106TH CONGRESS 1ST SESSION

S. 692

AN ACT

To prohibit Internet gambling, 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 "Internet Gambling
- 5 Prohibition Act of 1999".

SEC. 2. PROHIBITION ON INTERNET GAMBLING.

2	(a) In General.—Chapter 50 of title 18, United
3	States Code, is amended by adding at the end the fol-
4	lowing:
5	"§ 1085. Internet gambling
6	"(a) Definitions.—In this section:
7	"(1) Bets or wagers.—The term 'bets or
8	wagers'—
9	"(A) means the staking or risking by any
10	person of something of value upon the outcome
11	of a contest of others, a sporting event, or a
12	game of chance, upon an agreement or under-
13	standing that the person or another person will
14	receive something of value based on that out-
15	come;
16	"(B) includes the purchase of a chance or
17	opportunity to win a lottery or other prize
18	(which opportunity to win is predominantly sub-
19	ject to chance);
20	"(C) includes any scheme of a type de-
21	scribed in section 3702 of title 28; and
22	"(D) does not include—
23	"(i) a bona fide business transaction
24	governed by the securities laws (as defined
25	in section 3(a)(47) of the Securities Ex-
26	change Act of 1934 (15 U.S.C.

1	78c(a)(47)) for the purchase or sale at a
2	future date of securities (as defined in sec-
3	tion 3(a)(10) of the Securities Exchange
4	Act of 1934 (15 U.S.C. 78c(a)(10)));
5	"(ii) a transaction on or subject to the
6	rules of a contract market designated pur-
7	suant to section 5 of the Commodity Ex-
8	change Act (7 U.S.C. 7);
9	"(iii) a contract of indemnity or guar-
10	antee; or
11	"(iv) a contract for life, health, or ac-
12	cident insurance.
13	"(2) Closed-loop subscriber-based serv-
14	ICE.—The term 'closed-loop subscriber-based service'
15	means any information service or system that uses—
16	"(A) a device or combination of devices—
17	"(i) expressly authorized and operated
18	in accordance with the laws of a State, ex-
19	clusively for placing, receiving, or otherwise
20	making a bet or wager described in sub-
21	section $(f)(1)(B)$; and
22	"(ii) by which a person located within
23	any State must subscribe and be registered
24	with the provider of the wagering service
25	by name, address, and appropriate billing

1	information to be authorized to place, re-
2	ceive, or otherwise make a bet or wager,
3	and must be physically located within that
4	State in order to be authorized to do so;
5	"(B) an effective customer verification and
6	age verification system, expressly authorized
7	and operated in accordance with the laws of the
8	State in which it is located, to ensure that all
9	applicable Federal and State legal and regu-
10	latory requirements for lawful gambling are
11	met; and
12	"(C) appropriate data security standards
13	to prevent unauthorized access by any person
14	who has not subscribed or who is a minor.
15	"(3) Foreign Jurisdiction.—The term 'for-
16	eign jurisdiction' means a jurisdiction of a foreign
17	country or political subdivision thereof.
18	"(4) Gambling business.—The term 'gam-
19	bling business' means—
20	"(A) a business that is conducted at a
21	gambling establishment, or that—
22	"(i) involves—
23	"(I) the placing, receiving, or
24	otherwise making of bets or wagers;
25	or

1	"(II) the offering to engage in
2	the placing, receiving, or otherwise
3	making of bets or wagers;
4	"(ii) involves 1 or more persons who
5	conduct, finance, manage, supervise, direct,
6	or own all or part of such business; and
7	"(iii) has been or remains in substan-
8	tially continuous operation for a period in
9	excess of 10 days or has a gross revenue
10	of \$2,000 or more from such business dur-
11	ing any 24-hour period; and
12	"(B) any soliciting agent of a business de-
13	scribed in subparagraph (A).
14	"(5) Information assisting in the placing
15	OF A BET OR WAGER.—The term 'information as-
16	sisting in the placing of a bet or wager'—
17	"(A) means information that is intended
18	by the sender or recipient to be used by a per-
19	son engaged in the business of betting or wa-
20	gering to place, receive, or otherwise make a bet
21	or wager; and
22	"(B) does not include—
23	"(i) information concerning pari-
24	mutuel pools that is exchanged exclusively
25	between or among 1 or more racetracks or

other parimutuel wagering facilities licensed by the State or approved by the for-eign jurisdiction in which the facility is located, and 1 or more parimutuel wagering facilities licensed by the State or approved by the foreign jurisdiction in which the fa-cility is located, if that information is used only to conduct common pool parimutuel pooling under applicable law;

"(ii) information exchanged exclusively between or among 1 or more race-tracks or other parimutuel wagering facilities licensed by the State or approved by the foreign jurisdiction in which the facility is located, and a support service located in another State or foreign jurisdiction, if the information is used only for processing bets or wagers made with that facility under applicable law;

"(iii) information exchanged exclusively between or among 1 or more wagering facilities that are located within a single State and are licensed and regulated by that State, and any support service, wherever located, if the information is used only

1	for the pooling or processing of bets or wa-
2	gers made by or with the facility or facili-
3	ties under applicable State law;
4	"(iv) any news reporting or analysis
5	of wagering activity, including odds, racing
6	or event results, race and event schedules,
7	or categories of wagering; or
8	"(v) any posting or reporting of any
9	educational information on how to make a
10	bet or wager or the nature of betting or
11	wagering.
12	"(6) Interactive computer service.—The
13	term 'interactive computer service' means any infor-
14	mation service, system, or access software provider
15	that operates in, or uses a channel or instrumen-
16	tality of, interstate or foreign commerce to provide
17	or enable access by multiple users to a computer
18	server, including specifically a service or system that
19	provides access to the Internet.
20	"(7) Interactive computer service pro-
21	VIDER.—The term 'interactive computer service pro-
22	vider' means any person that provides an interactive
23	computer service, to the extent that such person of-

fers or provides such service.

	O
1	"(8) Internet.—The term 'Internet' means
2	the international computer network of both Federal
3	and non-Federal interoperable packet switched data
4	networks.
5	"(9) Person.—The term 'person' means any
6	individual, association, partnership, joint venture,
7	corporation (or any affiliate of a corporation), State
8	or political subdivision thereof, department, agency,
9	or instrumentality of a State or political subdivision
10	thereof, or any other government, organization, or
11	entity (including any governmental entity (as defined
12	in section $3701(2)$ of title 28)).
13	"(10) Private Network.—The term 'private
14	network' means a communications channel or chan-
15	nels, including voice or computer data transmission
16	facilities, that use either—
17	"(A) private dedicated lines; or
18	"(B) the public communications infrastruc-
19	ture, if the infrastructure is secured by means
20	of the appropriate private communications tech-
21	nology to prevent unauthorized access.
22	"(11) Smamp The term 'State' many a State

"(11) STATE.—The term 'State' means a State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, or a commonwealth, territory, or possession of the United States.

1	"(12) Subscriber.—The term 'subscriber'—
2	"(A) means any person with a business re-
3	lationship with the interactive computer service
4	provider through which such person receives ac-
5	cess to the system, service, or network of that
6	provider, even if no formal subscription agree-
7	ment exists; and
8	"(B) includes registrants, students who are
9	granted access to a university system or net-
10	work, and employees or contractors who are
11	granted access to the system or network of
12	their employer.
13	"(b) Internet Gambling.—
14	"(1) Prohibition.—Subject to subsection (f),
15	it shall be unlawful for a person engaged in a gam-
16	bling business knowingly to use the Internet or any
17	other interactive computer service—
18	"(A) to place, receive, or otherwise make a
19	bet or wager; or
20	"(B) to send, receive, or invite information
21	assisting in the placing of a bet or wager.
22	"(2) Penalties.—A person engaged in a gam-
23	bling business who violates this section shall be—
24	"(A) fined in an amount equal to not more
25	than the greater of—

1	"(i) the total amount that such person
2	bet or wagered, or placed, received, or ac-
3	cepted in bets or wagers, as a result of en-
4	gaging in that business in violation of this
5	section; or
6	"(ii) \$20,000;
7	"(B) imprisoned not more than 4 years; or
8	"(C) both.
9	"(3) Permanent injunctions.—Upon convic-
10	tion of a person under this section, the court may
11	enter a permanent injunction enjoining such person
12	from placing, receiving, or otherwise making bets or
13	wagers or sending, receiving, or inviting information
14	assisting in the placing of bets or wagers.
15	"(c) Civil Remedies.—
16	"(1) Jurisdiction.—The district courts of the
17	United States shall have original and exclusive juris-
18	diction to prevent and restrain violations of this sec-
19	tion by issuing appropriate orders in accordance
20	with this section, regardless of whether a prosecu-
21	tion has been initiated under this section.
22	"(2) Proceedings.—
23	"(A) Institution by federal govern-
24	MENT.—

1	"(i) IN GENERAL.—The United States
2	may institute proceedings under this sub-
3	section to prevent or restrain a violation of
4	this section.
5	"(ii) Relief.—Upon application of
6	the United States under this subpara-
7	graph, the district court may enter a tem-
8	porary restraining order or an injunction
9	against any person to prevent or restrain a
10	violation of this section if the court deter-
11	mines, after notice and an opportunity for
12	a hearing, that there is a substantial prob-
13	ability that such violation has occurred or
14	will occur.
15	"(B) Institution by state attorney
16	GENERAL.—
17	"(i) IN GENERAL.—The attorney gen-
18	eral of a State (or other appropriate State
19	official) in which a violation of this section
20	allegedly has occurred or will occur, after
21	providing written notice to the United
22	States, may institute proceedings under
23	this subsection to prevent or restrain the
24	violation.

"(ii) Relief.—Upon application of the attorney general (or other appropriate State official) of an affected State under this subparagraph, the district court may enter a temporary restraining order or an injunction against any person to prevent or restrain a violation of this section if the court determines, after notice and an opportunity for a hearing, that there is a substantial probability that such violation has occurred or will occur.

"(C) Proceedings by a sports organization or an amateur sports organization (as those terms are defined in section 3701 of title 28) whose games, or the performances of whose athletes in such games, are alleged to be the basis of a violation of this section, may, after providing written notice to the United States, institute civil proceedings in an appropriate district court of the United States to prevent or restrain such violation. Upon application of the professional or amateur sports organization, the district court may enter any relief authorized by this subsection in proceedings instituted thereunder

1	by the United States or a State Attorney Gen-
2	eral (or other appropriate State official). This
3	subparagraph does not authorize proceedings
4	against an interactive computer service provider
5	described in subsection $(d)(1)(B)$.
6	"(D) Indian Lands.—Notwithstanding
7	subparagraph (A), (B), or (C), for a violation
8	that is alleged to have occurred, or may occur,
9	on Indian lands (as defined in section 4 of the
10	Indian Gaming Regulatory Act (25 U.S.C.
11	2703))—
12	"(i) the United States shall have the
13	enforcement authority provided under sub-
14	paragraph (A); and
15	"(ii) in the case of an alleged violation
16	that involves class III gaming (as defined
17	in section 4 of the Indian Gaming Regu-
18	latory Act (25 U.S.C. 2703)), the enforce-
19	ment authorities specified in an applicable
20	Tribal-State compact negotiated under sec-
21	tion 11 of the Indian Gaming Regulatory
22	Act (25 U.S.C. 2710) shall be carried out
23	in accordance with that compact.
24	"(E) Expiration.—Any temporary re-
25	straining order or preliminary injunction en-

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

tered pursuant to subparagraph (A) or (B) shall expire if, and as soon as, the United States, or the attorney general (or other appropriate State official) of the State, as applicable, notifies the court that issued the order or injunction that the United States or the State, as applicable, will not seek a permanent injunction.

"(3) Expedited proceedings.—

"(A) IN GENERAL.—In addition to any proceeding under paragraph (2), a district court may, in exigent circumstances, enter a temporary restraining order against a person alleged to be in violation of this section upon application of the United States under paragraph (2)(A), or the attorney general (or other appropriate State official) of an affected State under paragraph (2)(B), without notice and the opportunity for a hearing as provided in rule 65(b) of the Federal Rules of Civil Procedure (except as provided in subsection (d)(3)), if the United States or the State, as applicable, demonstrates that there is probable cause to believe that the use of the Internet or other interactive computer service at issue violates this section.

1	"(B) Hearings.—A hearing requested
2	concerning an order entered under this para-
3	graph shall be held at the earliest practicable
4	time.
5	"(d) Interactive Computer Service Pro-
6	VIDERS.—
7	"(1) Immunity from liability for use by
8	ANOTHER.—
9	"(A) In General.—An interactive com-
10	puter service provider described in subpara-
11	graph (B) shall not be liable, under this section
12	or any other provision of Federal or State law
13	prohibiting or regulating gambling or gambling-
14	related activities, for the use of its facilities or
15	services by another person to engage in Internet
16	gambling activity that violates such law—
17	"(i) arising out of any transmitting,
18	routing, or providing of connections for
19	gambling-related material or activity (in-
20	cluding intermediate and temporary stor-
21	age in the course of such transmitting,
22	routing, or providing connections) by the
23	provider, if—

1	"(I) the material or activity was
2	initiated by or at the direction of a
3	person other than the provider;
4	"(II) the transmitting, routing,
5	or providing of connections is carried
6	out through an automatic process
7	without selection of the material or
8	activity by the provider;
9	"(III) the provider does not se-
10	lect the recipients of the material or
11	activity, except as an automatic re-
12	sponse to the request of another per-
13	son; and
14	"(IV) the material or activity is
15	transmitted through the system or
16	network of the provider without modi-
17	fication of its content; or
18	"(ii) arising out of any gambling-re-
19	lated material or activity at an online site
20	residing on a computer server owned, con-
21	trolled, or operated by or for the provider,
22	or arising out of referring or linking users
23	to an online location containing such mate-
24	rial or activity, if the material or activity
25	was initiated by or at the direction of a

1	person other than the provider, unless the
2	provider fails to take expeditiously, with
3	respect to the particular material or activ-
4	ity at issue, the actions described in para-
5	graph (2)(A) following the receipt by the
6	provider of a notice described in paragraph
7	(2)(B).
8	"(B) Eligibility.—An interactive com-
9	puter service provider is described in this sub-
10	paragraph only if the provider—
11	"(i) maintains and implements a writ-
12	ten or electronic policy that requires the
13	provider to terminate the account of a sub-
14	scriber of its system or network expedi-
15	tiously following the receipt by the provider
16	of a notice described in paragraph (2)(B)
17	alleging that such subscriber has violated
18	or is violating this section; and
19	"(ii) with respect to the particular
20	material or activity at issue, has not know-
21	ingly permitted its computer server to be
22	used to engage in activity that the provider
23	knows is prohibited by this section, with
24	the specific intent that such server be used
25	for such purpose.

1	"(2) Notice to interactive computer
2	SERVICE PROVIDERS.—
3	"(A) IN GENERAL.—If an interactive com-
4	puter service provider receives from a Federal
5	or State law enforcement agency, acting within
6	its authority and jurisdiction, a written or elec-
7	tronic notice described in subparagraph (B),
8	that a particular online site residing on a com-
9	puter server owned, controlled, or operated by
10	or for the provider is being used by another
11	person to violate this section, the provider shall
12	expeditiously—
13	"(i) remove or disable access to the
14	material or activity residing at that online
15	site that allegedly violates this section; or
16	"(ii) in any case in which the provider
17	does not control the site at which the sub-
18	ject material or activity resides, the pro-
19	vider, through any agent of the provider
20	designated in accordance with section
21	512(c)(2) of title 17, or other responsible
22	identified employee or contractor—
23	"(I) notify the Federal or State
24	law enforcement agency that the pro-

1	vider is not the proper recipient of
2	such notice; and
3	"(II) upon receipt of a subpoena,
4	cooperate with the Federal or State
5	law enforcement agency in identifying
6	the person or persons who control the
7	site.
8	"(B) Notice.—A notice is described in
9	this subparagraph only if it—
10	"(i) identifies the material or activity
11	that allegedly violates this section, and al-
12	leges that such material or activity violates
13	this section;
14	"(ii) provides information reasonably
15	sufficient to permit the provider to locate
16	(and, as appropriate, in a notice issued
17	pursuant to paragraph (3)(A) to block ac-
18	cess to) the material or activity;
19	"(iii) is supplied to any agent of a
20	provider designated in accordance with sec-
21	tion $512(e)(2)$ of title 17, if information
22	regarding such designation is readily avail-
23	able to the public;
24	"(iv) provides information that is rea-
25	sonably sufficient to permit the provider to

contact the law enforcement agency that
issued the notice, including the name of
the law enforcement agency, and the name
and telephone number of an individual to
contact at the law enforcement agency
(and, if available, the electronic mail address of that individual); and

"(v) declares under penalties of perjury that the person submitting the notice is an official of the law enforcement agency described in clause (iv).

"(3) Injunctive relief.—

"(A) IN GENERAL.—The United States, or a State law enforcement agency acting within its authority and jurisdiction, may, not less than 24 hours following the issuance to an interactive computer service provider of a notice described in paragraph (2)(B), in a civil action, obtain a temporary restraining order, or an injunction to prevent the use of the interactive computer service by another person in violation of this section.

"(B) LIMITATIONS.—Notwithstanding any other provision of this section, in the case of any application for a temporary restraining

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	order or an injunction against an interactive
2	computer service provider described in para-
3	graph (1)(B) to prevent a violation of this
4	section—
5	"(i) arising out of activity described in
6	paragraph (1)(A)(i), the injunctive relief is
7	limited to—
8	"(I) an order restraining the pro-
9	vider from providing access to an
10	identified subscriber of the system or
11	network of the interactive computer
12	service provider, if the court deter-
13	mines that there is probable cause to
14	believe that such subscriber is using
15	that access to violate this section (or
16	to engage with another person in a
17	communication that violates this sec-
18	tion), by terminating the specified ac-
19	count of that subscriber; and
20	"(II) an order restraining the
21	provider from providing access, by
22	taking reasonable steps specified in
23	the order to block access, to a specific,
24	identified, foreign online location;

1	"(ii) arising out of activity described
2	in paragraph (1)(A)(ii), the injunctive re-
3	lief is limited to—
4	"(I) the orders described in
5	clause (i)(I);
6	"(II) an order restraining the
7	provider from providing access to the
8	material or activity that violates this
9	section at a particular online site re-
10	siding on a computer server operated
11	or controlled by the provider; and
12	"(III) such other injunctive rem-
13	edies as the court considers necessary
14	to prevent or restrain access to speci-
15	fied material or activity that is pro-
16	hibited by this section at a particular
17	online location residing on a computer
18	server operated or controlled by the
19	provider, that are the least burden-
20	some to the provider among the forms
21	of relief that are comparably effective
22	for that purpose.
23	"(C) Considerations.—The court, in de-
24	termining appropriate injunctive relief under
25	this paragraph, shall consider—

1	"(i) whether such an injunction, either
2	alone or in combination with other such in-
3	junctions issued, and currently operative,
4	against the same provider would signifi-
5	cantly (and, in the case of relief under sub-
6	paragraph (B)(ii), taking into account,
7	among other factors, the conduct of the
8	provider, unreasonably) burden either the
9	provider or the operation of the system or
10	network of the provider;
11	"(ii) whether implementation of such
12	an injunction would be technically feasible
13	and effective, and would not materially
14	interfere with access to lawful material at
15	other online locations;
16	"(iii) whether other less burdensome
17	and comparably effective means of pre-
18	venting or restraining access to the illegal
19	material or activity are available; and
20	"(iv) the magnitude of the harm likely
21	to be suffered by the community if the in-
22	junction is not granted.
23	"(D) Notice and ex parte orders.—
24	Injunctive relief under this paragraph shall not
25	be available without notice to the service pro-

1	vider and an opportunity for such provider to
2	appear before the court, except for orders en-
3	suring the preservation of evidence or other or-
4	ders having no material adverse effect on the
5	operation of the communications network of the
6	service provider.
7	"(4) Advertising or promotion of non-
8	INTERNET GAMBLING.—
9	"(A) Definitions.—In this paragraph:
10	"(i) Conducted.—With respect to a
11	gambling activity, that activity is 'con-
12	ducted' in a State if the State is the State
13	in which the gambling establishment (as
14	defined in section 1081) that offers the
15	gambling activity being advertised or pro-
16	moted is physically located.
17	"(ii) Non-internet gambling ac-
18	TIVITY.—The term 'non-Internet gambling
19	activity' means—
20	"(I) a gambling activity in which
21	the placing of the bet or wager is not
22	conducted by the Internet; or
23	"(II) a gambling activity to
24	which the prohibitions of this section
25	do not apply.

1	"(B) Immunity from liability for use
2	BY ANOTHER.—
3	"(i) In General.—An interactive
4	computer service provider described in
5	clause (ii) shall not be liable, under any
6	provision of Federal or State law prohib-
7	iting or regulating gambling or gambling-
8	related activities, or under any State law
9	prohibiting or regulating advertising and
10	promotional activities, for—
11	"(I) content, provided by another
12	person, that advertises or promotes
13	non-Internet gambling activity that
14	violates such law (unless the provider
15	is engaged in the business of such
16	gambling), arising out of any of the
17	activities described in paragraph
18	(1)(A) (i) or (ii); or
19	"(II) content, provided by an-
20	other person, that advertises or pro-
21	motes non-Internet gambling activity
22	that is lawful under Federal law and
23	the law of the State in which such
24	gambling activity is conducted.

1	"(ii) Eligibility.—An interactive
2	computer service is described in this clause
3	only if the provider—
4	"(I) maintains and implements a
5	written or electronic policy that re-
6	quires the provider to terminate the
7	account of a subscriber of its system
8	or network expeditiously following the
9	receipt by the provider of a notice de-
10	scribed in paragraph (2)(B) alleging
11	that such subscriber maintains a
12	website on a computer server con-
13	trolled or operated by the provider for
14	the purpose of engaging in advertising
15	or promotion of non-Internet gam-
16	bling activity prohibited by a Federal
17	law or a law of the State in which
18	such activity is conducted;
19	"(II) with respect to the par-
20	ticular material or activity at issue,
21	has not knowingly permitted its com-
22	puter server to be used to engage in
23	the advertising or promotion of non-
24	Internet gambling activity that the
25	provider knows is prohibited by a

1	Federal law or a law of the State in
2	which the activity is conducted, with
3	the specific intent that such server be
4	used for such purpose; and
5	"(III) at reasonable cost, offers
6	residential customers of the provider's
7	Internet access service, if the provider
8	provides Internet access service to
9	such customers, computer software, or
10	another filtering or blocking system
11	that includes the capability of filtering
12	or blocking access by minors to online
13	Internet gambling sites that violate
14	this section.
15	"(C) NOTICE TO INTERACTIVE COMPUTER
16	SERVICE PROVIDERS.—
17	"(i) Notice from federal law en-
18	FORCEMENT AGENCY.—If an interactive
19	computer service provider receives from a
20	Federal law enforcement agency, acting
21	within its authority and jurisdiction, a
22	written or electronic notice described in
23	paragraph (2)(B), that a particular online
24	site residing on a computer server owned,
25	controlled, or operated by or for the pro-

1

2

3

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

vider is being used by another person to advertise or promote non-Internet gambling activity that violates a Federal law prohibiting or regulating gambling or gambling-related activities, the provider shall expeditiously take the actions described in paragraph (2)(A) (i) or (ii) with respect to the advertising or promotion identified in the notice.

"(ii) Notice from state law en-FORCEMENT AGENCY.—If an interactive computer service provider receives from a State law enforcement agency, acting within its authority and jurisdiction, a written or electronic notice described in paragraph (2)(B), that a particular online site residing on a computer server owned, controlled, or operated by or for the provider is being used by another person to advertise or promote non-Internet gambling activity that is conducted in that State and that violates a law of that State prohibiting or regulating gambling or gamblingrelated activities, the provider shall expeditiously take the actions described in paragraph (2)(A) (i) or (ii) with respect to the advertising or promotion identified in the notice.

"(D) Injunctive relief.—The United States, or a State law enforcement agency, acting within its authority and jurisdiction, may, not less than 24 hours following the issuance to an interactive computer service provider of a notice described in paragraph (2)(B), in a civil action, obtain a temporary restraining order, or an injunction, to prevent the use of the interactive computer service by another person to advertise or promote non-Internet gambling activity that violates a Federal law, or a law of the State in which such activity is conducted that prohibits or regulates gambling or gambling-related activities, as applicable. The procedures described in paragraph (3)(D) shall apply to actions brought under this subparagraph, and the relief in such actions shall be limited to-

> "(i) an order requiring the provider to remove or disable access to the advertising or promotion of non-Internet gambling activity that violates Federal law, or the law

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

of the State in which such activity is conducted, as applicable, at a particular online site residing on a computer server controlled or operated by the provider;

"(ii) an order restraining the provider

"(ii) an order restraining the provider from providing access to an identified subscriber of the system or network of the provider, if the court determines that such subscriber maintains a website on a computer server controlled or operated by the provider that the subscriber is knowingly using or knowingly permitting to be used to advertise or promote non-Internet gambling activity that violates Federal law or the law of the State in which such activity is conducted; and

"(iii) an order restraining the provider of the content of the advertising or promotion of such illegal gambling activity from disseminating such advertising or promotion on the computer server controlled or operated by the provider of such interactive computer service.

1	"(E) Applicability.—The provisions of
2	subparagraphs (C) and (D) do not apply to the
3	content described in subparagraph (B)(i)(II).
4	"(5) Effect on other law.—
5	"(A) Immunity from liability for com-
6	PLIANCE.—An interactive computer service pro-
7	vider shall not be liable for any damages, pen-
8	alty, or forfeiture, civil or criminal, under Fed-
9	eral or State law for taking in good faith any
10	action described in paragraph (2)(A) or (4)
11	(B)(ii)(I) or (C) to comply with a notice de-
12	scribed in paragraph (2)(B), or complying with
13	any court order issued under paragraph (3) or
14	(4)(C).
15	"(B) DISCLAIMER OF OBLIGATIONS.—
16	Nothing in this section may be construed to im-
17	pose or authorize an obligation on an inter-
18	active computer service provider described in
19	paragraph (1)(B)—
20	"(i) to monitor material or use of its
21	service; or
22	"(ii) except as required by a notice or
23	an order of a court under this subsection,
24	to gain access to, to remove, or to disable
25	access to material.

1	"(C) Rights of Subscribers.—Nothing
2	in this section may be construed to prejudice
3	the right of a subscriber to secure an appro-
4	priate determination, as otherwise provided by
5	law, in a Federal court or in a State or local
6	tribunal or agency, that the account of such
7	subscriber should not be terminated pursuant
8	to this subsection, or should be restored.
9	"(e) Availability of Relief.—The availability of
10	relief under subsections (c) and (d) shall not depend on,
11	or be affected by, the initiation or resolution of any action
12	under subsection (b), or under any other provision of Fed-
13	eral or State law.
14	"(f) Applicability.—
15	"(1) In general.—Subject to paragraph (2),
16	the prohibition in this section does not apply to—
17	"(A) any otherwise lawful bet or wager
18	that is placed, received, or otherwise made
19	wholly intrastate for a State lottery, or for a
20	multi-State lottery operated jointly between 2
21	or more States in conjunction with State lot-
22	teries if—
23	"(i) each such lottery is expressly au-
24	thorized, and licensed or regulated, under
25	applicable State law;

1	"(ii) the bet or wager is placed on an
2	interactive computer service that uses a
3	private network;
4	"(iii) each person placing or otherwise
5	making that bet or wager is physically lo-
6	cated when such bet or wager is placed at
7	a facility that is open to the general public;
8	and
9	"(iv) each such lottery complies with
10	sections 1301 through 1304, and other ap-
11	plicable provisions of Federal law;
12	"(B) any otherwise lawful bet or wager
13	that is placed, received, or otherwise made on
14	an interstate or intrastate basis on a live horse
15	or a live dog race, or the sending, receiving, or
16	inviting of information assisting in the placing
17	of such a bet or wager, if such bet or wager,
18	or the transmission of such information, as ap-
19	plicable, is—
20	"(i) expressly authorized, and licensed
21	or regulated by the State in which such bet
22	or wager is received, under applicable Fed-
23	eral and such State's laws;
24	"(ii) placed on a closed-loop sub-
25	scriber-based service;

1	"(iii) initiated from a State in which
2	betting or wagering on that same type of
3	live horse or live dog racing is lawful and
4	received in a State in which such betting
5	or wagering is lawful;
6	"(iv) subject to the regulatory over-
7	sight of the State in which the bet or
8	wager is received and subject by such
9	State to minimum control standards for
10	the accounting, regulatory inspection, and
11	auditing of all such bets or wagers trans-
12	mitted from 1 State to another; and
13	"(v) in the case of—
14	"(I) live horse racing, made in
15	accordance with the Interstate Horse
16	Racing Act of 1978 (15 U.S.C. 3001
17	et seq.) and the requirements, if any,
18	established by an appropriate legisla-
19	tive or regulatory body of the State in
20	which the bet or wager originates; or
21	"(II) live dog racing, subject to
22	consent agreements that are com-
23	parable to those required by the Inter-
24	state Horse Racing Act of 1978, ap-
25	proved by the appropriate State regu-

1	latory agencies, in the State receiving
2	the signal, and in the State in which
3	the bet or wager originates; or
4	"(C) any otherwise lawful bet or wager
5	that is placed, received, or otherwise made for
6	a fantasy sports league game or contest.
7	"(2) Bets or wagers made by agents or
8	PROXIES.—
9	"(A) In General.—Paragraph (1) does
10	not apply in any case in which a bet or wager
11	is placed, received, or otherwise made by the
12	use of an agent or proxy using the Internet or
13	an interactive computer service.
14	"(B) QUALIFICATION.—Nothing in this
15	paragraph may be construed to prohibit the
16	owner operator of a parimutuel wagering facil-
17	ity that is licensed by a State from employing
18	an agent in the operation of the account wager-
19	ing system owned or operated by the parimutuel
20	facility.
21	"(3) Advertising and promotion.—The pro-
22	hibition of subsection (b)(1)(B) does not apply to
23	advertising or promotion of any activity that is not
24	prohibited by subsection (b)(1)(A).
25	"(4) Indian Gaming.—

1	"(A) In general.—Subject to paragraph
2	(2), the prohibition in this section does not
3	apply to any otherwise lawful bet or wager that
4	is placed, received, or otherwise made on any
5	game that constitutes class II gaming or class
6	III gaming (as those terms are defined in sec-
7	tion 4 of the Indian Gaming Regulatory Act, 25
8	U.S.C. 2703), or the sending, receiving, or in-
9	viting of information assisting in the placing of
10	any such bet or wager, as applicable, if—
11	"(i) the game is permitted under and
12	conducted in accordance with the Indian
13	Gaming Regulatory Act (25 U.S.C. 2701
14	et seq.);
15	"(ii) each person placing, receiving, or
16	otherwise making such bet or wager, or
17	transmitting such information, is phys-
18	ically located on Indian lands (as that term
19	is defined in section 4 of the Indian Gam-
20	ing Regulatory Act, 25 U.S.C. 2703) when
21	such person places, receives, or otherwise
22	makes the bet or wager, or transmits such
23	information;

1	"(iii) the game is conducted on a
2	closed-loop subscriber-based system or a
3	private network; and
4	"(iv) in the case of a game that con-
5	stitutes class III gaming—
6	"(I) the game is authorized
7	under, and is conducted in accordance
8	with, the respective Tribal-State com-
9	pacts (entered into and approved pur-
10	suant to section 11(d) of the Indian
11	Gaming Regulatory Act, 25 U.S.C.
12	2710) governing gaming activity on
13	the Indian lands, in each respective
14	State, on which each person placing,
15	receiving, or otherwise making such
16	bet or wager, or transmitting such in-
17	formation, is physically located when
18	such person places, receives, or other-
19	wise makes the bet or wager, or trans-
20	mits such information; and
21	"(II) each such Tribal-State com-
22	pact expressly provides that the game
23	may be conducted using the Internet
24	or other interactive computer service

only on a closed-loop subscriber-based system or a private network.

> "(B) ACTIVITIES UNDER EXISTING COM-PACTS.—The requirement of subparagraph (A)(iv)(II) shall not apply in the case of gaming activity, otherwise subject to this section, that was being conducted on Indian lands on September 1, 1999, with the approval of the State gaming commission or like regulatory authority of the State in which such Indian lands are located, but without such required compact approval, until the date on which the compact governing gaming activity on such Indian lands expires (exclusive of any automatic or discretionary renewal or extension of such compact), so long as such gaming activity is conducted using the Internet or other interactive computer service only on a closed-loop subscriber-based system or a private network. For purposes of this subparagraph, the phrase 'conducted on Indian lands' shall refer to all Indian lands on which any person placing, receiving, or otherwise making a bet or wager, or sending, receiving, or inviting information assisting in the placing of a bet or wager, is physically located

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	when such person places, receives, or otherwise
2	makes the bet or wager, or sends, receives, or
3	invites such information.
4	"(g) Rules of Construction.—
5	"(1) No immunity from prosecution.—Ex-
6	cept as provided in subsection (d), nothing in this
7	section may be construed to create immunity from
8	criminal prosecution under any provision of Federal
9	or State law.
10	"(2) Other prohibitions and remedies.—
11	Nothing in this section may be construed to affect
12	any prohibition or remedy applicable to a person en-
13	gaged in a gambling business under any other provi-
14	sion of Federal or State law.".
15	(b) Technical Amendment.—The analysis for
16	chapter 50 of title 18, United States Code, is amended
17	by adding at the end the following: "1085. Internet gambling.".
18	SEC. 3. REPORT ON ENFORCEMENT.
19	Not later than 2 years after the date of enactment
20	of this Act, the Attorney General shall submit to Congress
21	a report, which shall include—
22	(1) an analysis of the problems, if any, associ-
23	ated with enforcing section 1085 of title 18, United
24	States Code, as added by section 2 of this Act;

1	(2) recommendations for the best use of the re-
2	sources of the Department of Justice to enforce that
3	section; and
4	(3) an estimate of the amount of activity and
5	money that continue to be used to gamble on the
6	Internet, despite the prohibition of section 1085 of
7	title 18, United States Code, as added by section 2
8	of this Act, together with—
9	(A) a detailed description of the factors
10	contributing to successful evasion of that prohi-
11	bition; and
12	(B) recommendations concerning means of
13	closing the channels used to evade that prohibi-
14	tion.
15	SEC. 4. SEVERABILITY.
16	If any provision of this Act, an amendment made by
17	this Act, or the application of such provision or amend-
18	ment to any person or circumstance is held to be unconsti-
19	tutional, the remainder of this Act, the amendments made

20 by this Act, and the application of this Act and the provi-

- 1 sions of such amendments to any other person or cir-
- 2 cumstance shall not be affected thereby.

Passed the Senate November 19, 1999.

Attest:

Secretary.

 $^{\tiny 106\text{TH CONGRESS}}_{\tiny 1\text{ST Session}} \text{ S. } 692$

AN ACT

To prohibit Internet gambling, and for other purposes.

- S 692 ES——2
- S 692 ES----3
- S 692 ES——4
- S 692 ES----5
- S 692 ES----6
- S 692 ES——7
- S 692 ES----8
- S 692 ES----9
- S 692 ES——10