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facioscapulohumeral, limb-girdle, myotonic,

facioscapulohumeral, limb-grudle, myotonic, and coulopharyngeal, muscular dystrophies. SA 5659. Ms. SNOWE (for herself, Mr. SUNUNU, Mr. GREGG, Mr. KENREDY, Mr. KERRY, Ms. Collins, Mr. REED, and Mr. WHITEHOUSE) submitted an amendment in-tended to be proposed by her to the bill H.R. 2658 meking anywarvisitone for the Denart-2538, making appropriations for the Depart-ment of Homeland Security for the fiscal year ending September 30, 2008, and for other purposes; which was ordered to lie on the table

table. SA 5660. Mr. REID proposed an amendment to the bill H.R. 2638, supra. SA 5661. Mr. REID proposed an amendment to amendment SA 5660 proposed by Mr. REID to the bill H.R. 2638, supra.

SA 500 W W

SA 5663 Mr WHITEHOUSE (for Mr SHEL-SA 5663. Mr. WHITEHOUSE (for Mr. SHEL-BY) proposed an amendment to the bill H. B. 5350, to authorize the Secretary of Commerce to sell or exchange certain National Oceanic and Atmospheric Administration property located in Norfolk, Virginia, and for other

and Atmospheric Administration property purposes. SA 5664. Mr. WHITEHOUSE (for Mr. NOYVE) proposed an amendment to the bill S. 1992, to improve the quality of federal and state data regarding the availability and quality of broadband services and to promote the deployment of affordable broadband serv-ces to all parts of the Nation. SA 5665. Mr. WHITEHOUSE (for Mr. INOUVE for himself, Mrs. HUTCHOUSE (for Mr. SA 5666. Mr. WHITEHOUSE (for Mr. INEEERAMA) proposed an amendment to the bill S. 3477, to amend tile 44, United States Code, to authorize grants for Presidential Centers of Historical Excellence. SA 5667. Mr. WHITEHOUSE (for Mr. NOUVE) proposed an amendment to the bill S. 1582, to reauthorize and amend the Hydro-graphic Services Improvement Act, and for ther yearboxed. Mr. WHITEHOUSE (for Mr. NOUVE) proposed an amendment to the bill S. 1566. The authorize grant damend the thydro-graphic Services Improvement Act, and for they urpopsed an amendment to the bill S. 1582, to reauthorize and amend the Na-thours proposed an amendment to the bill H.H. 5618, to reauthorize and amend the Athor Solf, to reauthorize and amend the Na-tional Sea Grant College Program Act, and for ther purposes.

tional Sea Grant College Program Act, and for other purposes. SA 5668 Mr. WIITEIHOUSE (for Mr. Swi-(for himself and Mr. LEAHY) proposed an amendment to the bill S. 2013, to provide a limitation on judicial remedies in copyright infringement cases involving orphan works. SA 5670, Mr. WHITEIHOUSE (for Mr. REID) proposed an amendment to the bill HR. 2683, making appropriations for the Department of Homeland Security for the fiscal year end-ing September 30, 2008, and for other pur-poses.

SA 5671. Mr. WHITEHOUSE (for Mr. REID) proposed an amendment to amendment SA 5670 proposed by Mr. WHITEHOUSE (for Mr. REID) to the bill H.R. 2638, supra.

KED) to the bill H.K. 2838, supra. SA 6572. Mr. WHITEHOUSE (for Mr. THUNE (for himself, Mr. CARDIN, and Mr. LAUTEN-BERG)) proposed an amendment to the bill S. 3109. to amend the Solid Waste Disposal Act to direct the Administrator of the Environ-mental Protection Agency to establish a haz-methal Protection Agency to be tablish a haz-methal Protection Agency to establish a

mental Protection Agency to establish a haz-ardous waste electronic manifest system. SA 5673. Mr. WHITEHOUSE (for Mrs. BOXER) proposed an amedment to the bill S. 906, to prohibit the sale, distribution, trans-fer, and export of elemental mercury, and for other purposes.

TEXT OF AMENDMENTS

SA 5654. Mr. REID (for Mr. CONRAD) roposed an amendment to the bill proposed an amendment to the bill H.R. 5571, to extend for 5 years the program relating to waiver of the foreign country residence requirement with respect to international medical graduates, and for other purposes; as fol-

lows On page 2, line 5, strike "June 1, 2013" and insert "March 6, 2009".

SA 5655. Mr. LEAHY proposed an amendment to the bill S. 3325, to en-hance remedies for violations of intellectual property laws, and for other purposes; as follows:

Strike all after the enacting clause and in-

Strike all after the enacting clause and in-sert the following: SECTION 1. SHORT ITTLE, TABLE OF CONTENTS. (a) SHORT ITTLE. -This Act may be cited as the "Prioritizing Resources and Organiza-tion for Intellectual Property Act of 2080". (b) TABLE OF CONTENTS.-The table of con-tents is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Reference. Sec. 3. Definition.

Sec. 3. Definition.
TITLE I-ENHANCEMENTS TO CIVIL INTELLECTUAL PROPERTY LAWS
Sec. 101. Registration of claim.
Sec. 102. Civil remedies for infringement.
Sec. 103. Treble damages in counterfeiting cases.
Sec. 104. Statutory damages in counter-feiting cases.
Sec. 105. Importation and exportation.
TITLE II-ENHANCEMENTS TO CRIMINAL INTELLECTUAL PROPERTY LAWS

INTELLECTUAL PROPERTY LAWS Sec. 201. Criminal copyright infringement. Sec. 202. Trafficking in counterfeit labels, il-licit labels, or counterfeit docu-mentation or packaging for works that can be copyrighted. Sec. 204. Unauthorized fixation.

pictures. Sec. 205. Trafficking in counterfeit goods or

services. Sec. 206. Forfeiture, destruction, and res-

titution. Sec. 207. Forfeiture under Economic Espio-

nage Act. Sec. 208. Criminal infringement of a copy-

right. Sec. 209. Technical and conforming amend-

ments

TITLE III-COORDINATION AND STRA-TECIO PLANNINC OF FEDERAL EFFORT AGAINST COUNTERFEITING AND IN-FRINGEMENT Sec. 301. Intellectual Property Enforcement

Sec. 301. Intellectual Property Enforcem Coordinator. Sec. 302. Definition. Sec. 303. Joint strategic plan. Sec. 304. Reporting. Sec. 305. Savings and repeals. Sec. 306. Authorization of appropriations. TITLE IV-DEPARTMENT OF JUSTICE PROGRAMS

Sec. 401. Local law enforcement grants. Sec. 402. Improved investigative and foren-

sic resources for enforcement of laws related to intellectual property crimes. Sec. 403. Additional funding for resources to

Sec. 403. Additional funding for resources to investigate and prosecute intel-lectual property crimes and other criminal activity involv-ing computers. Sec. 404. Annual reports. TITLE V-MISCELLANEOUS

Sec. 501. GAO study on protection of intel-lectual property of manufacturers

Sec. 502. GAO audit and report on non-duplication and efficiency. Sec. 503. Sense of Congress.

SEC. 2. REFERENCE

SEC 2. REFERENCE. Any reference in this Act to the "Trade-mark Act of 1946" refers to the Act entitled "An Act to provide for the registration of trademarks used in commerce, to carry out the provisions of certain international con-ventions, and for other purposes", approved July 5, 1946 (15 U.S.C. 1051 et seq.). SEC. 3. DEFINITION.

In this Act, the term "United States person mean

son" means— (1) any United States resident or national, (2) any domestic concern (including any permanent domestic establishment of any foreign concern), and (3) any foreign subsidiary or affiliate (in-cluding any permanent foreign establish-ment) of any domestic concern that is aconcern.

except that such term does not include an in-dividual who resides outside the United States and is employed by an individual or entity other than an individual or entity de-scribed in paragraph (1), (2), or (3). United

TITLE I-ENHANCEMENTS TO CIVIL INTELLECTUAL PROPERTY LAWS

INTELLECTUAL PROPERTY LAWS SEC. 101. REGISTRATION OF CLAM. (a) Limitation to Civil Actions; HARMLESS ERROR.—Section 411 of title I7, United States (1) in the section heading, by inserting "CIVIL" before "INTRINGEMENT"; (2) in subsection (a)— (A) in the first sentence, by striking "no action" and inserting "no civil action"; and (B) in the second sentence, by striking "an action" and inserting "a civil action"; (3) by redesignating subsection (b) as sub-section (c);

(3) by reussignating successful actions according to a section (c);
 (4) In subsection (c), as so redesignated by paragraph (3), by striking "506 and sections 509 and" and inserting "505 and section"; and (5) by inserting after subsection (a) the fol-

lowing: "(b)(1) A certificate of registration satis-(off) A continue of registration satis-fies the requirements of this section and sec-tion 412, regardless of whether the certificate contains any inaccurate information, un-

less-"(A) the inaccurate information was in-cluded on the application for copyright reg-istration with knowledge that it was inac-curate; and "(B) the inaccuracy of the information, if

"(B) the inaccuracy of the information, if known, would have caused the Register of Copyrights to refuse registration. "(2) In any case in which inaccurate infor-mation described under paragraph (1) is al-leged, the court shall request the Register of Copyrights to advise the court whether the inaccurate information, if known, would have caused the Register of Copyrights to refuse registration. "(3) Nothing in this subsection shall affect any rights, obligations, or requirements of a person related to information contained in a registration certificate, except for the insti-tution of and remedies in infringement ac-tions under this section and section 412."

tions under this section and section 412.". (b) TECHNICAL AND CONFORMING AMEND-

MENTS.— (1) Section 412 of title 17, United States Code, is amended by striking "411(b)" and in-serting "411(c)". (2) The item relating to section 411 in the table of sections for chapter 4 of title 17, United States Code, is amended to read as follows: "Sec. 411. Registration and civil infringe-

ment actions.

(a) IN GENERAL.—Section 503(a) of title 17, United States Code, is amended to read as follows:

reasonable

impounding, on such terms as it may deem reasonable— "(A) of all copies or phonorecords claimed to have been made or used in violation of the exclusive right of the copyright owner: "(B) of all plates, molds, matrices, mas-ters, tapes, film negatives, or other articles by means of which such copies of phonorecords may be reproduced; and "(C) of records documenting the manufac-ture, sale, or receipt of things involved in any such violation, provided that any records setzed under this subparagraph shall be taken into the custody of the court. "(2) For impoundments of records ordered under paragraph (I)(C), the court shall enter an appropriate protective order with respect to discovery and use of any records or infor-mation that has been impounded. The pro-tective order shall provide for appropriate procedures to ensure that confidential, pri-vate, proprietary, or privileged information

tective order shall provide for appropriate procedures to ensure that confidential, pri-vate, proprietary, or privileged information contained in such records is not improperly disclosed or used. "(3) The relevant provisions of paragraphs (2) through (11) of section 34(d) of the Trade-mark Act (5 U.S.C. 116(d)(2) through (11) shall extend to any impoundment of records ordered under paragraph (1)(C) that is based upon an ex parte application, notwith-standing the provisions of rule 65 of the Fed-eral Rules of Civil Procedure. Any references in paragraphs (2) through (11) of section 34(d) of the Trademark Act to section 32 of such Act shall be read as references to section 501 of this title, and references to use of a coun-terfeit mark in connection with the sale, of-tering for sale, or distribution of goods or services shall be read as references to in-fringement of a copyright." (b) PARDETORE TOR SEIZED RECORDS.-Section 34(d)(7) of the Trademark Act (15 U.S.C. 1116(d)(7)) is amended to read as (10, we matched section during the para-terion of the source of the source of the pro-services show the matched to read as a section during the provision of the pro-section 34(d)(7) of the Trademark Act (15 U.S.C. 1116(d)(7)) is amended to read

as follows

as follows: "(7) Any materials seized under this sub-section shall be taken into the custody of the court. For seizures made under this sec-tion, the court shall enter an appropriate protective order with respect to discovery and use of any records or information that has been seized. The protective order shall provide for appropriate procedures to ensure that confidential, private, proprietary, or privileged information contained in such records is not improperly disclosed or used." SEC 108. TPEEE EDMAGES DO CONTEXPENTING SEC. 103. TREBLE DAMAGES IN COUNTERFEITING CASES

Section 35(b) of the Trademark Act of 1946 (15 U.S.C. 1117(b)) is amended to read as fol-

"(b) In assessing damages under subsection (b) In assessing damages under subsection 32(1)(a) of this (b) In assessing damages under subsection (c) for any violation of section 32(1)(a) of this Act or section 220506 of title 36, United States Code, in a case involving use of a counterfeit mark or designation (as defined in section 34(d) of this Act), the court shall, unless the court finds extenuating cir-cumstances, enter judgment for three times such profits or damages, whichever amount is greater, together with a reasonable attor-ney's fee, if the violation consists of— '(1) intentionally using a mark or designa-tion, knowing such mark or designation is a counterfeit mark (as defined in section 34(d))

counterfeit mark (as defined in section 34(d) of this Act), in connection with the sale, of fering for sale, or distribution of goods or services; or

services; or "(2) providing goods or services necessary to the commission of a violation specified in paragraph (1), with the intent that the re-cipient of the goods or services would put the goods or services to use in committing the violation.

In such a case, the court may award prejudg-ment interest on such amount at an annual

interest rate established under section 6621(a)(2) of the Internal Revenue Code of 1986, beginning on the date of the service of the claimant's pleadings setting forth the claim for such entry of judgment and ending on the date such entry is made, or for such shorter time as the court considers appro-priate.". priate. SEC. 104. STATUTORY DAMAGES IN COUNTER-FEITING CASES.

Section 35(c) of the Trademark Act of 1946 (15 U.S.C. 1117) is amended— (1) in paragraph (1)— (A) by striking "\$500" and inserting "\$1,000"; and

(B) by striking "\$100,000" and inserting \$200,000"; and

"5200,000"; and (2) in paragraph (2), by striking "\$1,000,000" and Inserting "\$2,000,000". SEC. 105. IMPORTATION AND EXPORTATION.

(a) IN GENERAL.—The heading for chapter 6 of title 17, United States Code, is amended to

ad as follows:

"CHAPTER 6-MANUFACTURING REQUIRE-MENTS, IMPORTATION, AND EXPOR-TATION".

(b) AMENDMENT ON EXPORTATION.—Section 22(a) of title 17, United States Code, is 602(2) amended

amended— (1) by redesignating paragraphs (1) through (3) as subparagraphs (A) through (C), respec-tively, and moving such subparagraphs 2 ems to the right; (2) by striking "(a)" and inserting "(a) IN-FRINGING IMPORTATION OR EXPORTATION.—

right to distribute copies or phonorecords under section 106, actionable under sections 501 and 506.

"(3) EXCEPTIONS.—This subsection does not apply to—"; (4) in paragraph (3)(A) (as redesignated by

(b) EACLY 1055-7 link subsection loses hold apply to -"; (4) In paragraph (3)(A) (as redesignated by this subsection) by inserting "or expor-tation" after "importation"; and (5) In paragraph (3)(B) (as redesignated by this subsection)— (A) by striking "importation, for the pri-vate use of the importer" and inserting "im-portation or exportation, for the private use of the importer or exporter"; and (B) by inserting "or departing from the United States" after "United States". (c) CONFORMING AMENTENTE-(I) Section 602 of title 17, United States Code, is further amended—

amended— (A) in the section heading, by inserting

(A) In the section heading, by inserting "or exportation" after "importation"; and (B) In subsection (b)— (I) by striking "(b) In a case" and inserting "(b) Import PROHEDITION.—In a case"; (II) by striking "the United States Cus-toms Service" and inserting "United States Customs and Border Protection"; and (III) by striking "the Customs Service" and inserting "United States Customs and Bor-der Protection".

der Protection". (2) Section 601(b)(2) of title 17, United States Code, is amended by striking "the United States Customs Service" and Insert-ing "United States Customs and Border Pro-

(3) The item relating to chapter 6 in the table of chapters for title 17, United States Code, is amended to read as follows:

September 26, 2008

SEC. 201. CRIMINAL COPYRIGHT INFRINGEMENT. SEC. 201. CRIMINAL COPYRIGHT INFRINCEMENT. (a) FORFETURE AND DESTRUCTION, RESTTUT-TION.—Section 56(b) of title 17, United States Code, is amended to read as follows: "(b) FORFETURE, DESTRUCTION, AND RES-TITUTION.—Forfeiture, destruction, and res-titution relating to this section shall be sub-ject to section 3233 of title 18, to the extent provided in that section, in addition to any other similar remedies provided by Jaw.". (b) SEIZURES AND FORFETURES.— (1) REFRAL—Section 509 of title 17, United States Code, is repealed. (2) TECHNICAL AND CONFORMING AMEND-MENT.—The table of sections for chapter 5 of title 17, United States Code, is amended by

title 17, United States Code, is amended by tille 17. United States Code, is amended by striking the item relating to section 509.
SEC. 202. TRAFFICKING IN COUNTERFEIT LA-BEIS. HLIGT LABELS, OR COUN-TERFEIT DOCUMENTATION OR PACKAGING FOR WORKS THAT CAN BE COPYNGHTED.

Section 2318 of title 18. United States Code. is amended-

(1) in subsection (a)-

(1) in subsection (a)—
 (A) by redesignating subparagraphs (A) through (G) as clauses (1) through (vil), respectively;
 (B) by redesignating paragraphs (1) and (2) as subparagraphs (A) and (B), respectively; and
 (C) by striking "Whoever" and inserting "(1) Whoever";
 (D) the paragraph subsection (d) to need as

(2) by amending subsection (d) to read as

follows:

"(d) FORFETURE AND DESTRUCTION OF "(d) FORFETURE AND DESTRUCTION OF PROPERTY: RESTUTION.—Forfolium; do section shall be subject to section 223, to the extent provided in that section, in addi-tion to any other similar remedies provided by law."; and (3) by striking subsection (e) and redes) making subsection (10 as subsection (e).

nating subsection (f) as subsection (e). SEC. 203. UNAUTHORIZED FIXATION.

SEC. 203. UNAUTHORIZED FIXATION. (a) Section 2319A(b) of Litle 18, United States Code, is amended to read as follows: "(b) FOREPETURE AND DESTRUCTION OF PROPERTY: RESTITUTION-—FORFILIER, do Struction, and restitution relating to this section shall be subject to section 2323, to the extent provided in that section, in addid tion to any other similar remedies provided by law

by law, by other similar of interacts provides the (b) Section 23194(c) of title 18, United States Code, is amended by striking the sec-ond sentence and inserting. "The Secretary of Homeland Security shall issue regulations by which any performer may, upon payment of a specified fee, be entitled to notification by United States Customs and Border Pro-tection of the importation of copies or phonorecords that appear to consist of unau-thorized fixations of the sounds or sounds and images of a live musical performance." and images of a live musical performance SEC. 204. UNAUTHORIZED RECORDING OF MO-TION PICTURES.

TION PICTURES. Section 23196(b) of tile 18, United States Code, is amended to read as follows: "(b) FOREPTURE AND DESTRUCTION OF PROPERTY. RESTITUTION—FORFILIER, de-struction, and restitution relating to this section shall be subject to section 223, to the extent provided in that section, in addi-tion to any other similar remedies provided by law." by law.

SEC. 205. TRAFFICKING IN COUNTERFEIT GOODS OR SERVICES.

(a) IN GENERAL-Section 2320 of title 18, United States Code, is amended— (1) in subsection (a)— (A) by striking "WHOEVER" and inserting

OFFENSE -

September 26, 2008

"(1) IN GENERAL.—Whoever;"; (B) by moving the remaining text 2 ems to he right; and the

the right; and (C) by adding at the end the following: "(2) SERIOUS BODILY HARM OR DEATH.--"(A) SERIOUS BODILY HARM.-If the offender knowingly or recklessly causes or attempts to cause serious bodily injury from conduct in violation of paragraph (1), the penalty shall be a fine under this title or imprison-ment for not more the more the series.

ment for not more than 20 years, or both. "(B) DEATH.-If the offender knowingly or

ment for not more than 20 years, or both. "(B) DEXTN.--If the offender knowingly or recklessly causes or attempts to cause death from conduct in violation of paragraph (1), the penalty shall be a fine under this title or imprisonment for any term of years or for life, or both."; and (2) by adding at the end the following: "(b) TRANSSHIPMENT AND EXPORTATION.--No goods or services, the trafficking in of which is prohibited by this section, shall be transshipped through or exported from the United States. Any such transshipment or section 42 of an Act to provide for the reg-istration of trademarks used in commerce, to carry out the provisions of certain inter-national conventions, and for other proposes, approved July 5, 1946 (commonly referred to as the "Trademark Act of 1946" or the Lanham Act).".

(b) FORFEITURE AND DESTRUCTION OF PROP ERTY; RESTITUTION.—Section 2320(b) of title 18, United States Code, is amended to read as

18. United States Gode, is amended to read as follows: "(b) FORFETURE AND DESTRUCTION OF PROFERTY: RESTITUTION.—Forfeiture, de-struction, and restlution relating to this section shall be subject to section 223, to the extent provided in that section, in addi-tion to any other similar remedies provided by law

SEC. 206. FORFEITURE, DESTRUCTION, AND RES-TITUTION.

(a) IN GENERAL—Chapter 113 of title 18, United States Code, is amended by adding at the end the following: "SEC. 2323. FORFEITURE, DESTRUCTION, AND RESTITUTION.

(a) CIVIL FORFEITURE.

"(a) OTUL FORFEITURE.— "(a) DEORERTY SUBJECT TO FORFEITURE.— "(1) PROFERTY SUBJECT TO FORFEITURE.— The following property is subject to for-feiture to the United States Government: "(A) Any suticle, the making or trafficking of which is, prohibited under section 506 of title 17, or section 2318, 2319, 23198, or 2320, or chapter 90, of this title. "(B) Any property used, or intended to be used, in any manner or part to commit or fa-cilitate the commission of an offense re-ferred to in subparagraph (A). "(C) Any property constituting or derived from any proceeds obtained directly or indi-rectly as a result of the commission of an off-ense referred to in subparagraph (A). "(2) PROCEDURES.—The provisions of chap-ter 46 relating to civil forfeiture under this section. For setzures made under this section, the court shall enter an appropriate protective order with respect to discovery section, the court shall enter an appropriate protective order with respect to discovery and use of any records or information that has been selzed. The protective order shall provide for appropriate procedures to ensure that confidential, private, proprietarry, or privileged information contained in such records is not improperly disclosed or used. At the conclusion of the forfeiture pro-ceedings, unless otherwise requested by an agency of the United States, the court shall order that any property forfeited under para-graph (1) be destroyed, or otherwise disposed of according to law.

graph (1) De destroyed, of Olderwise unsposed of according to law. "(b) CRIMINAL FORFETTURE.— "(1) PROFERTY SUBJECT TO FORFEITURE.— The court, in imposing sentence on a person convicted of an offense under section 506 of

title 17, or section 2318, 2319, 2319A, 2319B, or title 17, or section 2318, 2319, 2319A, 2319A, 2319A, 2320, or chapter 90, of this title, shall order, in addition to any other sentence imposed, that the person forfeit to the United States Government any property subject to for-feiture under subsection (a) for that offense. "(2) PROCEDURES.— "(A) IN GENERAL.—The forfeiture of prop-erty under paragraph (1), including any sel-zure and disposition of the property and any related judicial or administrative pro-ceeding, shall be governed by the procedures set forth in section 413 of the Comprehensive Durg Abuse Prevention and Control Act of

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Drug Abuse Prevention and Control Act of 1970 (21 U.S.C. 853), other than subsection (d)

1970 (21 U.S.C. 853), other than subsection (d) of that section. "(B) DESTRUCTION.—At the conclusion of the forfeiture proceedings, the court, unless otherwise requested by an agency of the United States shall order that any— "(i) forfeited article or component of an ar-"(i) forfeited article or component of an ar-

ticle bearing or consisting of a counterfeit mark be destroyed or otherwise disposed of

mark be destroyed or otherwise disposed of according to law; and "(ii) infringing items or other property de-scribed in subsection (a)(1)(A) and forfeited under paragraph (1) of this subsection be de-stroyed or otherwise disposed of according to

under paragraph (1) of this subsection be de-stroyed or otherwise disposed of according to law. "(c) RESTITUTION.—When a person is con-victed of an offense under section 566 of title If or section 518, 2319, 2319Å, 2319Å, 2019Å or chapter 50, of this title, the court, pursu-tile, shall order the person ano pay ostitu-tion to any victim of the offense as an of-fense against property referred to in section 3653A(c)(1)(A)(1) of this title.". (b) TECHNCAL AND CONFORMING AMEND-MENT.—The table of sections for chapter 113 of title 18, United States Code, is amended by adding at the end the following:

"Sec. 2323. Forfeiture, destruction, and restitution

SEC. 207. FORFEITURE UNDER ECONOMIC ESPIO-NAGE ACT.

NACE ACT. Section 1834 of title 18, United States Code, is amended to read as follows: "Sect. 1834. CARIMINAL FORFETTURE. "Forfeiture, destruction, and restitution relating to this chapter shall be subject to section 2323. to the extent provided in that section, in addition to any other similar remedies provided by law.". SEC. 288. CHIMINAL INFERIMENTEMENT OF A COPY.

SEC. 208. CRIMINAL INFRINGEMENT OF A COPY-RIGHT. Section 2319 of title 18, United States Code,

is amended-in subsection (b)(2)—

(A) by inserting "is a felony and" after
 'offense" the first place such term appears:

nd (B) by striking "paragraph (1)" and insert-ing "subsection (a)"; (2) in subsection (c)(2)— (A) by inserting "is a felony and" after 'offense" the first place such term appears; and (B) by striking "paragraph (1)" and insert-

ing

(B) by soliting paragraph () and marked ()
 (3) in subsection (d)(3) (A) by inserting "is a felony and" after offense" the first place such term appears;

"offense" the first place such term appears; and (B) by inserting "under subsection (a)" be-fore the semicolon; and (4) In subsection (d)(4), by inserting "is a felony and" after "offense" the first place such term appears.

SEC. 209. TECHNICAL AND CONFORMING AMEND-MENTS.

(a) AMENDMENTS TO TITLE 17, UNITED STATES CODE

(1) Section 109 (b)(4) of title 17, United States Code, is amended by striking "505, and 509" and inserting "and 505".
 (2) Section 111 of title 17, United States Code, is amended—

(A) in subsection (b), by striking "and 509"; (B) in subsection (c)— (1) in paragraph (2), by striking "and 509"; (1) in paragraph (3), by striking "section 509 and 510"; and 509 and 510"; and inserting "section 510"; and (11) in paragraph (4), by striking "and sec-tion 509"; and ran (c).

tion 500"; and (C) in subsection (e)-(I) in paragraph (I), by striking "sections 509 and 510" and inserting "section 510"; and (II) in paragraph (2), by striking "and 509"; (3) Section 115(c) of title 17, United States Code, is amended-(A) in paragraph (3)(G)(I), by striking "and 509"; and (B) in paragraph (3) of striking "and 509". (d) Section 119(a) of title 17, United States Code, is amended-

 (1) Section 10(a) is set in the section of the sectio (B) in paragraph (7)(A), by striking "and

509 (C) in paragraph (8), by striking "and 509"; and

(D) in paragraph (13), by striking "and 509".

509". (5) Section 122 of title 17, United States Code, is amended— (A) in subsection (d), by striking "and 509"; (B) in subsection (d), by striking "sections 500 and 510" and inserting "section 510"; and (D) in subsection (f)(1), by striking "and (D) in subsection (f)(1), by striking "and 50**9**

(6) Section 411(b) of title 17, United States

(6) Section 411(b) of title 17, united States
 Code, is amended by striking "sections 509 and 510" and inserting "section 500".
 (b) OTHER AMENDMENTS.—Section 596(c)(2)(c) of the Tariff Act of 1950 (19 U.S.C. 1595a(c)(2)(c)) is amended by striking "or received".

TITLE III-COORDINATION AND STRA-TEGIC PLANNING OF FEDERAL EFFORT AGAINST COUNTERFEITING AND IN-FRINGEMENT

SEC. 301. INTELLECTUAL PROPERTY ENFORCE-MENT COORDINATOR.

(a) INTELLECTUAL PROPERTY ENFORCEMENT COORDINATOR.—The President shall appoint, COORDINATOR.—The President shall appoint, by and with the advice and consent of the Senate, an Intellectual Property Enforce-ment Coordinator (in this tile referred to as the "IPEC") to serve within the Executive Office of the President. As an exercise of the rulemaking power of the Senate, any nomi-nation of the IPEC submitted to the Senate for confirmation, and referred to a com-mittee, shall be referred to the Committee on the Judiciary. (b) DUTHES OF IPEC.— (l) IN GENERL.—The IPEC shall—

(b) DUTIES OF IPEC.—

 (b) DUTIES OF IPEC.—
 (c) DUTIES OF IPEC.—
 (c) DUTIES OF IPEC shall—
 (c) OF IPEC shall shal

(D) facilitate the issuance of policy guid-

(D) facilitate the issuance of policy guid-ance to departments and agencies on basic issues of policy and Interpretation, to the ex-tent necessary to assure the coordination of intellectual property enforcement policy and consistency with other law; (E) report to the President and report to Congress, to the extent consistent with law, regarding domestic and international Intel-

regarding domestic and international Intel-lectual property enforcement programs; (F) report to Congress, as provided in sec-tion 304, on the implementation of the Joint Strategic Plan, and make recommendations, if any and as appropriate, to Congress for im-provements in Federal Intellectual property laws and enforcement efforts; and

(G) carry out such other functions as the

(G) carry out such other functions as the President may direct.
(2) LIMITATION ON AUTHORITY.—The IFEC may not control or direct any law enforce-ment agency, including the Department of Justice, in the exercise of its investigative or prosecutorial authority.
(3) ADVISORY COMMITTEL.— (A) Estratustistikenty.—There is established an interagency intellectual property enforce-ment advisory committee composed of the IFEC, who shall chair the committee, and the following members:

IPEC, who shall chair the committee, and the following members: (1) Senate-confirmed representatives of the following departments and agencies who are involved in intellectual property enforce-ment, and who are, or are appointed by, the respective heads of those departments and agencies:

respective heads of those departments and agencies: (1) The Office of Management and Budget. (2) The Vortice of Management and Budget. (2) Relevant units within the Department of Justice, including the Federal Bureau of Investigation and the Oriminal Division. (2) The United States Patent and Trade-mark Office and other relevant units of the Department of Commerce. (1V) The Office of the United States Trade Representative. (V) The Department of State, the United States Agency for International Develop-ment, and the Bureau of International Nar-cottles Law Enforcement.

ment, and the Bureau of International Nar-cotics Law Enforcement. (VI) The Department of Homeland Secu-rity, United States Customs and Border Pro-tection, and United States Inmigration and Customs Enforcement. (VII) The Food and Drug Administration of the Department of Health and Human Serv-

the Department of Agriculture. (VIII) The Department of Agriculture. (IX) Any such other agencies as the Presi-dent determines to be substantially involved in the efforts of the Federal Government to instructure of the gradient of the substantial of the subst

in the entries of the Federal Government to combat counterfeiting and infringement.
 (ii) The Register of Copyrights, or a senior representative of the United States Copy-right Office appointed by the Register of

right Office appointed by the register of Copyrights. (B) FUNCTIONS—The advisory committee established under subparagraph (A) shall de-velop the Joint Strategic Plan against coun-terfeiting and infringement under section

SEC 302 DEFINITION

SEC. 302. DEFINITION. For purposes of this title, the term "intel-lectual property enforcement" means mat-ters relating to the enforcement of laws pro-tecting copyrights, patents, trademarks, other forms of intellectual property, and trade secrets, both in the United States and abroad, including in particular matters re-lating to combating counterfet and intringing goods

SEC. 303. JOINT STRATEGIC PLAN.

SEC. 303. JOINT STRATEGIC PLAN. (a) PURPOSE.—The objectives of the Joint Strategic Plan against counterfeiting and in-fungement that is referred to in section 30(1b)(1k)(1b) (in this section referred to as the "joint strategic plan") are the following: "D Reducing counterfeit and infringing code in the demandia and infrancial pure

goods in the domestic and international supply chain.

gouss in the consect and incentrational support (2) Identifying and addressing structural weaknesses, systemic flaws, or other unjusti-fled impediments to effective enforcement action against the financing, production, trafficking, or sale of counterfeit or infring-ing goods, including identifying doubleative efforts to enforce, investigate, and prosecute intellectual property crimes across the Fed-eral agencies and Departments that comprise the Advisory Committee and recommending how such duplicative efforts may be minized. Such recommendations may include recommendations on how to reduce duplica-tion in personnel, materials, technologies, and facilities utilized by the agencies and

Departments responsible for the enforce-ment, investigation, or prosecution of intel-lectual property crimes.

ment, investigation, or prosecution of Intel-lectual property crimes. (3) Ensuring that information is identified and shared among the relevant departments and agencies, to the extent permitted by law, including requirements relating to confiden-tiality and privacy, and to the extent that such sharing of information is consistent with Department of Justice and other law enforcement protocols for handling such in-formation, to aid in the objective of arrest-ing and prosecuting individuals and entities

formation, to aid in the objective of arrest-ing and prosecuting individuals and entities that are knowingly involved in the financ-ing, production, trafficking, or sale of coun-terfeit or infinging goods. (4) Disrupting and eliminating domestic and international counterfeiting and in-fringement networks. (5) Strengthening the capacity of other countries to protect and enforce intellectual property rights, and reducing the number of countries that fail to enforce laws pre-venting the financing, production, traf-ficking, and sale of counterfeit and infring-ing goods. (6) Working with other countries to estab-

(b) working with other countries to estab-lish international standards and policies for the effective protection and enforcement of intellectual property rights. (7) Protecting intellectual property rights

(A) working with other countries and ex-

changing information with appropriate law enforcement agencies in other countries re-lating to individuals and entities involved in

lating to individuals and entities involved in the financing, production, trafficking, or sale of counterfeit and infringing goods; (B) ensuring that the information referred to in subparagraph (A) is provided to appro-priate United States law enforcement agen-cies in order to assist, as warranted, enforce-ment activities in cooperation with appro-priate law enforcement agencies in other countries; and

countries; and (C) building a formal process for consulting with companies, industry associations, labor unions, and other interested groups in other countries with respect to intellectual prop-

unions, and other interested groups in other countries with respect to intellectual prop-erty enforcement. (b) TMNNo.-Not later than 12 months after the date of the enactment of this Act, and not later than December 31 of every third year thereafter. the IPEC shall submit the joint strategic plan to the Committee on the Judiciary and the Committee on Appropri-ations of the Bonate, and to the Committee on the Judiciary and the Committee on Appro-priations of the House of Representatives. (c) RESPONSIBILITY OF THE IPEC.-During the development of the Joint strategic plan, the IPEC-(l) shall provide assistance to, and coordi-nate the meetings and efforts of, the appro-priate officers and employees of departments and agencies represented on the advisory committee appointed under section 30(b)(3) who are involved in intellectual property en-forcement; and

forcement: and

(2) may consult with private sector experts in intellectual property enforcement in fur-therance of providing assistance to the mem-bers of the advisory committee appointed under section 301(b)(3). (d) RESPONSIBILITIES OF OTHER DEPART-MENTS AND AGENCISS.-In the development and implementation of the joint strategic plan, the heads of the departments and agen-cles identified under section 301(b)(3) shall-(l) designate personnel with expertise and experience in intellectual property enforce-ment matters to work with the IPEC and other members of the advisory committee; and (2) may consult with private sector experts

(2) share relevant department or agency in-formation with the IPEC and other members of the advisory committee, including statis-tical information on the enforcement activi-

ties of the department or agency against ties of the department or agency against counterfeiting or infringement, and plans for addressing the joint strategic plan, to the ex-tent permitted by law, including require-ments relating to confidentiality and pri-vacy, and to the extent that such sharing of information is consistent with Department of Justice and other law enforcement proto-cols for handling such information.

(e) CONTENTS OF THE JOINT STRATEGIC PLAN.-Each joint strategic plan shall in-

PLAN.—Each joint strategic plan shall include the following:
(1) A description of the priorities identified for carrying out the objectives in the joint strategic plan, including activities of the Federal Government relating to intellectual property enforcement.
(2) A description of the means to be employed to achieve the priorities, including the means for improving the efficiency and effectiveness of the Federal Government's enforcement. and infringement

anu infringement. (3) Estimates of the resources necessary to fulfill the priorities identified under para-graph (1). (4) The priorities identified under para-

(3) Estimates of the resources necessary ou offill the perforties identified under para-graph (1).
(4) The performance measures to be used to monitor results under the joint strategic plan during the following year.
(5) An analysis of the threat posed by vio-lations of intellectual property rights, in-cluding the costs to the economy of the United States resulting from violations of intellectual property laws, and the threats to public health and safety created by coun-terfeiting and infringement.
(6) An identification of the departments and agencies that will be involved in imple-menting each priority under paragraph (1).
(7) A strategy for ensuring coordination among the departments and agencies identi-fied under paragraph (6), which will facili-tate oversight by the executive branch of, and agencies responsible for carrying out the strategy.
(8) Soch other information as is necessary

strategy. (6) Such other information as is necessary to convey the costs imposed on the United States economy by, and the threats to public health and safety oreated by, counterfeiting and infringement, and those steps that the Federal Government intends to take over the period covered by the succeeding joint stra-tegic plan to reduce those costs and counter those threats

(f) ENHANCING ENFORCEMENT EFFORTS OF FOREIGN GOVERNMENTS .- The joint strategic Point solve coveraments. — The joint strategic plan shall include programs to provide train-ing and technical assistance to foreign gov-ornments for the purpose of enhancing the efforts of such governments to enforce laws elioris of such governments to enforce laws against counterfeiting and infringement. With respect to such programs, the joint strategic plan shall-(1) seek to enhance the efficiency and con-sistency with which Federal resources are expended, and seek to minimize duplication, ownedo on inconsistency of affort:

sistency with which reaeral resources are expended, and seek to minimize dupilication, overlap, or inconsistency of efforts: (3) identify and give priority to those coun-tries where programs of training and tech-nical assistance can be carried out most ef-fectively and with the greatest benefit to re-ducing counterfeit and infringing products in the United States market, to protecting the intellectual property rights of United States persons and their licensees, and to pro-tecting the interests of United States per-sons otherwise harmed by violations of intel-lectual property rights in those countries; (3) in identifying the priorities under para-lecting the under section 182(a) of the Trade Act of 1974 (19 U.S.C. 2242(a)); and (4) develop metrics to measure the effec-tiveness of the Federal Government's efforts

to improve the laws and enforcement prac-

to improve the laws and enforcement prac-tices of foreign governments against coun-terfeiting and infringement. (g) Dissemination of the Joint Strategic Pian-The joint strategic plan shall be posted for public access on the website of the White House, and shall be disseminated to the public through such other means as the IPSC may identify.

SEC. 304. REPORTING.

SEC. 304. REPORTING. (a) ANNUAL REPORT.—Not later than De-cember 31 of each calendar year beginning in 2009, the IPEC shall submit a report on the activities of the advisory committee during the preceding fiscal year. The annual report shall be submitted to Congress, and dissemi-nated to the people of the United States, in the manner specified in subsections (b) and (g) of section 303.

(b) CONTENTS.—The report required by this section shall include the following: (1) The progress made on implementing the strategic plan and on the progress toward follfilment of the priorities identified under section 303(e)(1). (2) The progress made in efforts to encour-rage Federal, State, and local government de-partments and sencies to accord higher pri-citure to tellecture preserver accordement.

age Federal, State, and local government de-partments and agencies to accord higher pri-ority to intellectual property enforcement. (3) The progress made in working with for-eign countries to investigate, arrest, and prosecute entities and individuals involved in the financing, production, trafficking, and sale of counterfeit and infringing goods. (4) The manner in which the relevant de-partments and agencies are working to gether and sharing information to strength-en intellectual property enforcement. (5) An assessment of the successes and Government, including departments and agencies represented on the committee es-tablished under section 30(b)(3). (6) Recommendations, if any and as appro-priate, for any changes in enforcement stat-tues, regulations, or funding levels that the advisory committee considers would signifi-ciently improve the effectiveness or effi-ciency of the effort of the Federal Govern-ment to combat counterfeiting and infringe-ment and otherwise strengthen intellectual and otherwise strengthen intellectual ment and otherwise strengthen intellectual

ment and otherwise strengthen intellectual property enforcement, including through the elimination or consolidation of duplicative programs or initiatives. (7) The progress made in strengthening the capacity of countries to protect and enforce intellectual property rights. (8) The successes and challenges in sharing with other countries information relating to intellectual property enforcement. (9) The progress made under krade agree-ments and treaties to protect intellectual property rights of United States persons and their licensees. their licensees.

their licenses. (10) The progress made in minimizing du-plicative efforts, materials, facilities, and procedures of the Federal agencies and De-partments responsible for the enforcement, investigation, or prosecution of intellectual property crimes. (11) Recommendations, if any and as appro-priate, on how to enhance the efficiency and consistency with which Federal funds and re-sources are expended to enforce, investigate, or prosecute intellectual property crimes. In-

or prosecute intellectual property crimes, in or prosecute intellectual property crimes, in-cluding the extent to which the agencies and Departments responsible for the enforce-ment, investigation, or prosecution of intel-lectual property crimes have utilized exist-ing personnel, materials, technologies, and facilities.

SEC. 305. SAVINGS AND REPEALS

(a) TRANSITION FROM NIPLECC TO IPEC.— (1) REPEAL OF NIPLECC.—Section 653 of the Treasury and General Government Appro-priations Act, 2000 (15 U.S.C. 1128) is repealed effective upon confirmation of the IPEC by

the Senate and publication of such appoint-

ment in the Congressional Record. (2) CONTINUITY OF PERFORMANCE OF DU-(2) Contribution of the performance and performance of putters. -Upon confirmation by the Senate, and notwithstanding paragraph (1), the IPEC may use the services and personnel of the National Intellectual Property Law Enforcement Coordination Council, for such time as is reasonable, to perform any functions or duties which in the discretion of the IPEC are necessary to facilitate the orderly transition of any functions or duties transferred from the Council to this Act or any amendment made by this Act. ade by this Act. (b) CURRENT AUTHORITIES NOT AFFECTEI ma

(b) contain a diministration (a), nothing Except as provided in subsection (a), nothing in this title shall alter the authority of any department or agency of the United States (including any independent agency) that relates to

the investigation and prosecution of (1)violations of laws that protect intellectual

(1) the investigation and prosecution of violations of laws that protect intellectual property rights;
 (2) the administrative enforcement, at the borders of the United States, of laws that protect intellectual property rights; or
 (3) the dilectual property rights; or
 (3) the United States trade agreements program or international trade.
 (c) RULES OF CONSTRUCTION.—Nothing in this title—

 (1) shall derogate from the powers, duties, and functions of any of the agencies, departments, or other entities listed or included under section 30(1b)(3(A); and
 (2) shall be construed to transfer authority regarding the control, use, or allocation of law enforcement resources, or the initiation or prosecution of individual cases or types of cases, from the responsible law enforcement department or agency.

 SEC. SAG. AUTHORIZATION OF APPROPRATIONS.
 (a) IN GENERAL—There are authorized to be appropriated for each fiscal year such sums as may be necessary to carry out this title.

title

TITLE IV-DEPARTMENT OF JUSTICE

title.
TTLE IV-DEPARTMENT OF JUSTICE PROGRAMS
SEC. 401. LOCAL LAW ENFORCEMENT GRANTS.

(a) AUTHORIZATION.—Section 2 of the Computer Crime Enforcement Act (42 U.S.C. 3713) is amended—
(b) in subsection (b), by inserting after "computer crime" each place it appears the following.", including infringement of copyrighted works over the Internet", and
(2) in subsection (c)), relating to authorization of appropriations, by striking "fiscal years 2000 through 2004", and inserting "fiscal years 2000 through 2014", and inserting "fiscal years 2000 through 2014", and inserting "fiscal years 2000 through 2014", and inserting and engrange of the Department of Justice Programs of the Department of Justice may enforcement enclides, including law enforcement agencies of municipal governments and public educational institutions, for training orbit of the subsection referred to as "IP-relation enclide and opering the find crimes (in this subsection referred to as "IP-TIC grants"), in accordance with the fol-

lowing: (1) Use of ip-tic grant amounts.-IP-TIC (1) Use or IP-TIC GRANT AMOUNTS.-IP-TIC grants may be used to establish and develop programs to do the following with respect to the enforcement of State and local true name and address laws and State and local criminal laws on anti-Infringement, anti-counterfeiting, and unlawful acts with re-spect to goods by reason of their protection by a patent, trademark, service mark, trade secret, or other intellectual property right under State or Federal law: (A) Assist State and local law enforcement arenoles in enforcing those laws including

(A) Assist black and local law enforcement agencies in enforcing those laws, including by reimbursing State and local entities for expenses incurred in performing enforcement operations, such as overtime payments and storage fees for seized evidence.

(B) Assist State and local law enforcement

(B) Assist State and local law enforcement agencies in educating the public to prevent, deter, and identify violations of those laws. (C) Educate and train State and local law enforcement officers and prosecutors to con-duct investigations and forensic analyses of evidence and prosecutions in matters involv-ing those laws.

(D) Establish task forces that include per-sonnel from State or local law enforcement entities, or both, exclusively to conduct in-vestigations and forensic analyses of evidence and prosecutions in matters involving e laws

dence and prosecutions in matters involving those laws.
(E) Assist State and local law enforcement offloers and prosecutors in acquiring computer and other equipment to conduct investigations and forensic analyses of evidence in matters involving those laws.
(F) Facilitate and promote the sharing, with State and local law enforcement officers and prosecutors, of the expertise and information of Federal law enforcement agencies about the investigation, analysis, and prosecution of matters involving those laws and criminal infringement of copyrighted works, including the use of multijuris dictional task forces.
(2) Etclifultity-all State or local government entity shall provide to the Attorney General, in addition to the information regularity required to be provide under the File

ment entity shall provide to the Attorney General, in addition to the information regu-larly required to be provided under the Fi-nancial Guide issued by the Office of Justice Programs and any other information re-quired of Department of Justice's grantees--(A) assurances that the State in which the government entity is located has in effect laws described in paragraph (1): (B) an assessment of the resource needs of the State or local government entity apply-ing for the grant, including information on the need for reimbursements of base salaries and overtime costs, storage fees, and other expenditures to improve the investigation, revention, or enforcement of laws described in paragraph (1); and (C) a plan for coordinating the programs funded under this section with other feder-ally funded technical assistance and Fraining programs, including directly funded local lowards due as the Edvard Byrme Memo-rial Justice Assistance Grant Program au-thorized by subpart 1 of part E of tile 1 of the Omnibus Grime Control and Safe Streets acts of 1966 (42 U.S.C. 376 et seq.). (a) MATIONING FUNDS.—The Feded barre of a H². The for the submary of a submary of the submary of the submary of the function of the submary of the submary of the function of the submary of the submary of the function of the submary of the submary of the function of the submary of the submary of the function of the submary of the submary of the function of the submary of the submary of the function of the submary of the submary of the function of the submary of the submary of the submary of the function of the submary of the submary of the submary of the function of the submary of the submary of the submary of the function of the submary of the submary of the submary of the function of the submary of the su

(3) MATCHING FUNDS.—The Federal share of an IP-TIC grant may not exceed 50 percent of the costs of the program or proposal funded by the IP-TIC grant. (4) AUTHORIZATION —There is authorized to be appropriated to carry out this subsection the sum of 250,000,000 for each of fiscal years 2008 through 2013. (B) LIMPATON —Of the amount made.

2008 through 2013. (B) LIMITATION.—Of the amount made available to carry out this subsection in any fiscal year, not more than 3 percent may be used by the Attorney General for salaries and administrative expenses.

SEC. 402. IMPROVED INVESTIGATIVE AND FOREN-SIC RESOURCES FOR ENFORCEMENT OF LAWS RELATED TO INTELLEC-TUAL PROPERTY CRIMES.

(a) IN GENERAL-Subject to the avail-ability of appropriations to carry out this subsection, the Attorney General, in con-sultation with the Director of the Federal Bureau of Investigation, shall, with respect to erimes related to the theft of intellectual property-

(1) ensure that there are at least 10 addi-(1) ensure that there are at least in addi-tional operational agents of the Federal Bu-reau of Investigation designated to support the Computer Crime and Intellectual Prop-erty Section of the Criminal Division of the Department of Justice in the investigation

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and coordination of intellectual property

and coordination of intellectual property crimes;
(2) ensure that any Computer Hacking and Intellectual Property Crime Unit in the De-parameter of the Federal Supported by a super-tion (in addition to any agent supporting such unit as of the date of the enactment of this Acb to support such unit for the pur-pose of investigating or prosecuting intellec-tual property crimes:
(3) ensure that all Computer Hacking and Intellectual Property Crime Units located at an office of a United States Athorney are as-signed at least 2 Assistant United States At-torneys responsible for investigating and prosecuting computer hacking or intellec-tual property crimes; and
(4) ensure the implementation of a regular

borneys tesponsione for intersecting and prosecuting computer hicking or intellectual prosecuting computer hicking or intellectual on surveys the implementation of a regular and comprehensive training program—

(A) the purpose of which is to train agents of the Federal Bureau of Investigation in the investigation and prosecution of such crimes and the enforcement of laws related to Intellectual property crimes; and
(B) that includes relevant forensic training related to Investigating and prosecuting intellectual property crimes.
(D) GRANIZED CRIME PLAN.—Subject to the availability of appropriations to carry out this subsection, and not later than 180 days after the date of the enactment of the Corputer Crime and Intellectual Property section, and the Organized Crime and Racketeering section of the Demarkment of Jubice, and Implement agencies, such as the Department of formeland Security, shall create and implement a comprehensive, long-range plan to investigate and prosecute international organized crime syndicates engaging in or suporting crimes relating to the thet of intellectual property.
(c) AUTHORIZENTOR:

porting crimes relating to the second property. (c) AUTHORIZATION.—There are authorized to be appropriated to carry out this section \$10,000,000 for each of fiscal years 2009 through 2013

through 2013. SEC. 403. ADDITIONAL FUNDING FOR RESOURCES TO INVESTIGATE AND PROSECUTE INTELLECTUAL PROPERTY CRIMES AND OTHER CRIMINAL ACTIVITY IN-VOLVING COMPUTERS.

AND OTHER CRIMINAL ACTIVITY IN-(a) ADDITIONAL FUNDING FOR RESOURCES... (b) DOILING COMPUTERS. (c) DOILONG THE STATE OF THE STATE OF THE STATE and the state of the state of the state of the state property crimes and other criminal activity involving computers, there are authorized to be approprized for each of the fiscal years 2008 through 2013-(c) 310,000 to the Director of the Fed-eral Bureau of Investigation; and (B) 310,0000 to the Department of Justice.

Justice

Justice. (2) AVALABLITY—Any amounts appro-priated under paragraph (1) shall remain available until expended. I) USE OF ADDITIONAL FUNDING.—Funds made available under subsection (a) shall be used by the Director of the Federal Bureau of Investigation and the Attorney General, for the Federal Bureau of Investigation and the Criminal Division of the Department of Justice, respectively, to— (1) hire and train law enforcement officers to—

to— (A)

(A) investigate intellectual property crimes and other crimes committed through the use of computers and other information technology, including through the use of the hotometric. Internet: and (B) assist in the prosecution of such

(B) assist in the prosecution of such crimes; and (2) enable relevant units of the Department of Justice, including units responsible for in-

vestigating computer hacking or intellectual vestigating computer hacking or intellectual property crimes, to procure advanced tools of forensic science and expert computer fo-rensic assistance, including from non-gov-ernmental entities, to investigate, pros-ecute, and study such crimes. SEC. 44. ANNUAL REPORTS.

SEC. 404. ANNUAL REPORTS. (a) REPORT OF THE ATTORNEY GENERAL.— Not later than 1 year after the date of the enactment of this Act, and annually there-alter, the Attorney General shall submit a report to Congress on actions taken to carry out this title. The initial report required under this subsection shall be submitted by May 1, 2009. All subsequent annual reports shall be submitted by May 1st of each fiscal wear thereafter. The roport required under such the submitted by May 18t of each fiscal year thereafter. The report required under this subsection may be submitted as part of the annual performance report of the Depart-ment of Justice, and shall include the fol-

lowing: (1) With respect to grants issued under sec-tion 401, the number and identity of State and local law enforcement grant applicants, the number of grants issued, the dollar value of each grant, including a break down of such value showing how the recipient used such value showing how the recipient used the funds, the specific purpose of each grant, and the reports from recipients of the grants on the efficacy of the program supported by the grant. The Department of Justice shall use the information provided by the grant recipients to produce a statement for each individual grant. Such statement shall state whether each grante has accomplianed the purposes of the grant as established in sec-tion 40(b). Those grantes not in compliance with the requirements of this title shall be subject, but not limited to, sanctions as de-scribed in the Financial Guide issued by the Departments of the Depart-Office of Justice Programs at the Depart-

ment of Justice. (2) With respect to the additional agents of the Federal Bureau of Investigation author-ized under paragraphs (1) and (2) of section 402(a), the number of investigations and ac-tions in which such agents were engaged, the type of each action, the resolution of each ction, and any penalties imposed in each action

action, and any penalties imposed in each action.
(3) With respect to the training program authorized under section 402(a)(3), the number of agents of the Federal Bureau of Investigation participating in such program.
(4) With respect to the organized orime juna authorized under section 402(b), the number of organized crime investigation and prosecutions resulting from such plan.
(5) With respect to the audiurizations and prosecutions resulting from such plan.
(6) With respect to the audiurizations under section 402(b), the number of a wenforcement offleres hired and the number trained;
(7) B the number and type of investigations and prosecutions resulting from the hiring and training of such law enforcement offlerers;

cers (C) the defendants involved in any such

pro ecutions: (D) any penalties imposed in each such suc-

(D) any penalties imposed in each such successful prosecution;
(E) the advanced tools of forensic science procured to investigate, prosecute, and study computer hacking or intellectual property crimes; and prosecutions in such tools were used.
(F) the number and type of investigations and prosecutions in such tools were used.
(6) Any other information that the Attorney General may consider relevant to inform

ney General may consider relevant to inform Congress on the effective use of the resources authorized under sections 401, 402, and 403.

autorrized under sections 401, 402, and 403. (7) A summary of the efforts, activities, and resources the Department of Justice has allocated to the enforcement, investigation, and prosecution of intellectual property crimes, including—

ATE September 26, 2008
ATE September 26, 2008
An a review of the policies and efforts of the Department of Justice the other property crimes, including efforts at the 07-tripo of Justice Programs, the Criminal Division of the Department of Justice, the Crime of Department of Justice, the Office of United States Attorneys, the Office of United States

(III) which there the prosecution resulted in a convivion; and (III) which there the prosecution resulted in a convivion; and (III) the such crime, as well as the average set of the such crime; and the such crime; and (I) a "hepartment-wida seessmenn of the staff, financial resources, and other re-sources (such as time, technology, and train-ing) devoted to the enforcement, investiga-tion, and prosecution of intellectual prop-erly crimes, including the number of inves-tigators, prosecution; and forensic specialists dedicated to investigating and prosecuting intellectual property crimes. (8) A summary of the efforts, activities, and resources that the Department of Jus-tice has taken to—

tice has taken to-

(A) minimize duplicating the efforts, materials, facilities, and procedures of any other Federal agency responsible for the enforce-ment, investigation, or prosecution of intel-lectual property crimes; and (B) enhance the efficiency and consistency with which Federal funds and resources are evented to enforce investigate or proce-

expended to enforce, investigate, or pros-ecute intellectual property crimes, including the extent to which the Department has utilized existing personnel, materials, tech-nologies, and facilities. (b) INITIAL REPORT OF THE ATTORNEY GEN-

In the set of the set

sion of the Department of Justice, the Exec-utive Office of United States Attorneys, the Office of the Attorney General, the Office of the Deputy Attorney General, the Office of Legal Policy, and any other agency or bu-reau of the Department of Justice whose ac-tivities relate to intellectual property; (2) a summary of the overall successes and failures of such policies and efforts; (3) a review of the investigative and pros-cution activity of the Department of Jus-

(3) a review of the investigative and pros-ecution activity of the Department of Jus-tice with respect to intellectual property crimes, including— (A) the number of investigations initiated related to such crimes; (B) the number of arrests related to such crimes; and

(C) the number of prosecutions for such

(C) the number of prosecutions for such crimes, including— (i) the number of defendants involved in such prosecutions; (ii) whether the prosecution resulted in a conviction; and (iii) the sentence and the statutory maximum for such crime, as well as the average sentence imposed for such crime; and (d) a Denormark will as seesment of the sentence.

imum for such crime, as well as the average snetnece imposed for such crime; and (4) a Department-wide assessment of the staff, financial resources, and other re-sources (such as time, technology, and train-ing) devoted to the enforcement, investiga-tion, and prosecution of intellectual prop-etty crimes, including the number of inves-tigators, prosecutors, and forensic specialists dedicated to investigating and prosecuting intellectual property crimes. (c) ReFORT OF THE FEIL—Not later than 1 Ayear after the date of the enactment of this stat, and annually thereather, the Director of the Federal Bureau of Investigation shall bount a report the Congress on actions taken to carry out this title. The initial report re-quired under this subsection shall be sub-mitted by May 1, 2009. All subsequent annual peorts shall be submitted by May 1st of each fiscal year thereafter. The report re-port of the Department of Justice, and shall include— (1) a review of the policies and efforts of

include—

a review of the policies and efforts of the Bureau related to the prevention and in-vestigation of intellectual property orimes;
a summary of the overall successes and failures of such policies and efforts;
a review of the investigative and pros-ecution activity of the Bureau with respect to intellectual property orimes, including— (A) the number of investigations initiated related to such primes;
B) the number of arrests related to such

related to such crimes; (B) the number of arrests related to such crimes; and (C) the number of prosecutions for such crimes, including— (1) the number of defendants involved in such prosecutions; high whether the prosecution resulted in a high whether the prosecution resulted in a

conviction; and

(iii) the sentence and the statutory maximum for such crime, as well as the average

imum for such crime, as well as the average sentence imposed for such crime; and (4) a Bureau-wide assessment of the staff, financial resources, and other resources (such as time, technology, and training) de-voted to the enforcement, investigation, and prosecution of intellectual property crimes, including the number of investigators, pros-ecutors, and forensic specialists dedicated to investigating and prosecuting intellectual momenty crimes. property crimes.

property crimes. (d) INITIA REPORT OF THE FBL.—The first report required to be submitted by the Direc-tor of the Federal Bureau of Investigation under subsection (c) shall include a summary of the efforts, activities, and resources the Federal Bureau of Investigation has allo-cated in the Supers prior to the date of sn. cated in the 5 years prior to the date of en-actment of this Act, as well as the 1-year peactment of this Act, as well as the 1-year pe-riod following such date of enactment to the enforcement, investigation, and prosecution of intellectual property crimes, including— (1) a review of the policies and efforts of the Bureau related to the prevention and in-vestigation of intellectual property crimes; (2) a summary of the overall successes and failures of such policies and efforts; (3) a review of the investigative and pros-ecution activity of the Bureau with respect to intellectual property crimes, including—

to intellectual property crimes, including-(A) the number of investigations initiated

related to such crimes

(B) the number of arrests related to such crimes; and (C) the number of prosecutions for such crimes, including...

(i) the number of defendants involved in

(i) whether the prosecution resulted in a

(ii) whether the prosecution resulted in a conviction; and (iii) the sentence and the statutory max-imum for such orline, as well as the average sentence imposed for such orline; and (4) a Bureau-wide assessment of the staff, financial resources, and other resources (such as time, technology, and training) de-voted to the enforcement, investigation, and prosecution of intellectual property orlines; including the number of investigators, prosincluding the number of investigators, pros ecutors, and forensic specialists dedicated to investigating and prosecuting intellectual property crimes.

TITLE V-MISCELLANEOUS

TITLE V-MISCELLANEOUS SEC. 501. GAO STUDY ON PROTECTION OF INTEL-LECTUAL PROPERTY OF MANUFAC-TURERS. (a) STUDY.—The Comptroller General of the United States shall conduct a study to help determine how the Federal Government could better protect the intellectual prop-erty of manufacturers by quantification of the impacts of imported and domestic coun-terfeit cools on terfeit goods on

manufacturing industry in the (1) the (2) the manufacturing industry in the United States; and (2) the overall economy of the United

(2) the overall economy of the United States.
(b) CONTENTS.—In conducting the study required under subsection (a), the Comptroller General shall examine—

(1) the extent that counterfeit manufactured goods are actively being trafficked in and imported into the United States;
(2) the impacts on domestic manufacturers in the United States of current law regarding patent, trademark, and copyright protections: tions

the nature and scope of current statu-(3)

(3) the nature and scope of current statu-tory law and case law regarding protecting trade dress from being illegally copied;
 (4) the extent which such laws are being used to investigate and prosecute acts of trafficking in counterfeit manufactured

(a) any effective practices or procedures that are protecting all types of intellectual property; and (6) any changes to current statutes or rules that would need to be implemented to more effectively protect the intellectual property rights of manufactures. The date of the enactment of this fact, the Comptroller General shall submit to Con-gress a report on the results of the study re-quired under subsection (a). SEC. so2. GoA AUDIT AND REPORT ON NON-DUPLICATION AND EFFICIENCY. Not later than 2 vecars after the date of en-

DUPLICATION AND EFFICIENCY. Not later than 2 years after the date of en-actment of this Act, the Comptroller General shall conduct an audit and submit a report to the Committee on the Judiclary of the Senate and to the Committee on the Judicl-ary of the House of Representatives on-(1) the afters activities and actions of the

(1) the efforts, activities, and actions of the Intellectual Property Enforcement Coordinator and the Attorney General in achieving the goals and purposes of this Act, as well as in carrying out any responsibilities or duties assigned to each such individual or agency

assigned to each such individual or agency under this Act; (2) any possible legislative, administrative, or regulatory changes that Comptroller Gen-eral recommends be taken by or on behalf of the Intellectual Property Enforcement Coor-dinator or the Attorney General to better achieve such goals and purposes, and to more effectively carry out such responsibilities and duties:

(3) the effectiveness of any actions taken and efforts made by the Intellectual Prop-erty Enforcement Coordinator and the At-torney General to-

(A) minimize duplicating the efforts, mate-

(A) minimize duplicating the efforts, materials, facilities, and procedures of any other Federal agency responsible for the enforcement, investigation, or prosecution of intellectual property crimes; and (B) enhance the efficiency and consistency with which Federal funds and resources are expended to enforce, investigate, or prosecute intellectual property crimes, including whether the IPEC has utilized existing personnel metricals. sonnel, materials, technologies, and facili-ties, such as the National Intellectual Property Rights Coordination Center established at the Department of Homeland Security; and

(4) any actions or efforts that the Comp-troller General recommends be taken by or on behalf of the Intellectual Property En-forcement Coordinator and the Attorney General to reduce duplication of efforts and Increase the efficiency and consistency with which Federal funds and resources are ex-

which Federal funds and resources are ex-pended to enforce, investigate, or prosecute intellectual property crimes. SEC. 503. SENSE OF CONGRESS. It is the sense of Congress that— (1) the United States intellectual property industries have created millions of high-skill, high-paying United States jobs and pay billions of dollars in annual United States tax revenues;

(2) the United States intellectual property

(2) the United States intellectual property industries continue to represent a major source of creativity and innovation, business start-ups, skilled job creation, exports, eco-nomic growch, and competitiveness; (3) counterfeiting and infringement results in billions of dollars in lost revenue for United States companies each year and even greater losses to the United States economy in terms of reduced job growth, exports, and competitivenes: competitiveness:

(4) the growing number of willful violations of existing Federal criminal laws involving counterfeiting and infringement by actors in the United States and, increasingly, by foreign-based individuals and entitles is a serious threat to the long-term vitality of the United States conomy and the future competitiveness of United States industry;
 (5) terrorists and organized crime utilize piracy, counterfeiting, and infringement to the long-turbettiveness;
 (6) effective criminal enforcement of the intellectual property laws against violations

intellectual property laws against violations in all categories of works should be among the highest priorities of the Attorney Gen-

In all categories of works should be among the highest priorities of the Attorney Gen-eral; (7) with respect to all crimes related to the thet of intellectual property, the Attorney General shall give priority to cases with a nexus to terrorism and organized crime; and (8) with respect to criminal counterfeiting and infringement of computer software, in-cluding those by foreign-owned or foreign-controlled entities, the Attorney General should give priority to cases— (A) involving the willful thet of intellec-tual property for purposes of commercial ad-vantage or private financial gain; (B) where the thet of intellectual property is central to the sustainability and viability of the commercial advivity of the enterprise (or subsidiary) involved in the violation; (C) where the counterfield or infringing

(C) where the counterfeited or infringing (C) where the counterfeited or infringing goods or services enables the enterprise to unfairly compete against the legitimate rights holder; or (D) where there is actual knowledge of the theft of intellectual property by the direc-tors or officers of the enterprise.

SA 5656. Mr. LEAHY (for Mr. KEN-NEDY) proposed an amendment to the bill S. 2304, to amend title I of the Omnibus Crime Control and Safe Streets

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