SEVENTEENTH CONGRESS OF THE REPUBLIC OF THE PHILIPPINES Third Regular Session



19 MAY 22 P3 49

SENATE

RECEIVED ST.

COMMITTEE REPORT NO. 672

Re: House Bill No. 6710

Recommending its approval. WITHOUT AMENT WENT

Sponsor: Senator Escudero

MR. PRESIDENT:

The Committees on Banks, Financial Institutions and Currencies and Trade, Commerce and Entrepreneurship, to which were referred House Bill No. 6710, introduced by Representatives Ramon "Red" VI H. Durano, Ben P. Evardone, Juliet Marie D. Ferrer, Luis Raymund Jr. F. Villafuerte, and Arthur C. Yap, et. al., entitled:

"AN ACT

PROVIDING FOR ADDITIONAL PROHIBITIONS TO AND INCREASING PENALTIES FOR VIOLATIONS OF REPUBLIC ACT NO. 8484, OTHERWISE KNOWN AS THE 'ACCESS DEVICES REGULATION ACT OF 1998'"

have considered the same and have the honor to report it back to the Senate with the recommendation that it be approved without any amendment.

Respectfully submitted:

Chairpersons:

FRANCIS G. ESCUDERO

Committee on Banks, Financial Institutions and Currencies

AQUILINO "KOKO" PIMENTEL III

Committee on Trade, Commerce and Entrepreneurship

Vice Chairpersons.

GRACE POE

Committee on Banks, Financial Institutions and Currencies Member, Committee on Trade, Commerce and Entrepreneurship WIN GATCHALIAN

Committee on Trade, Commerce and Entrepreneurship Member, Committee on Banks, Financial Institutions and Currencies

Members.

MARIA LOURDES NANCY S. BINAY

Committee on Banks, Financial Institutions and Currencies

RICHARD J. GORDON

Committee on Trade, Commerce and Entrepreneurship

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CYNTHIA A. VILLAR

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GREGORIO B. HONASAN II

Committee on Banks, Financial Institutions and Currencies

LOREN B. LEGARDA

Committee on Trade, Commerce and Entrepreneurship

Committee on Banks, Financial Institutions and Currencies

SONNY ANGARA

Committee on Trade, Commerce and Entrepreneurship

ANTONIO "SONNY"#. TRILLANES IV

Committee on Banks, Financial Institutions

and Currencies

Committee on Banks, Financial Institutions and Currencies

Committee on Trade, Commerce and

Entrepreneurship

FRANCIS "KIKO" PANGILINAN

Committee on Trade, Commerce and Entrepreneurship

Ex-Officio Members:

RALPH G. RECTO
President Prof Tempore

JUAN MIGUEL F. ZUBIRI Majority Leader

FRANKLIN M. DRILON

Minority Leader | Will where

Hon. VICENTE C. SOTTO III

President Senate of the Philippines Pasay City

HOUSE OF REPRESENTATIVES

H. No. 6710

REPRESENTATIVES DURANO, EVARDONE, FERRER (J.), VILLAFUERTE, YAP (A.), CUA, SALON, TEJADA, PINEDA, DIMAPORO (A.), BATOCABE, REVILLA, GONZALES (A.D.), ESCUDERO, ABUEG, BIAZON, BRAVO (A.), BELARO, AMANTE, CALDERON, CORTES, BULUT-BEGTANG, CELESTE, BILLONES, Angara-Castillo, Del Mar, De Vera, De Venecia, ANTONIO, DALIPE, DEFENSOR, DEL ROSARIO, DUAVIT, BOLILIA, BORDADO, ARENAS, CATAMCO, ALONTE, ALVAREZ (M.), CORTUNA, FERRER (L.), BAUTISTA-BANDIGAN, CASTELO, CAMINERO, MARCOLETA, PRIMICIAS-AGABAS, CHIPECO, FLORES, FLOIRENDO, DY, AGGABAO, TAMBUNTING, BAGATSING, ACOSTA, BARBERS, ALVAREZ (F.), BELMONTE (R.), GARCIA (J.E.), ABAYON AND NIETO, PER COMMITTEE REPORT No. 490

AN ACT PROVIDING FOR ADDITIONAL PROHIBITIONS TO AND INCREASING PENALTIES FOR VIOLATIONS OF REPUBLIC ACT NO. 8484, OTHERWISE KNOWN AS THE "ACCESS DEVICES REGULATION ACT OF 1998"

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

- SECTION 1. Section 2 of Republic Act No. 8484 is hereby amended to read as follows:
- 3 "SEC. 2. Declaration of Policy. The State 4 recognizes the recent advances in technology and the

widespread use of access devices in commercial transactions. Toward this end, the State shall protect the rights and define the liabilities of parties in such commercial transactions by regulating the issuance and use of access devices.

"THE STATE LIKEWISE ACKNOWLEDGES THAT THE ADVANCES IN INFORMATION TECHNOLOGY ON ACCESS DEVICES HAVE BEEN EXPLOITED BY CRIMINALS AND CRIMINAL SYNDICATES IN PERPETRATING FRAUDULENT ACTIVITIES THAT ULTIMATELY UNDERMINE THE TRUST OF THE PUBLIC IN THE BANKING INDUSTRY. DUE TO THIS DELETERIOUS EFFECT ON THE ECONOMY, THE STATE DECLARES THAT THE COMMISSION OF A CRIME USING ACCESS DEVICES IS A FORM OF ECONOMIC SABOTAGE AND A HEINOUS CRIME AND SHALL BE PUNISHABLE TO THE MAXIMUM LEVEL ALLOWED BY LAW."

SEC. 2. Section 3 of the same Act is hereby amended to read as follows:

"SEC. 3. Definition of Terms. - For purposes of this Act, the terms:

"(a) Access Device — means any card, plate, code, account number, electronic serial number, personal identification number, or other telecommunications service, equipment, or instrumental identifier, or other means of account access that can be used to obtain money, good, services, or any other thing of value or to initiate a transfer of funds (other than a transfer originated solely by paper instrument);

1	"(b) Counterfeit Access Device - means any access
2	device that is counterfeit, fictitious, altered, or forged, or
3	an identifiable component of an access device or
4	counterfeit access device OR ANY FRAUDULENT COPY OR
5	REPRODUCTION OF A VALID ACCESS DEVICE;
6	"X X X
7	"(k) x x x; [and]
8	"(1) x x x[.];
9	"(M) HACKING - REFERS TO THE UNAUTHORIZED
0	ACCESS INTO OR INTERFERENCE IN A COMPUTER
1	SYSTEM/SERVER OR INFORMATION AND
2	COMMUNICATIONS SYSTEM; OR ANY ACCESS IN ORDER
3	TO CORRUPT, ALTER, STEAL, OR DESTROY USING A
4	COMPUTER OR OTHER SIMILAR INFORMATION AND
5	COMMUNICATION DEVICES, WITHOUT THE KNOWLEDGE
6	AND CONSENT OF THE OWNER OF THE COMPUTER OF
7	INFORMATION AND COMMUNICATIONS SYSTEM
8	INCLUDING THE INTRODUCTION OF COMPUTER VIRUSES
9	AND THE LIKE, RESULTING IN THE CORRUPTION
.0	DESTRUCTION, ALTERATION, THEFT OR LOSS OF
1	ELECTRONIC DATA MESSAGES OR ELECTRONIC
2	DOCUMENTS;
.3	"(N) ATM CARD OR AUTOMATED TELLER MACHINE
4	CARD - REFERS TO ANY CARD OF WHATEVER MATERIAL
5	OR FORM INCLUDING ANY KIND OF DEBIT CARD, BUT
6	NOT A CREDIT CARD, ISSUED BY A BANK OR BUSINESS

ENTITY THAT ENABLES A CUSTOMER TO ACCESS AN

AUTOMATED TELLER MACHINE IN ORDER TO PERFORM

TRANSACTIONS SUCH AS DEPOSITS, CASH WITHDRAWALS

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1	AND OBTAINING ACCOUNT INFORMATION. AN ATM
2	CARD SHALL BE CONSIDERED AS AN ACCESS DEVICE FOR
3	THE PURPOSES OF THIS ACT;
4	"(O) SKIMMING - REFERS TO A TYPE OF FRAUD
5	WHICH OCCURS WHEN AN ATM IS COMPROMISED BY A
6	SKIMMING DEVICE, A CARD READER WHICH CAN BE
7	DISGUISED TO LOOK LIKE A PART OF THE ATM AND
8	WHICH SAVES THE USERS' CARD NUMBER AND
9	PERSONAL IDENTIFICATION NUMBER (PIN) CODE;
10	"(P) APPLICATION - REFERS TO A COMPUTER
11	PROGRAM DESIGNED TO PERFORM A GROUP OF
12	COORDINATED FUNCTIONS, TASKS, OR ACTIVITIES FOR
13	THE BENEFIT OF THE USER; AND
14	"(Q) Online Banking - refers to the use of
15	THE INTERNET BY BANK CUSTOMERS IN ORDER TO
16	MANAGE THEIR BANK ACCOUNTS AND PERFORM
17	ACCOUNT TRANSACTIONS."
18	SEC. 3. Section 9 of the same Act is hereby amended to read
19	as follows:
20	"SEC. 9. Prohibited Acts The following acts shall
21	constitute access device fraud and are hereby declared
22	to be unlawful:
23	"(a) producing, using, trafficking in one or more
24	counterfeit access devices;
25	"x x x
26	"(o) x x x; [or]
27	"(p) x x x[.];

1	"(Q) SKIMMING, COPYING OR COUNTERFEITING ANY
2	CREDIT CARD, ATM OR DEBIT CARD, AND OBTAINING
3	ANY INFORMATION THEREIN WITH THE INTENT OF
4	ACCESSING THE ACCOUNT AND OPERATING THE SAME
5	WHETHER OR NOT CASH IS WITHDRAWN OR MONETARY
6	INJURY IS CAUSED BY A PERPETRATOR AGAINST THE
7	ACCOUNT HOLDER OR THE DEPOSITARY BANK;
8	"(R) POSSESSION OF ANY TYPE OF SKIMMING
9	DEVICE OR ANY ELECTRONIC GADGET OR EQUIPMENT
10	THAT IS USED TO PERPETRATE ANY OF THE FOREGOING
11	ACTS; AND
12	"(S) ACCESSING, WITH OR WITHOUT AUTHORITY,
13	ANY APPLICATION, ONLINE BANKING ACCOUNT, CREDIT
14	CARD ACCOUNT, ATM ACCOUNT, DEBIT CARD
15	ACCOUNT, IN A FRAUDULENT MANNER, REGARDLESS OF
16	WHETHER OR NOT IT WILL RESULT IN MONETARY LOSS
17	TO THE ACCOUNT HOLDER."
18	SEC. 4. Section 10 of the same Act is hereby amended to read
19	as follows:
20	"SEC. 10. Penalties Any person committing any of
21	the acts constituting access device fraud enumerated in
22	the immediately preceding section shall be punished
23	with:
24	[(a) a fine of Ten thousand pesos (P10,000.00) or
25	twice the value obtained by the offense, whichever is
26	greater and imprisonment for not less than six (6) years
27	and not more than ten (10) years, in the case of an
28	offense under Section 9 (b)-(e), and (g)-(p) which does

not occur after a conviction for another offense under Section 9;]

[(b) a fine of Ten thousand pesos (P10,000.00) or twice the value obtained by the offense, and imprisonment for not less than ten (10) years and for not more than twelve (12) years, in the case of an offense under Section 9 (a), and (f) of the foregoing section, which does not occur after a conviction for another offense under Section 9; and]

[(c) a fine of Ten thousand pesos (P10,000.00) or twice the value obtained by the offense, or imprisonment for not less than twelve (12) years and not more than twenty (20) years, or both, in the case of any offense under Section 9, which occurs after a conviction for another offense under said subsection, or an attempt to commit the same.]

"(A) IMPRISONMENT FOR NOT LESS THAN TWELVE

(12) YEARS AND NOT MORE THAN TWENTY (20) YEARS

AND A FINE TWICE THE EQUIVALENT OF THE

AGGREGATE AMOUNT OF ALL AFFECTED OR EXPOSED

BANK ACCOUNTS, BUT THE FINE SHALL NOT BE LESS

THAN FIVE HUNDRED THOUSAND PESOS (P500,000.00)

IN THE CASE OF AN OFFENDER WHO IS IN POSSESSION

OF TEN (10) OR MORE COUNTERFEIT ACCESS DEVICES

AND/OR UNAUTHORIZED ACCESS DEVICES AND WAS ABLE

TO ACCESS AT LEAST ONE (1) ACCOUNT OR HAD GAINED

1 CREDIT BY THE FRAUDULENT USE OF ANY OF SUCH 2 ACCESS DEVICE IN HIS POSSESSION;

"(B) IMPRISONMENT FOR NOT LESS THAN SIX (6)
YEARS AND NOT MORE THAN TWELVE (12) YEARS AND A
FINE OF THREE HUNDRED THOUSAND PESOS
(P300,000.00) OR TWICE THE EQUIVALENT OF THE
AGGREGATE AMOUNT OF ALL AFFECTED OR EXPOSED
BANK ACCOUNTS, WHICHEVER IS HIGHER, IN THE CASE
OF AN OFFENDER WHO IS IN POSSESSION OF TEN (10) OR
MORE COUNTERFEIT ACCESS DEVICES AND/OR
UNAUTHORIZED ACCESS DEVICES, BUT WAS NOT
PROVEN TO HAVE ACCESSED ANY ACCOUNT OR HAVE
GAINED ANY CREDIT THROUGH ANY OF THE
AFOREMENTIONED ACCESS DEVICES;

"(C) IMPRISONMENT FOR NOT LESS THAN FOUR (4)
YEARS AND NOT MORE THAN SIX (6) YEARS AND A FINE
OF TWICE THE VALUE OF THE FRAUDULENTLY OBTAINED
CREDIT, WITHOUT PREJUDICE TO THE CIVIL LIABILITY
OF THE OFFENDER, IN THE CASE OF AN OFFENSE
INVOLVING FRAUDULENT USE OF A CREDIT CARD;

"(D) IMPRISONMENT FOR NOT LESS THAN SIX (6)
YEARS AND NOT MORE THAN TEN (10) YEARS AND A FINE
OF FIVE HUNDRED THOUSAND PESOS (P500,000.00) OR
TWICE THE VALUE OBTAINED BY THE OFFENDER,
WHICHEVER IS HIGHER, WITHOUT PREJUDICE TO THE
CIVIL LIABILITY OF THE OFFENDER, IN THE CASE OF AN
OFFENSE UNDER ITEMS (B), (C), (D), (E), (G), (H), (I),
(J), (K), (L), (M), (N), (O), (P), (R), AND (S) OF
SECTION 9 HEREOF, WHICH DOES NOT OCCUR AFTER A

CONVICTION FOR ANOTHER OFFENSE UNDER THE SAME SECTION;

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"(E) IMPRISONMENT FOR NOT LESS THAN TEN (10)
YEARS AND NOT MORE THAN TWELVE (12) YEARS AND A
FINE OF FIVE HUNDRED THOUSAND PESOS
(P500,000.00) OR TWICE THE VALUE OBTAINED BY
THE OFFENDER, WHICHEVER IS HIGHER, WITHOUT
PREJUDICE TO THE CIVIL LIABILITY OF THE OFFENDER,
IN THE CASE OF AN OFFENSE UNDER SECTION 9(A), (F),
AND (Q), WHICH DOES NOT OCCUR AFTER A CONVICTION
FOR ANOTHER OFFENSE UNDER SECTION 9;

"(F) IMPRISONMENT FOR NOT LESS THAN TWELVE (12) YEARS BUT NOT MORE THAN TWENTY (20) YEARS AND A FINE OF EIGHT HUNDRED THOUSAND PESOS (P800,000.00) OR TWICE THE VALUE OBTAINED BY THE OFFENDER, WHICHEVER IS HIGHER, WITHOUT PREJUDICE TO THE CIVIL LIABILITY OF THE OFFENDER, IN THE CASE OF ANY OFFENSE UNDER SECTION 9, WHICH OCCURS AFTER A CONVICTION FOR ANOTHER OFFENSE UNDER THE SAME SECTION, OR AN ATTEMPT TO COMMIT THE SAME; AND

"(G) LIFE IMPRISONMENT AND A FINE OF NOT LESS
THAN ONE MILLION PESOS (P1,000,000.00) BUT NOT
MORE THAN FIVE MILLION PESOS (P5,000,000.00) IF
THE OFFENSE CONSTITUTES ECONOMIC SABOTAGE.
ECONOMIC SABOTAGE IS DEEMED COMMITTED WHEN
ANY OF THE PROHIBITED ACTS DESCRIBED IN

1	SECTION 9 HEREOF IS COMMITTED UNDER THE
2	FOLLOWING CIRCUMSTANCES:
3	(1) THE PROHIBITED ACT INVOLVES THE HACKING
4	OF A BANK'S SYSTEM;
5	(2) THE ACT OF SKIMMING AFFECTED FIFTY (50) OR
6	MORE ATM CARDS; OR
7	(3) THE PROHIBITED ACT AFFECTED FIFTY (50) OR
8	MORE ONLINE BANKING ACCOUNTS, CREDIT CARDS,
9	ATM CARDS, AND DEBIT CARDS."
10	SEC. 5. The last sentence of Section 14 of the same Act is
11	hereby amended to read as follows:
12	"SEC. 14. x x x
13	"A cardholder who abandons or surreptitiously
14	leaves the place of employment, business or residence
15	stated in his application for credit card, without
16	informing the credit card company of the place where he
17	could actually be found, if at the time of such
18	abandonment or surreptitious leaving, the outstanding
19	and unpaid balance is past due for at least ninety (90)
20	days and is more than [Ten thousand pesos
21	(P10.000.00)] Two hundred thousand pesos
22	(P200,000.00), shall be prima facie presumed to have
23	used his credit card with intent to defraud.
24	SEC. 6. Section 16 of the same Act is hereby amended
25	to read as follows:
26	"Sec. 16. Reporting Requirements All companies
27	engaged in the business of issuing access devices.

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including banks, financing companies and other financial institutions issuing access devices, AS WELL AS ALL PARTNER MERCHANTS, shall CONDUCT INITIAL INVESTIGATION ON ANY REPORTED ACCESS DEVICE FRAUD AND furnish [annually, on or before the 31st of March of the succeeding year, a report to the Credit Card Association of the Philippines regarding access device frauds committed against the holders of such entities in the preceding calendar year, for consolidation submission to the National Bureau Investigation REAL-TIME REPORTS ON THE RESULT THEREOF TO THE NATIONAL BUREAU INVESTIGATION (NBI) AND THE ANTI-CYBERCRIME GROUP OF THE PHILIPPINE NATIONAL POLICE (PNP). THE REPORT SHALL CONTAIN A NARRATION ABOUT THE FRAUD COMMITTED AND AN IDENTIFICATION OF THE PERPETRATOR, IF FEASIBLE. THE REPORT SHALL FURTHER CONSTITUTE THE COMPLAINT NECESSARY FOR THE NBI OR THE ANTI-CYBERCRIME GROUP OF THE PNP TO PURSUE FURTHER INVESTIGATION AND PROSECUTION OF THE FRAUD. Notwithstanding this requirement, banks, financing companies and other financial institutions, including their subsidiaries and affiliates, issuing access devices shall continue to be regulated and supervised by the Bangko Sentral ng Pilipinas while other companies issuing access devices shall continue to be regulated and supervised by the Securities and Exchange Commission.

1	"THE NBI AND THE ANTI-CYBERCRIME GROUP OF
2	THE PNP MAY COMPEL ACCESS DEVICE ISSUERS AND
3	PARTNER MERCHANTS TO COOPERATE AND ASSIST IN
4	INVESTIGATIONS ON ACCESS DEVICE FRAUDS AS WELL
5	AS THE SUBMISSION OF ADDITIONAL DATA AS NEEDED
6	ON A CASE TO CASE BASIS.
7	"FAILURE TO COMPLY WITH THE ORDERS FROM LAW
8	ENFORCEMENT AUTHORITIES SHALL BE PUNISHED AS A
9	VIOLATION OF PRESIDENTIAL DECREE 1829 WITH
10	IMPRISONMENT OF PRISION CORRECCIONAL IN ITS
11	MAXIMUM PERIOD OR A FINE OF ONE HUNDRED
12	THOUSAND PESOS (P100,000.00), OR BOTH, FOR EACH
13	AND EVERY NONCOMPLIANCE WITH AN ORDER ISSUED
14	BY LAW ENFORCEMENT AUTHORITIES."
15	SEC. 7. If any separable provision of this Act is declared
16	unconstitutional, the remaining provisions shall continue to be in
17	force.
8	SEC. 8. All laws, decrees, executive orders, rules and
9	regulations or parts thereof which are inconsistent with this Act are
20	hereby repealed, amended or modified accordingly.
21	SEC. 9. This Act shall take effect fifteen (15) days after its
22	publication in the Official Gazette or in a newspaper of general
2.3	circulation.

Approved,