2002 SESSION

024726536 1 **SENATE BILL NO. 221** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Finance 4 5 6 7 on January 29, 2002) (Patron Prior to Substitute—Senator Stolle) A BILL to amend and reenact §§ 18.2-187.1, 18.2-190.1 through 18.2-190.4 of the Code of Virginia and to amend the Code of Virginia by adding in Article 5.1 of Chapter 6 of Title 18.2 sections 8 numbered 18.2-190.5 through 18.2-190.8, relating to offenses involving telecommunication devices; 9 penalty. 10 Be it enacted by the General Assembly of Virginia: That §§ 18.2-187.1, 18.2-190.1 through 18.2-190.4 of the Code of Virginia are amended and 11 reenacted, and that the Code of Virginia is amended by adding in Article 5.1 of Chapter 6 of Title 12 13 18.2 sections numbered 18.2-190.5 through 18.2-190.8 as follows: 14 § 18.2-187.1. Obtaining or attempting to obtain oil, electric, gas, water, telephone, telegraph; cable 15 television or telecommunication service without payment; penalty; civil liability. A. It shall be unlawful for any person knowingly, with the intent to defraud, to obtain or attempt to 16 17 obtain, for himself or for another, oil, electric, gas, water, telephone, telegraph Θ , cable television or telecommunication service by the use of any false information, or in any case where such service has 18 19 been disconnected by the supplier and notice of disconnection has been given. 20 B. It shall be unlawful for any person to obtain or attempt to obtain oil, electric, gas, water, 21 telephone, telegraph, or cable television or telecommunication service by the use of any scheme, device, 22 means or method, or by a false application for service with intent to avoid payment of lawful charges 23 therefor. 24 B1. It shall be unlawful for any person to obtain, or attempt to obtain, telecommunication service as 25 defined in § 18.2-190.1 by the use of an unlawful telecommunication device as defined in § 18.2-190.1. 26 C. The word "notice" as used in subsection A hereof shall be notice given in writing to the person to 27 whom the service was assigned. The sending of a notice in writing by registered or certified mail in the 28 United States mail, duly stamped and addressed to such person at his last known address, requiring 29 delivery to the addressee only with return receipt requested, and the actual signing of the receipt for said 30 such mail by the addressee, shall be prima facie evidence that such notice was duly received. 31 D. Any person who violates any provisions of this section, if the value of service, credit or benefit 32 procured is \$200 or more, shall be guilty of a Class 6 felony; or if the value is less than \$200, shall be 33 guilty of a Class 1 misdemeanor. In addition, the court may order restitution for the value of the 34 services unlawfully used and for all costs. Such costs shall be limited to actual expenses, including the 35 base wages of employees acting as witnesses for the Commonwealth, and suit costs. However, the total 36 amount of allowable costs granted hereunder shall not exceed \$250, excluding the value of the service. 37 E. Any party providing oil, electric, gas, water, telephone, telegraph, cable television or telecommunication service who is aggrieved by a violation of this section may, in a civil proceeding in 38 39 any court of competent jurisdiction, obtain appropriate civil relief, including preliminary and final 40 injunctions, other equitable or declaratory relief and compensatory damages. A service provider prevailing in such proceeding shall also be entitled to recover from the defendant, upon application to 41 42 the court, costs of suit, and attorney's fees. Compensatory damages awarded by a court pursuant to this section shall be computed in accordance with either of the following provisions, which may be elected 43 by the service provider at any time before final judgment is entered: 44 45 1. The service provider may recover the actual damages suffered as a result of the violation and any profits of the violator attributable to the violation that are not taken into account in computing actual 46 47 damages. In determining actual damages, the court shall consider the value of all services obtained unlawfully by the violator, and where the use of an unlawful telecommunication device is involved, the **48** 49 value of all services available to the violator including the value of monthly services and all 50 pay-for-view services offered during the relevant time period. In determining the violator's profits, the 51 party aggrieved shall be required to prove only the violator's gross revenue, and the violator shall be required to prove his deductible expenses and the elements of profit attributable to factors other than 52 53 the violation; or 54 2. The party aggrieved may recover an award of statutory damages for each violation involved in the 55 action, in a sum of not less than \$250 or more than \$10,000. In cases involving the use of an unlawful telecommunication device, each device shall be considered a separate violation. In any case in which 56 the court finds that the violation was committed willfully and for purposes of commercial advantage or 57 private financial gain, the court in its discretion may increase the award of damages, whether actual or 58 59 statutory, as set forth above, by an amount not more than \$50,000 for the use of each unlawful

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60 *telecommunications device.*

61 § 18.2-190.1. Definitions.

62 As used in this article, unless the context requires a different meaning:

"Equipment or materials used to manufacture an unlawful telecommunication device" means (i) a 63 64 scanner capable of intercepting the electronic serial number or mobile identification number of a cellular 65 or other wireless telephone; (ii) electronic software or hardware capable of altering or changing the 66 factory-installed electronic serial number of a cellular or other wireless telephone or a computer containing such software; or (iii) a list of cellular or other wireless telephone electronic serial numbers 67 68 with their associated mobile identification numbers possessed without the consent of the telecommunication service provider; or (iv) a part, accessory or component of an unlawful 69 telecommunications device possessed or used in the manufacture of such device including any electronic 70 71 serial number, computer software, mobile identification number, service access card, account number, or 72 personal identification number used to acquire, receive, use, decrypt or transmit a telecommunication 73 service without the actual consent or knowledge of the telecommunications provider.

"Manufacture of an unlawful telecommunication device" means to *make*, produce or assemble an
unlawful telecommunication device, or to modify, alter, program or reprogram a telecommunication
device to be capable of acquiring or facilitating the acquisition of *performing any of the illegal functions*of an unlawful telecommunication service without the consent of the telecommunication service provider
device as that term is defined in this section.

79 "Sell" means to sell, exchange, *lease*, give or dispose of to another or to offer or agree to do the same.

"Telecommunication device" means (i) any type of instrument, device, machine or equipment which 81 is capable of transmitting or receiving telephonic, electronic or radio communications Θ , (ii) any part 82 83 of such an instrument, device, machine or equipment, or any computer circuit, computer chip, electronic 84 mechanism, or other component, which is capable of facilitating the transmission or reception of 85 telephonic or electronic communications or (iii) any type of instrument, device, machine, equipment or 86 software that is capable of transmitting, acquiring, encrypting, decrypting or receiving any telephonic, 87 electronic, data, Internet access, audio, video, microwave or radio transmissions, signals, 88 communications, or services, including the receipt, acquisition, transmission, encryption or decryption of 89 all such telecommunication services over any cable television, fiber optic, telephone, satellite, 90 microwave, data transmission, radio, Internet-based, or wireless distribution system, network, or facility, 91 or any part, accessory or component thereof, including any computer circuit, security module, smart 92 card, software, computer chip, electronic mechanism or other component, accessory or part of any 93 telecommunication device that is capable of facilitating the transmission, decryption, encryption, 94 acquisition, or reception of telecommunication services.

95 "Telecommunication service" includes means any service provided for a charge or compensation to
96 facilitate the *lawful* origination, transmission, emission or reception of signs, signals, writings, images
97 and sounds or intelligence of any nature by telephone, including cellular or other wireless telephones,
98 wire, radio, television optical or other electromagnetic system through the use of a telecommunication
99 device as that term is defined in this section.

"Telecommunication service provider" means a any person or entity providing any
telecommunication service including, but not limited to, a cellular or other wireless telephone or paging
company or other person or entity which, (i) any person or entity owning or operating any cable
television, satellite, Internet-based, telephone, wireless, microwave, data transmission or radio
distribution photo-optical network, system or facility; (ii) any person or entity who for a fee, supplies
the facility, cell site, mobile telephone switching office, or other equipment or services to a
telecommunication service provider; and (iii) any person or entity providing a telecommunication
service directly or indirectly using any of the systems, networks, or facilities described in clause (i).

service directly or indirectly using any of the systems, networks, or facilities described in clause (i). "Unlawful telecommunication device" means any telecommunication device that is capable, or has 108 109 been manufactured, designed, developed, altered, modified, programmed or reprogrammed, alone or in 110 conjunction with another telecommunication device, so as to be capable, of acquiring, or facilitating the 111 disruption, acquisition, receipt, transmission, retransmission or decryption of $_{\overline{2}}$ a telecommunication 112 service without the *actual* consent or knowledge of the telecommunication service provider. Such 113 unlawful devices include, but are not limited to, tumbler phones, clone phones, tumbler microchips, 114 clone microchips and other instruments capable of disguising their identity or location or of gaining access to a communications system operated by a telecommunication service provider (i) any device, 115 116 technology, product, service, equipment, computer software, or any component or part thereof, primarily distributed, sold, designed, assembled, developed, manufactured, modified, programmed, reprogrammed 117 or used for the purpose of facilitating the unauthorized receipt of, transmission of, disruption of, 118 119 decryption of, access to, or acquisition of any telecommunication service provided by any 120 telecommunication service provider; and (ii) any type of instrument, device, machine, equipment, technology, or software that is primarily designed, assembled, manufactured, developed, sold, 121

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122 distributed, possessed, used or offered, promoted or advertised for the purpose of defeating or 123 circumventing any technology, device or software, or any component or part thereof, used by the 124 provider, owner or licensee of any telecommunication service or of any data, audio or video programs 125 or transmissions, to protect any such telecommunication, data, audio or video services, programs or 126 transmissions from unauthorized receipt, acquisition, access, decryption, disclosure, communication, 127 transmission or retransmission.

128 § 18.2-190.2. Possession of an unlawful telecommunication device or equipment etc., used to 129 manufacture such device; penalty.

130 A person who knowingly possesses (i) an unlawful telecommunication device or (ii) equipment or 131 materials used to manufacture an unlawful telecommunication device as defined in § 18.2-190.1 with the 132 intent to manufacture an unlawful telecommunication device shall be is guilty of a Class 6 felony 133 unless such possession is by a telecommunication equipment manufacturer while lawfully acting in that 134 or a facilities-based telecommunication service provider licensed by the Federal capacity, 135 Communications Commission or by a law-enforcement agency.

136 § 18.2-190.3. Sale of an unlawful telecommunication device; penalty.

137 A person who (i) knowingly sells (i) an unlawful telecommunication device or (ii) sells material, 138 including hardware, data, computer software or other information or equipment, knowing, or having 139 reason to know, that the purchaser or a third person intends to use such material in the manufacture of 140 an unlawful telecommunication device, shall be *is* guilty of a Class 6 felony.

141 § 18.2-190.4. Manufacture of an unlawful telecommunication device; penalty.

142 A person who *knowingly* manufactures an unlawful telecommunication device shall be is guilty of a 143 Class 6 felony.

144 § 18.2-190.5. Separate offenses; penalty.

145 For purposes of imposing criminal penalties for violations of §§ 18.2-190.3 and 18.2-190.4, the 146 commission of the prohibited activity regarding each unlawful telecommunication device shall be deemed 147 a separate offense. 148

§ 18.2-190.6. Restitution.

149 The court may, in addition to any other sentence authorized by law, require a person convicted of 150 violating §§ 18.2-190.3 or 18.2-190.4 to make restitution in the manner provided in § 19.2-305.1.

151 § 18.2-190.7. Forfeiture of unlawful telecommunication devices.

152 Any unlawful telecommunication device possessed, manufactured or sold in violation of 153 §§ 18.2-190.2, 18.2-190.3 or 18.2-190.4 may be seized and forfeited to the Commonwealth, and turned 154 over to the circuit court in the city or county in which it was seized and such property shall be disposed 155 of as provided by law. 156

§ 18.2-190.8. Civil relief; damages.

157 A. Any telecommunication service provider aggrieved by a violation of this article may, in a civil 158 action in a court of competent jurisdiction, seek both equitable relief and an award of damages.

159 B. A telecommunication service provider aggrieved by a violation of this article may seek 160 appropriate equitable relief, including preliminary and final injunctions, pretrial impoundment of any 161 unlawful telecommunication devices, and post-verdict remedial modification or destruction of any 162 impounded unlawful telecommunication devices.

163 C. A telecommunication service provider aggrieved by a violation of this article may, in a civil 164 action in a court of competent jurisdiction, seek an award of damages. Upon election by the aggrieved telecommunication service provider at any time before final judgment is entered, damages awarded 165 166 under this subsection shall be computed in accordance with the following provisions:

167 1. The party aggrieved may recover the actual damages suffered as a result of the violation and any 168 profits of the violator attributable to the violation that are not taken into account in computing actual 169 damages. The court shall consider the value of all services available to the violator from the use of an 170 unlawful telecommunications device including the value of monthly service and all pay-for-view services 171 offered during the relevant time period. In determining the violator's profits, the party aggrieved shall 172 be required to prove only the violator's gross revenue and the violator shall be required to prove his 173 deductible expenses and the elements of profit attributable to factors other than the violation; or

174 2. The party aggrieved may recover an award of statutory damages in a sum of not less than \$250 or more than \$10,000 for each unlawful telecommunication device involved in the action. In any case in 175 176 which the court finds that the violation was committed willfully and for purposes of commercial 177 advantage or private financial gain, the court in its discretion may increase the award of damages, 178 whether actual or statutory, as set forth above, by an amount of not more than \$50,000 for each 179 unlawful telecommunication device involved in the action.

180 D. A telecommunication service provider prevailing in an action pursuant to this section is entitled 181 to recover from the defendant, upon application to the court, court costs and attorney fees.

2. That the provisions of this act may result in a net increase in periods of imprisonment or 182

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- commitment. Pursuant to § 30-19.1:4, the estimated amount of the necessary appropriation cannot be determined for periods of imprisonment in state adult correctional facilities and \$0 for periods of commitment to the custody of the Department of Juvenile Justice. # 184 185