H.B. 368
133rd General Assembly

Bill Analysis

Version: As Introduced
Primary Sponsor: Rep. Baldridge

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SUMMARY

- Creates the crimes of electronic data tampering and electronic data manipulation that prohibit a person from knowingly, and without authorization, altering data as it travels between two computer systems or introducing malware into any electronic data or computer system under certain circumstances.

- Creates the crime of computer trespass that prohibits a person from knowingly gaining access to a computer, computer system, or computer network without authorization when: (1) the access is gained to commit a crime, (2) the person acts with malicious purpose or in bad faith and the computer system is maintained by a governmental entity, or (3) the person acts with malicious purpose or in bad faith.

- Creates the crime of electronic data theft that prohibits a person from knowingly obtaining electronic data without authorization and with the intent to either (1) revise or execute any scheme to defraud, deceive, extort, or commit any crime or (2) wrongfully control or obtain property or wrongfully gain access to electronic data.

- Creates the crime of unauthorized data disclosure that prohibits a person from knowingly, and with malicious purpose or in bad faith, doing either of the following:
  - Making or causing to be made an unauthorized use, disclosure, or copy of data residing in, communicated by, or produced by a computer system;
  - Without authorization, disclosing a password, personal identification number, or other confidential information used as a means of access to a computer system or data service.

- Revises the existing offenses of criminal mischief and unauthorized use of computer, cable, or telecommunications property to limit overlap with the new offenses.
- Allows a person affected by the commission of any of the above crimes to bring a civil action against the convicted person within two years of the violation or discovery of the damage, whichever is later.

DETAILED ANALYSIS

Overview

Current law contains two main prohibitions of certain computer-related activities: (1) the offense of criminal mischief, which, among other things, prohibits impairing the functioning of a computer, computer system, computer network, computer software, or computer program, and (2) the offense of unauthorized use of computer, cable, or telecommunications property, which prohibits, among other things, unauthorized access to another’s computer, computer system, computer network, or information service. The bill revises and relocates these existing prohibitions and adds a number of new prohibitions that encompass other types of computer-related activities. It also provides for civil remedies to persons harmed by any violations.

Criminal mischief and data service interference and tampering

Criminal mischief – eliminated as it applies to computers

The existing offense of criminal mischief prohibits a person from impairing the functioning of a computer, computer system, computer network, computer software, or computer program. The penalty for criminal mischief ranges from a first degree misdemeanor to a fourth degree felony depending on the value of the property involved and whether the property involved was an aircraft. The bill eliminates this manner of committing criminal mischief.

Electronic data service interference – new

Under the bill, a person is prohibited from knowingly, and with malicious purpose or in bad faith, causing the transmission of data, a computer program, or an electronic command that interrupts or suspends access to or use of a computer network or data service without authorization and with the intent to impair the functioning of a computer network or data service. A person who violates this provision is guilty of electronic data service interference, a fourth degree felony.

As used in the bill, data services includes data processing, storage functions, internet services, email services, electronic message services, website access, internet-based electronic

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1 R.C. 2909.07(A)(6) and 2913.04(B).
2 R.C. 2909.07(A)(6) and (C).
3 R.C. 2913.88.
A person may not knowingly, and without authorization, alter data as it travels between two computer systems over an open or unsecure network or introduce malware into any electronic data, computer, computer system, or computer network when any of the following applies:

- The person intended to devise or execute a scheme to defraud, deceive, or extort.
- The person intended to commit any other crime in violation of a state law.
- The person intended to wrongfully control or obtain property or wrongfully gain access to electronic data.
- The person acts with malicious purpose or in bad faith and the electronic data, computer, computer system, or computer network is maintained by the state or a political subdivision.
- The person acts with malicious purpose or in bad faith.

A person who acts in accordance with any of the first four bullet points is guilty of electronic data tampering, a third degree felony. A person who acts in accordance with the fifth bullet point is guilty of electronic data manipulation, a fourth degree felony.

As used in the bill, malware means a set of computer instructions that is designed or used to do any of the following to a computer, computer system, or computer network without the authorization of the owner or other person authorized to give consent:

- Modify, damage, destroy, disable, deny, or degrade access to it;
- Gain access to it;
- Functionally impair it;
- Record or transmit information within it.

Unauthorized access, data theft, and unauthorized disclosure

Unauthorized use of computer property – eliminated in part

The current offense of unauthorized use of computer, cable, or telecommunications property prohibits, among other things, unauthorized access to another’s computer, computer system, computer network, cable service, cable system, telecommunications device, telecommunications service, or information service. The penalty for violating this prohibition ranges from a fifth degree felony to a second degree felony, depending on the value of the loss

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4 R.C. 2923.86(A).
5 R.C. 2913.86(C), 2913.89, and 2913.90.
to the victim, whether the access was used to commit another offense, and whether the victim is an elderly person or disabled adult.\(^6\)

The bill limits this existing prohibition to a cable service, cable system, telecommunications device, telecommunications service, or information service and enacts a number of new prohibitions that encompass unauthorized use and other computer-related activities. Continuing law, unchanged by the bill, continues to prohibit a person from knowingly using or operating the property of another without consent.\(^7\) It appears possible that to some extent the continuing prohibitions might duplicate the newly enacted offenses.

**Computer trespass – new**

The bill prohibits a person from knowingly gaining access to a computer, computer system, or computer network without authorization when any of the following apply:

- The access is gained with the intent to commit a crime in violation of state law.
- The person acts with malicious purpose or in bad faith and the computer, computer system, or computer network is maintained by the state or a political subdivision.
- The person acts with malicious purpose or in bad faith.

A person who violates any of these provisions is guilty of computer trespass. If the person acted in accordance with the first two bullet points, the violation is a fourth degree felony. If the person acted in accordance with the third bullet point, the violation is a fifth degree felony. If, however, the computer, computer system, or computer network involved in a violation is used or intended to be used in the operation of an aircraft, and the violation creates a substantial risk of physical harm to any person or the aircraft in question is an occupied aircraft, then the violation is a third degree felony (under existing law, this penalty relates to criminal mischief, see “Criminal mischief,” above).

Because the same conduct can constitute both computer trespass and unauthorized use of property, the bill prohibits a person from pleading to or being convicted of both.\(^8\)

**Electronic data theft – new**

The bill prohibits a person from knowingly obtaining electronic data without authorization and with the intent to do either of the following:

- Devise or execute any scheme to defraud, deceive, extort, or commit any crime in violation of state law;
- Wrongfully control or obtain property or wrongfully gain access to electronic data.

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\(^6\) R.C. 2913.04(B) and (G).
\(^7\) R.C. 2913.04(A).
\(^8\) R.C. 2913.04 and 2913.87.
A person who violates these provisions is guilty of electronic data theft, a third degree felony.9

**Unauthorized data disclosure – new**

Under the bill, a person may not knowingly, and with malicious purpose or in bad faith, do either of the following:

- Make or cause to be made an unauthorized display, use, disclosure, or copy of data residing in, communicated by, or produced by a computer, computer system, or computer network;

- Disclose a password, identifying code, personal identification number, or other confidential information that is used as a means of access to a computer, computer system, computer network, or data service without authorization.

A violation of these provisions constitutes unauthorized data disclosure, a third degree felony.10

**Civil action**

In addition to any other civil remedy available, the bill allows the owner or lessee of any electronic data, computer, computer system, or computer network who suffers damage or loss because of a violation of any of the above provisions to sue the person convicted of the violation for compensatory damages and injunctive or other equitable relief. Compensatory damages must include any cost reasonably and necessarily incurred by the owner or lessee to verify that the electronic data, computer, computer system, or computer network, was not altered, damaged, or deleted by the violation. In any such lawsuit, the court may award reasonable attorney’s fees to the owner or lessee. An owner must bring such a lawsuit within two years of the date of the violation or discovery of the damage, whichever is later.11

**Conforming changes**

**Criminal mischief**

The existing offense of criminal mischief as it relates to computer systems overlaps elements of electronic data service interference, electronic data tampering, and electronic data manipulation. To a lesser extent, it overlaps the offenses of computer trespass, electronic data theft, and unauthorized data disclosure.

In the following provisions, where existing law refers to the offense of criminal mischief, the bill adds reference to electronic data service interference:

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9 R.C. 2913.91.
10 R.C. 2913.92.
11 R.C. 2913.93.
R.C. 109.42, which requires the Attorney General to publish a pamphlet that explains the rights of a victim of a number of offenses, including criminal mischief.

R.C. 2919.25, which provides for a mandatory prison term for a person who commits domestic violence if that person also meets other conditions including having been convicted of or having pled guilty to criminal mischief.

R.C. 2919.251, which requires a person charged with domestic violence to appear in court for the setting of bail if that person was also previously convicted of or pleaded guilty to committing criminal mischief against a family or household member.

R.C. 2927.12, which prohibits the commission of certain offenses, including criminal mischief, by reason of the race, color, religion, or national origin of the victim. A violation of R.C. 2927.12 raises the penalty of the underlying offense by one degree.

In addition, R.C. 2919.26 allows a person, in the case of a complaint alleging the commission of criminal mischief against a family or household member, to request a temporary protection order against the alleged offender. The bill retains the reference to criminal mischief and adds reference to electronic data service interference, electronic data tampering, and electronic data manipulation.

**Computer, cable, or telecommunications property**

The existing offense of unauthorized use of computer, cable, or telecommunications property most closely parallels the new offense of computer trespass, but it also overlaps elements of the new offenses of electronic data theft and unauthorized data disclosure. To a lesser extent, it also overlaps the new offenses of electronic data service interference, electronic data tampering, and electronic data manipulation.

In R.C. 2137.14, which provides that a fiduciary with access to the digital assets of a decedent, ward, principal, or settlor is an authorized user for purposes of applicable computer-related laws, including unauthorized use of computer, cable, or telecommunications property, the bill replaces the reference to unauthorized access with a reference to computer trespass.

In R.C. 2921.22, which requires a person who knows of a violation of unauthorized use of computer, cable, or telecommunications property to report the violation to law enforcement, the bill retains the reference to unauthorized use and adds a reference to computer trespass.

In the following provisions, where existing law refers to the offense of unauthorized use of computer, cable, or telecommunications property, the bill adds reference to computer trespass, electronic data theft, and unauthorized data disclosure:

- R.C. 2923.129, which provides that a person who violates the prohibition on releasing confidential information obtained through the Law Enforcement Automated Data System (LEADS) is guilty of unauthorized use of computer, cable, or telecommunications property;
- R.C. 3750.09, which provides that a person who violates the prohibition on releasing trade secrets or other confidential business information obtained as part of the person’s
role with the State Emergency Response Commission is not also guilty of unauthorized use of computer, cable, or telecommunications property;

- R.C. 3751.04, which provides that a person who violates the prohibition on releasing trade secrets or other confidential business information obtained under the Emergency Planning and Community Right-to-Know Act is not also guilty of unauthorized use of computer, cable, or telecommunications property;

- R.C. 5503.101, which provides that, notwithstanding the unauthorized use law, a prosecutor or person assisting a prosecutor in providing discovery will not be held liable for disclosing information obtained from LEADS so long as the information was lawfully obtained.

In the following provisions, where existing law refers to the offense of unauthorized use of computer, cable, or telecommunications property, the bill adds reference to all of the new offenses created by the bill:

- R.C. 109.572, which requires the Bureau of Criminal Identification and Investigation to conduct a criminal records check upon request in regard to occupational license applicants and certain prospective employees;

- R.C. 109.88, which allows the Attorney General to investigate an alleged violation of the prohibition on unauthorized use of computer, cable, or telecommunications property for reasonable cause;

- R.C. 2913.01, which defines “theft offense” to include a violation of the prohibition on unauthorized use of computer, cable, or telecommunications property;

- R.C. 2913.05, which allows a court to aggregate the value of a violation of the prohibition against telecommunications fraud with violations of other laws, including the unauthorized use law, in determining the degree of offense;

- R.C. 2913.49, which allows a court to aggregate the value of a violation of the prohibitions against identity fraud with violations of other laws, including the unauthorized use law, in determining the degree of offense;

- R.C. 2933.51, which includes unauthorized use of computer, cable, or telecommunications property as a “designated offense” for which law enforcement may obtain an interception warrant to surveil persons;

- R.C. 3712.09, which prohibits a hospice care or pediatric respite care program from employing a person to provide direct care to patients if that person was convicted of or pleaded guilty to certain crimes including unauthorized use of computer, cable, or telecommunications property;

- R.C. 3721.121, which prohibits a home or adult day-care program from employing a person to provide direct care to an older adult if that person was convicted of or pleaded guilty to certain crimes including unauthorized use of computer, cable, or telecommunications property.
Both criminal mischief and unauthorized use of computer, cable, or telecommunications property

R.C. 901.511 prohibits the commission of both unauthorized use and criminal mischief with the intent to intimidate or coerce a civilian population or government or interfere with agricultural activities. The bill retains the references to these offenses and adds reference to all of the new offenses created by the bill.

HISTORY

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