116TH CONGRESS 2D SESSION

H.R. 5546

AN ACT

To regulate monitoring of electronic communications between an incarcerated person in a Bureau of Prisons facility and that person's attorney or other legal representative, 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,

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Effective Assistance
- 3 of Counsel in the Digital Era Act".
- 4 SEC. 2. ELECTRONIC COMMUNICATIONS BETWEEN AN IN-
- 5 CARCERATED PERSON AND THE PERSON'S
- 6 ATTORNEY.
- 7 (a) Prohibition on Monitoring.—Not later than
- 8 180 days after the date of the enactment of this Act, the
- 9 Attorney General shall create a program or system, or
- 10 modify any program or system that exists on the date of
- 11 enactment of this Act, through which an incarcerated per-
- 12 son sends or receives an electronic communication, to ex-
- 13 clude from monitoring the contents of any privileged elec-
- 14 tronic communication. In the case that the Attorney Gen-
- 15 eral creates a program or system in accordance with this
- 16 subsection, the Attorney General shall, upon implementing
- 17 such system, discontinue using any program or system
- 18 that exists on the date of enactment of this Act through
- 19 which an incarcerated person sends or receives a privileged
- 20 electronic communication, except that any program or sys-
- 21 tem that exists on such date may continue to be used for
- 22 any other electronic communication.
- 23 (b) Retention of Contents.—A program or sys-
- 24 tem or a modification to a program or system under sub-
- 25 section (a) may allow for retention by the Bureau of Pris-
- 26 ons of, and access by an incarcerated person to, the con-

- 1 tents of electronic communications, including the contents
- 2 of privileged electronic communications, of the person
- 3 until the date on which the person is released from prison.
- 4 (c) Attorney-Client Privilege.—Attorney-client
- 5 privilege, and the protections and limitations associated
- 6 with such privilege (including the crime fraud exception),
- 7 applies to electronic communications sent or received
- 8 through the program or system established or modified
- 9 under subsection (a).
- 10 (d) Accessing Retained Contents.—Contents re-
- 11 tained under subsection (b) may only be accessed by a per-
- 12 son other than the incarcerated person for whom such con-
- 13 tents are retained under the following circumstances:
- 14 (1) Attorney General.—The Attorney Gen-
- eral may only access retained contents if necessary
- for the purpose of creating and maintaining the pro-
- gram or system, or any modification to the program
- or system, through which an incarcerated person
- sends or receives electronic communications. The At-
- torney General may not review retained contents
- 21 that are accessed pursuant to this paragraph.
- 22 (2) Investigative and law enforcement
- 23 OFFICERS.—
- 24 (A) Warrant.—

| 1 | (i) In general.—Retained contents |
|----|--|
| 2 | may only be accessed by an investigative or |
| 3 | law enforcement officer pursuant to a war- |
| 4 | rant issued by a court pursuant to the pro- |
| 5 | cedures described in the Federal Rules of |
| 6 | Criminal Procedure. |
| 7 | (ii) Approval.—No application for a |
| 8 | warrant may be made to a court without |
| 9 | the express approval of a United States |
| 10 | Attorney or an Assistant Attorney General. |
| 11 | (B) Privileged information.— |
| 12 | (i) Review.—Before retained con- |
| 13 | tents may be accessed pursuant to a war- |
| 14 | rant obtained under subparagraph (A), |
| 15 | such contents shall be reviewed by a |
| 16 | United States Attorney to ensure that |
| 17 | privileged electronic communications are |
| 18 | not accessible. |
| 19 | (ii) Barring participation.—A |
| 20 | United States Attorney who reviews re- |
| 21 | tained contents pursuant to clause (i) shall |
| 22 | be barred from— |
| 23 | (I) participating in a legal pro- |
| 24 | ceeding in which an individual who |
| 25 | sent or received an electronic commu- |

| 1 | nication from which such contents are | | | | |
|----|---|--|--|--|--|
| 2 | retained under subsection (b) is a de- | | | | |
| 3 | fendant; or | | | | |
| 4 | (II) sharing the retained contents | | | | |
| 5 | with an attorney who is participating | | | | |
| 6 | in such a legal proceeding. | | | | |
| 7 | (3) MOTION TO SUPPRESS.—In a case in which | | | | |
| 8 | retained contents have been accessed in violation of | | | | |
| 9 | this subsection, a court may suppress evidence ob- | | | | |
| 10 | tained or derived from access to such contents upon | | | | |
| 11 | motion of the defendant. | | | | |
| 12 | (e) Definitions.—In this Act— | | | | |
| 13 | (1) the term "agent of an attorney or legal rep- | | | | |
| 14 | resentative" means any person employed by or con- | | | | |
| 15 | tracting with an attorney or legal representative, in- | | | | |
| 16 | cluding law clerks, interns, investigators, paraprofes- | | | | |
| 17 | sionals, and administrative staff; | | | | |
| 18 | (2) the term "contents" has the meaning given | | | | |
| 19 | such term in 2510 of title 18, United States Code; | | | | |
| 20 | (3) the term "electronic communication" has | | | | |
| 21 | the meaning given such term in section 2510 of title | | | | |
| 22 | 18, United States Code, and includes the Trust | | | | |
| 23 | Fund Limited Inmate Computer System: | | | | |

| 1 | (4) the term "monitoring" means accessing the | | | | | |
|----|---|--|--|--|--|--|
| 2 | contents of an electronic communication at any time | | | | | |
| 3 | after such communication is sent; | | | | | |
| 4 | (5) the term "incarcerated person" means any | | | | | |
| 5 | individual in the custody of the Bureau of Prisons | | | | | |
| 6 | or the United States Marshals Service who has been | | | | | |
| 7 | charged with or convicted of an offense against the | | | | | |
| 8 | United States, including such an individual who is | | | | | |
| 9 | imprisoned in a State institution; and | | | | | |
| 10 | (6) the term "privileged electronic communica- | | | | | |
| 11 | tion" means— | | | | | |
| 12 | (A) any electronic communication between | | | | | |
| 13 | an incarcerated person and a potential, current, | | | | | |
| 14 | or former attorney or legal representative of | | | | | |
| 15 | such a person; and | | | | | |
| 16 | (B) any electronic communication between | | | | | |
| 17 | an incarcerated person and the agent of an at- | | | | | |
| 18 | torney or legal representative described in sub- | | | | | |
| 19 | paragraph (A). | | | | | |
| | Passed the House of Representatives September 21, | | | | | |
| | 2020. | | | | | |

Attest:

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