (1) *INJUNCTIONS.—Section 34(a) of the Trade-*
25 *mark Act of 1946 (15 U.S.C. 1116(a)) is amended in*

1 *the first sentence by striking “section 43(a)” and in-*
2 *serting “section 43 (a), (c), or (d)”.*

3 (2) *DAMAGES.*—*Section 35(a) of the Trademark*
4 *Act of 1946 (15 U.S.C. 1117(a)) is amended in the*
5 *first sentence by inserting “, (c), or (d)” after “section*
6 *43 (a)”.*

7 (b) *STATUTORY DAMAGES.*—*Section 35 of the Trade-*
8 *mark Act of 1946 (15 U.S.C. 1117) is amended by adding*
9 *at the end the following:*

10 “(d) *In a case involving a violation of section 43(d)(1),*
11 *the plaintiff may elect, at any time before final judgment*
12 *is rendered by the trial court, to recover, instead of actual*
13 *damages and profits, an award of statutory damages in the*
14 *amount of not less than \$1,000 and not more than \$100,000*
15 *per domain name, as the court considers just. The court*
16 *shall remit statutory damages in any case in which an in-*
17 *fringer believed and had reasonable grounds to believe that*
18 *use of the domain name by the infringer was a fair or other-*
19 *wise lawful use.”.*

20 **SEC. 5. LIMITATION ON LIABILITY.**

21 *Section 32(2) of the Trademark Act of 1946 (15 U.S.C.*
22 *1114) is amended—*

23 (1) *in the matter preceding subparagraph (A) by*
24 *striking “under section 43(a)” and inserting “under*
25 *section 43 (a) or (d)”;* and

1 (2) by redesignating subparagraph (D) as sub-
2 paragraph (E) and inserting after subparagraph (C)
3 the following:

4 “(D)(i) A domain name registrar, a domain
5 name registry, or other domain name registra-
6 tion authority that takes any action described
7 under clause (ii) affecting a domain name shall
8 not be liable for monetary relief to any person
9 for such action, regardless of whether the domain
10 name is finally determined to infringe or dilute
11 the mark.

12 “(ii) An action referred to under clause (i)
13 is any action of refusing to register, removing
14 from registration, transferring, temporarily dis-
15 abling, or permanently canceling a domain
16 name—

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

19 “(II) in the implementation of a rea-
20 sonable policy by such registrar, registry, or
21 authority prohibiting the registration of a
22 domain name that is identical to, confus-
23 ingly similar to, or dilutive of another’s
24 mark registered on the Principal Register of

1 *the United States Patent and Trademark*
2 *Office.*

3 “(iii) *A domain name registrar, a domain*
4 *name registry, or other domain name registra-*
5 *tion authority shall not be liable for damages*
6 *under this section for the registration or mainte-*
7 *nance of a domain name for another absent a*
8 *showing of bad faith intent to profit from such*
9 *registration or maintenance of the domain name.*

10 “(iv) *If a registrar, registry, or other reg-*
11 *istration authority takes an action described*
12 *under clause (ii) based on a knowing and mate-*
13 *rial misrepresentation by any person that a do-*
14 *main name is identical to, confusingly similar*
15 *to, or dilutive of a mark registered on the Prin-*
16 *cipal Register of the United States Patent and*
17 *Trademark Office, such person shall be liable for*
18 *any damages, including costs and attorney’s fees,*
19 *incurred by the domain name registrant as a re-*
20 *sult of such action. The court may also grant*
21 *injunctive relief to the domain name registrant,*
22 *including the reactivation of the domain name*
23 *or the transfer of the domain name to the do-*
24 *main name registrant.”.*

1 **SEC. 6. DEFINITIONS.**

2 *Section 45 of the Trademark Act of 1946 (15 U.S.C.*
3 *1127) is amended by inserting after the undesignated para-*
4 *graph defining the term “counterfeit” the following:*

5 *“The term ‘Internet’ has the meaning given that*
6 *term in section 230(f)(1) of the Communications Act*
7 *of 1934 (47 U.S.C. 230(f)(1)).*

8 *“The term ‘domain name’ means any alpha-*
9 *numeric designation which is registered with or as-*
10 *signed by any domain name registrar, domain name*
11 *registry, or other domain name registration authority*
12 *as part of an electronic address on the Internet.”.*

13 **SEC. 7. SAVINGS CLAUSE.**

14 *Nothing in this Act shall affect any defense available*
15 *to a defendant under the Trademark Act of 1946 (including*
16 *any defense under section 43(c)(4) of such Act or relating*
17 *to fair use) or a person’s right of free speech or expression*
18 *under the first amendment of the United States Constitu-*
19 *tion.*

20 **SEC. 8. SEVERABILITY.**

21 *If any provision of this Act, an amendment made by*
22 *this Act, or the application of such provision or amendment*
23 *to any person or circumstances is held to be unconstitu-*
24 *tional, the remainder of this Act, the amendments made by*
25 *this Act, and the application of the provisions of such to*

26 *any person or circumstance shall not be affected thereby.*

1 **SEC. 9. EFFECTIVE DATE.**

2 *This Act shall apply to all domain names registered*
3 *before, on, or after the date of enactment of this Act, except*
4 *that statutory damages under section 35(d) of the Trade-*
5 *mark Act of 1946 (15 U.S.C. 1117), as added by section*
6 *4 of this Act, shall not be available with respect to the reg-*
7 *istration, trafficking, or use of a domain name that occurs*
8 *before the date of enactment of this Act.*

Document No. 16

