

Me	L.D. 2041
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б	Reproduced and distributed under the direction of the Clerk of the House.
8	STATE OF MAINE
10	HOUSE OF REPRESENTATIVES 120TH LEGISLATURE
12	SECOND REGULAR SESSION
14	HOUSE AMENDMENT "A" to H.P. 1538, L.D. 2041, Bill, "An Act
16	to Control Internet "Spam""
18	Amend the bill by striking out everything after the enacting clause and before the summary and inserting in its place the
20	following:
22	'Sec.1. 10 MRSA c.224 is enacted to read:
24	CHAPTER 224
26	ELECTRONIC MAIL SOLICITATION
28	<u>§1497. Electronic mail solicitation restricted</u>
30	1. Definitions. As used in this chapter, unless the context otherwise indicates, the following terms have the
32	following meanings.
34	A. "E-mail" means electronic mail sent or delivered by transmission over the Internet.
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38	B. "E-mail service provider" means a business or organization qualified to do business in this State that provides individuals, corporations or other entities the
40	ability to send or receive e-mail through equipment located in this State or that is an intermediary in sending or
42	receiving e-mail.
44	C. "Unsolicited commercial e-mail" means an e-mail, other
46	<u>than an e-mail sent at the request of the recipient, sent</u> via an e-mail service provider to 2 or more recipients in
40	ATT ON CHINATE SELVICE PLOATOR CO 7 OF MOLE LECTORENCS IN
	this State with whom the sender does not have an existing

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2	(1) Offering real property, goods or services for sale or rent;
4	(2) Conveying information on real property, goods or services to solicit sales or purchase;
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8	<u>(3) Conveying information on the extension of credit;</u> or
10	(4) Promoting or soliciting charitable contributions.
12	<u>"Unsolicited commercial e-mail" does not include an e-mail message to which an e-mail service provider has attached an</u>
14	advertisement if the e-mail service provider has an agreement with the recipient under which the e-mail service provider allows
16	the recipient free use of an e-mail account in exchange for allowing the e-mail service provider to send such advertisements.
18	
20	2. Requirements. A person sending unsolicited commercial e-mail shall maintain a valid return e-mail address through which the recipient may provide notice to the sender that the recipient
22	does not wish to receive any more unsolicited commercial e-mail.
24	3. Statement. All unsolicited commercial e-mail must contain:
26) In the subject line.
28	A. In the subject line:
30	(1) The first 4 characters as follows: "ADV:"; and
32	(2) If the unsolicited commercial e-mail contains information about material that may be viewed only by a
34	<pre>person at least 18 years of age, the first 8 characters as follows: "ADV:ADLT";</pre>
36	B. A statement informing the recipient of the name of the
38	<u>person or entity from which the unsolicited commercial</u> <u>e-mail originated;</u>
40	C. The return e-mail address required by subsection 2; and
42	D. A statement informing the recipient that the recipient may use the return e-mail address to notify the sender that
44	the recipient does not want to receive any more unsolicited

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2	4. Prohibition. A person receiving notification from a
4	recipient that the recipient does not wish to receive any more unsolicited commercial e-mails from that person shall cease to
	send unsolicited commercial e-mails to that recipient. If a
6	recipient is the registered owner of more than one e-mail address and notifies the sender of unsolicited commercial e-mails to
8	cease sending unsolicited commercial e-mails to all of the e-mail
0	addresses registered to that person or entity, the sender shall
10	cease to send unsolicited commercial e-mails to those addresses.
12	5. Penalty. Violation of this chapter is an unfair trade
7.4	practice as prohibited by Title 5, section 207. Each unsolicited
14	<u>commercial e-mail transmission to a recipient in violation of</u> <u>this chapter constitutes a separate violation. The Attorney</u>
16	General shall establish procedures for receiving and
	investigating complaints of violations of this chapter. The
18	procedures may include the development of electronic forms,
	available over the Internet, by which a person may file a
20	complaint with the Attorney General alleging a violation of this
22	<u>chapter.</u>
22	
24	6. Civil action; recipients. Notwithstanding Title 5,
24	section 213, a person who receives a commercial e-mail sent in
	violation of this chapter may bring an action in an appropriate
26	state court for either or both of the following:
28	A. An injunction to stop future such e-mails; and
30	B. Recovery of actual damages from each violation or up to
50	\$250 in damages for each violation, whichever is greater.
32	provide an admaged for each violation, whichever is greater.
52	If the court finds there has been a violation of this chapter,
34	the court shall award the petitioner reasonable attorney's fees
34	and costs incurred in connection with the action.
36	and costs incurred in connection with the action.
30	If the court finds that the defendant willfully on huminaly
2.0	If the court finds that the defendant willfully or knowingly
38	violated this chapter, the court may, in its discretion, increase
4.0	the amount of the award to an amount equal to not more than 3
40	times the amount available under paragraph B.
4.0	
42	7. Civil action; e-mail service providers. Notwithstanding
	Title 5, section 213, an e-mail service provider through whose
44	service is sent a commercial e-mail in violation of this chapter
	may bring an action in an appropriate state court for either or
46	both of the following:

48 A. An injunction to stop future such e-mails; and

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B. <u>Recovery of actual damages from each violation or up to</u> \$1,000 in damages for each violation, whichever is greater.

If the court finds there has been a violation of this chapter, 4 the court shall award the petitioner reasonable attorney's fees and costs incurred in connection with the action. 6

8 If the court finds that the defendant willfully or knowingly violated this chapter, the court may, in its discretion, increase the amount of the award to an amount equal to not more than 3 10 times the amount available under paragraph B.

8. Immunity. An e-mail service provider may, upon its own initiative, block the receipt or transmission through its service 14 of any commercial e-mail that it reasonably believes is or will be sent in violation of this chapter. An e-mail service provider 16 is not liable for any action taken in good faith to block the receipt or transmission through its service of any commercial 18 e-mail that it reasonably believes is or will be sent in violation of this chapter.' 20

FISCAL NOTE

The Department of the Attorney General will incur some minor additional costs to establish procedures for receiving and 26 investigating electronic mail solicitation complaints. These costs can be absorbed within the department's existing budgeted 28 resources.

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The additional workload and administrative costs associated with the minimal number of new cases filed in the court system 32 can be absorbed within the budgeted resources of the Judicial The collection of additional fines may increase 34 Department. General Fund revenue by minor amounts.

SUMMARY

40 This amendment replaces the bill. This amendment preserves the main provisions of the original bill but clarifies and modifies some of the language and adds some new provisions. This 42 amendment:

Modifies the definition of "unsolicited commercial 1. e-mail" to remove reference to social and political commentary 46 and to exclude e-mail from an e-mail service provider if the service provider has an agreement with the recipient allowing the 48 sending of advertisements in exchange for free e-mail service;

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to H.P. 1538, L.D. 2041 HOUSE AMENDMENT "

Requires a person sending unsolicited commercial e-mail 2. to provide in the e-mail a valid return e-mail address through 2 which the recipient may decline further such e-mail but removes from the bill the requirements that the sender provide a U.S. 4 postal address and a toll-free telephone number;

3. Requires unsolicited commercial e-mail to include appropriate labels in the subject line so that recipients are 8 made aware that the e-mail is an unsolicited commercial e-mail and whether it contains material suitable only for adults; 10

12 Provides that violations of these provisions constitute 4. unfair trade practices enforceable by the Attorney General and also provides for civil actions for violations that may be 14 brought by recipients of the e-mails and by e-mail service 16 providers; and

18 5. Removes from the bill the provision that would repeal the law upon enactment of federal law on unsolicited commercial 20 e-mail.

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TOWN: Pembroke

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