H. R. 1

To amend the Social Security Act to enhance Social Security account number privacy protections, to prevent fraudulent misuse of the Social Security account number, and to otherwise enhance protection against identity theft, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. McNulty (for himself, Mr. Sam Johnson of Texas, Mr. Rangel, Mr. McCrery, and [see attached list of cosponsors]) introduced the following bill; which was referred to the Committee on

A BILL

To amend the Social Security Act to enhance Social Security account number privacy protections, to prevent fraudulent misuse of the Social Security account number, and to otherwise enhance protection against identity theft, 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,
SECTION 1. SHORT TITLE AND TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the “Social Security Number Privacy and Identity Theft Prevention Act of 2007”.

(b) TABLE OF CONTENTS.—The table of contents is as follows:

Sec. 1. Short title and table of contents.
Sec. 2. Restrictions on the sale or display to the general public of social security account numbers by governmental entities.
Sec. 3. Prohibition of display of social security account numbers on checks issued for payment by governmental entities.
Sec. 4. Prohibition of the display of social security account numbers on certain government identification cards or tags.
Sec. 5. Prohibition of inmate access to social security account numbers.
Sec. 6. Measures to preclude unauthorized disclosure by governmental entities of social security account numbers and protect the confidentiality of such numbers.
Sec. 7. Uniform standards for truncation of the social security account number.
Sec. 8. Prohibition of the sale, purchase, and display to the general public of the social security account number in the private sector.
Sec. 9. New criminal penalties for misuse of social security account numbers.
Sec. 10. Extension of civil monetary penalty authority.
Sec. 11. Criminal penalties for employees of the Social Security Administration who knowingly and fraudulently issue social security cards or social security account numbers.
Sec. 12. Enhanced penalties in cases of terrorism, drug trafficking, crimes of violence, or prior offenses.
Sec. 13. Regulatory and enforcement authority with respect to misuse of the social security account number.
Sec. 14. Study on feasibility of banning social security account number as an authenticator.

SEC. 2. RESTRICTIONS ON THE SALE OR DISPLAY TO THE GENERAL PUBLIC OF SOCIAL SECURITY ACCOUNT NUMBERS BY GOVERNMENTAL ENTITIES.

(a) IN GENERAL.—Section 205(c)(2)(C) of the Social Security Act (42 U.S.C. 405(c)(2)(C)) is amended by adding at the end the following new clause:
“(x)(I) A governmental entity (as defined in subclause (X)) may not sell or display to the general public any social security account number if such number has been disclosed to such governmental entity pursuant to the assertion by such governmental entity to any person that disclosure of such number is a statutory or regulatory requirement. Notwithstanding the preceding sentence, such number may be sold or displayed to the general public in accordance with the exceptions specified in subclauses (II), (III), (IV), (V), (VI), (VII), and (VIII) (and for no other purpose).

“(II) Notwithstanding subclause (I), a social security account number may be sold by a governmental entity to the extent that such sale is specifically authorized by this Act.

“(III) Notwithstanding subclause (I), a social security account number may be sold by a governmental entity to the extent that is necessary or appropriate for law enforcement or national security purposes, as determined under regulations which shall be issued as provided in section 1129C.

“(IV) Notwithstanding subclause (I), a social security account number may be sold by a governmental entity to the extent that such sale is required to comply with a tax
law of the United States or of any State (or political sub-
division thereof).

“(V) Notwithstanding subclause (I), a social security
account number may be sold by a State department of
motor vehicles as authorized under subsection (b) of sec-
tion 2721 of title 18, United States Code, if such number
is to be used pursuant to such sale solely for purposes
permitted under paragraph (1), (6), or (9) of such sub-
section.

“(VI) Notwithstanding subclause (I), a social security
account number may be sold or otherwise made available
by a governmental entity to a consumer reporting agency
(as defined in section 603(f) of the Fair Credit Reporting
Act (15 U.S.C. 1681a(f))) for use or disclosure solely for
permissible purposes described in section 604(a) of such
Act (15 U.S.C. 1681b(a)).

“(VII) Notwithstanding subclause (I), a social secu-
ritv account number may be sold by a governmental entity
to the extent necessary for research (other than market
research) conducted by any governmental entity for the
purpose of advancing the public good, on the condition
that the researcher provides adequate assurances that the
social security account numbers will not be used to harass,
target, or publicly reveal information concerning any iden-
tifiable individuals, that information about identifiable in-
individuals obtained from the research will not be used to make decisions that directly affect the rights, benefits, or privileges of specific individuals, and that the researcher has in place appropriate safeguards to protect the privacy and confidentiality of any information about identifiable individuals, including procedures to ensure that the social security account numbers will be encrypted or otherwise appropriately secured from unauthorized disclosure. In the case of medical research, the Commissioner of Social Security shall maintain ongoing consultation with the Office for Civil Rights of the Department of Health and Human Services to ensure that the sale or purchase of social security account numbers which constitute personally identifiable medical information is permitted only in compliance with existing Federal rules and regulations prescribed by the Secretary of Health and Human Services pursuant to section 264(c) of the Health Insurance Portability and Accountability Act of 1996 (110 Stat. 2033).

“(VIII) Notwithstanding subclause (I), a social security account number may be sold or displayed to the general public by a governmental entity under such other circumstances as may be specified in regulations issued as provided in section 1129C.

“(IX) This clause does not apply with respect to a social security account number of a deceased individual.
“(X) For purposes of this clause, the term ‘governmental entity’ means an executive, legislative, or judicial agency or instrumentality of the Federal Government or of a State or political subdivision thereof, a Federally recognized Indian tribe, or a trustee appointed in a case under title 11, United States Code. Such term includes a person acting as an agent of such an agency or instrumentality, Indian tribe, or trustee. For purposes of this subclause, the term ‘State’ has the meaning provided in subparagraph (D)(iii)(II).

“(XI) For purposes of this clause, the term ‘sell’ means, in connection with a social security account, to obtain, directly or indirectly, anything of value in exchange for such number. Such term does not include the submission of such number as part of the process for applying for any type of Government benefits or programs (such as grants, loans, or welfare or other public assistance programs) or as part of the administration of, or provision of benefits under, an employee benefit plan.

“(XII) For purposes of this clause, the term ‘display to the general public’ shall have the meaning provided such term in section 208A(a)(3)(A). In any case in which a governmental entity requires transmittal to such governmental entity of an individual’s social security account number by means of the Internet without ensuring that
such number is encrypted or otherwise appropriately secured from disclosure, any such transmittal of such number as so required shall be treated, for purposes of this clause, as a ‘display to the general public’ of such number by such governmental entity for purposes of this clause.

“(XIII) For purposes of this clause, the term ‘social security account number’ includes any derivative of such number.

“(XIV) Nothing in the preceding subclauses of this clause shall be construed as superseding, altering, or affecting any statute, regulation, order, or interpretation in effect under any other Federal or State law, except to the extent that such statute, regulation, order, or interpretation is inconsistent with such subclauses, and then only to the extent of the inconsistency. For purposes of this subclause, a statute, regulation, order, or interpretation is not inconsistent with the preceding subclauses of this clause if the protection such statute, regulation, order, or interpretation affords any person is greater than the protection provided under such subclauses.”.

(b) **Effective Date and Related Rules.**—Initial final regulations prescribed to carry out the provisions of section 205(c)(2)(C)(x) of the Social Security Act (added by this section) shall be issued not later than the last date of the 18th calendar month following the date
of the enactment of this Act. Such provisions shall take
effect, with respect to matters governed by such regu-
lations issued by the Commissioner of Social Security or any
other agency or instrumentality of the United States, 1
year after the date of the issuance of such regulations by
the Commissioner or such other agency or instrumentality,
respectively. Such provisions shall apply in the case of dis-
plays to the general public, as defined in section
208A(a)(3) of such Act (added by section 8 of this Act),
to such displays originally occurring after such 1-year pe-
riod. Such provisions shall not apply with respect to any
display of a record (containing a social security account
number (or any derivative thereof)) generated prior to the
close of such 1-year period.

SEC. 3. PROHIBITION OF DISPLAY OF SOCIAL SECURITY AC-
COUNT NUMBERS ON CHECKS ISSUED FOR
PAYMENT BY GOVERNMENTAL ENTITIES.

(a) IN GENERAL.—Section 205(c)(2)(C) of the Social
Security Act (42 U.S.C. 405(c)(2)(C)) (as amended by
section 2 of this Act) is amended further by adding at
the end the following new clause:

“(xi) No governmental entity (as defined in clause
(x)(X)) may include the social security account number
of any individual (or any derivative of such number) on
any check issued for any payment by such governmental
entity or on any document attached to or accompanying such a check.”.

(b) Effective Date.—The amendment made by this section shall apply with respect to checks (and documents attached to or accompanying such checks) issued after 1 year after the date of the enactment of this Act.

SEC. 4. PROHIBITION OF THE DISPLAY OF SOCIAL SECURITY ACCOUNT NUMBERS ON CERTAIN GOVERNMENT IDENTIFICATION CARDS OR TAGS.

(a) In General.—Section 205(c)(2)(C) of the Social Security Act (42 U.S.C. 405(c)(2)(C)) (as amended by the preceding provisions of this Act) is amended further by adding at the end the following new clause:

“(xii) No governmental entity (as defined in clause (x)(X)), and no other person offering benefits in connection with an employee benefit plan maintained by such governmental entity, may display a social security account number (or any derivative thereof) on any card or tag that is commonly provided—

“(I) to employees of such governmental entity,

“(II) in the case of a governmental entity which is an educational institution, to its students, or

“(III) in the case of a governmental entity which is a medical institution, to its patients,
(or to their family members) for purposes of identification or include on such card or tag a magnetic strip, bar code, or other means of communication which conveys such number. The requirements of this clause shall also apply to the Medicare card issued by the Department of Health and Human Services.”.

(b) Effective Date.—The amendment made by this section shall apply with respect to cards or tags issued after 1 year after the date of the enactment of this Act, except that the last sentence of section 205(c)(2)(C)(xii) (as added by this section) shall take effect 2 and one-half years after the date of the enactment of this Act.

SEC. 5. PROHIBITION OF INMATE ACCESS TO SOCIAL SECURITY ACCOUNT NUMBERS.

(a) In General.—Section 205(c)(2)(C) of the Social Security Act (42 U.S.C. 405(c)(2)(C)) (as amended by the preceding provisions of this Act) is amended further by adding at the end the following new clause:

“(xiii) No governmental entity (as defined in clause (x)(X)) may employ, or enter into a contract for the use or employment of, prisoners in any capacity that would allow such prisoners access to the social security account numbers of other individuals (or any derivatives of such numbers). For purposes of this clause, the term ‘prisoner’
(b) Effective Date.—

(1) IN GENERAL.—Except as provided in paragraph (2), the amendment made by this section shall apply with respect to employment of prisoners, or entry into contract for the use or employment of prisoners, on or after the date of the enactment of this Act.

(2) Treatment of Current Arrangements.—In the case of—

(A) prisoners employed as described in clause (xiii) of section 205(e)(2)(C) of the Social Security Act (as added by this section) on the date of the enactment of this Act, and

(B) contracts described in such clause in effect on such date,

the amendment made by this section shall take effect 90 days after the date of the enactment of this Act.
SEC. 6. MEASURES TO PRECLUDE UNAUTHORIZED DISCLOSURE BY GOVERNMENTAL ENTITIES OF SOCIAL SECURITY ACCOUNT NUMBERS AND PROTECT THE CONFIDENTIALITY OF SUCH NUMBERS.

(a) IN GENERAL.—Section 205(c)(2)(C) of the Social Security Act (42 U.S.C. 405(c)(2)(C)) (as amended by the preceding provisions of this Act) is amended further by adding at the end the following new clause:

“(xiv) Except as otherwise provided in this paragraph, in the case of any governmental entity (as defined in clause (x)(X)) having access to an individual’s social security account number—

“(I) no officer or employee thereof shall have access to such number for any purpose other than the effective administration of the statutory provisions governing its functions,

“(II) such governmental entity shall restrict, to the satisfaction of the Commissioner of Social Security, access to social security account numbers obtained thereby to officers and employees thereof whose duties or responsibilities require access for the administration or enforcement of such provisions, and

“(III) such governmental entity shall provide such other safeguards as the Commissioner deter-
mines to be necessary or appropriate to preclude un-
authorized access to the social security account num-
ber and to otherwise protect the confidentiality of
such number.

Nothing in this clause shall be construed to prohibit any
act or practice by a governmental entity undertaken in
compliance with section 552a(b)(3) of title 5, United
States Code, and the Commissioner of Social Security may
determine applicable restrictions and safeguards in con-
nection with any such act or practice. For purposes of this
clause the term ‘social security account number’ includes
any derivative thereof.”.

(b) EFFECTIVE DATE.—The amendment made by
this section shall take effect 1 year after the date of the
enactment of this Act.

SEC. 7. UNIFORM STANDARDS FOR TRUNCATION OF THE
SOCIAL SECURITY ACCOUNT NUMBER.

(a) IN GENERAL.—Section 205(c)(2)(C) of the Social
Security Act (42 U.S.C. 405(c)(2)(C)) (as amended by the
preceding provisions of this Act) is amended further by
adding at the end the following new clause:

“(xv) The truncation by any governmental entity (as
defined in clause (x)(X)) or by any person in the private
sector of an individual’s social security account number
which is used by such governmental entity or person other-
wise in accordance with the requirements of this Act shall be in accordance with a uniform truncation standard which shall be specified in regulations prescribed by the Commissioner of Social Security. Under such standard, the number as truncated shall set forth not more than the last 4 digits of the number. Nothing in this clause shall be construed to authorize any use of the social security account number which is not otherwise authorized by this title or regulations prescribed thereunder.’’.

(b) EFFECTIVE DATE.—Initial final regulations prescribed to carry out the provisions of section 205(c)(2)(C)(xv) of the Social Security Act (added by this section) shall be issued not later than the last date of the 18th calendar month following the date of the enactment of this Act. Such provisions shall take effect, with respect to matters governed by such regulations issued by the Commissioner or any other agency or instrumentality of the United States, 1 year after the date of the issuance of such regulations by the Commissioner or such other agency or instrumentality, respectively.
SEC. 8. PROHIBITION OF THE SALE, PURCHASE, AND DISPLAY TO THE GENERAL PUBLIC OF THE SOCIAL SECURITY ACCOUNT NUMBER IN THE PRIVATE SECTOR.

(a) In General.—Title II of the Social Security Act is amended by inserting after section 208 (42 U.S.C. 408) the following new section:

"PROHIBITION OF THE SALE, PURCHASE, AND DISPLAY TO THE GENERAL PUBLIC OF THE SOCIAL SECURITY ACCOUNT NUMBER IN THE PRIVATE SECTOR"

"Sec. 208A. (a) Definitions.—For purposes of this section:

"(1) Person.—

"(A) In general.—Subject to subparagraph (B), the term ‘person’ means any individual, partnership, corporation, trust, estate, cooperative, association, or any other entity.

"(B) Exclusion of governmental entities.—Such term does not include a governmental entity. Nothing in this subparagraph shall be construed to authorize, in connection with a governmental entity, an act or practice otherwise prohibited under this section or section 205(e)(2)(C).

"(2) Selling and purchasing.—"
“(A) IN GENERAL.—Subject to subparagraph (B)—

“(i) SELL.—The term ‘sell’ in connection with a social security account number means to obtain, directly or indirectly, anything of value in exchange for such number.

“(ii) PURCHASE.—The term ‘purchase’ in connection with a social security account number means to provide, directly or indirectly, anything of value in exchange for such number.

“(B) EXCEPTIONS.—The terms ‘sell’ and ‘purchase’ in connection with a social security account number do not include the submission of such number as part of—

“(i) the process for applying for any type of Government benefits or programs (such as grants or loans or welfare or other public assistance programs),

“(ii) the administration of, or provision of benefits under, an employee benefit plan, or

“(iii) the sale, lease, merger, transfer, or exchange of a trade or business.
“(3) Display to the General Public.—

“(A) In General.—The term ‘display to the general public’ means, in connection with a social security account number, to intentionally place such number in a viewable manner on an Internet site that is available to the general public or to make such number available in any other manner intended to provide access to such number by the general public.

“(B) Internet Transmissions.—In any case in which a person requires transmittal to such person of an individual’s social security account number by means of the Internet without ensuring that such number is encrypted or otherwise well-secured from disclosure, any such transmittal of such number as so required shall be treated as a ‘display to the general public’ of such number by such person.

“(4) Social Security Account Number.—

The term ‘social security account number’ has the meaning given such term in section 208(c), except that such term includes any derivative of such number.

“(5) Governmental Entity.—
“(A) IN GENERAL.—The term ‘governmental entity’ means an executive, legislative, or judicial agency or instrumentality of the Federal Government, a State or political subdivision thereof, a Federally recognized Indian tribe, or a trustee appointed in a case under title 11, United States Code. Such term includes a person acting as an agent of such an agency or instrumentality, Indian tribe, or trustee.

“(B) STATE.—The term ‘State’ includes the District of Columbia, the Commonwealth of Puerto Rico, the Virgin Islands, Guam, the Commonwealth of the Northern Marianas, and the Trust Territory of the Pacific Islands.

“(b) PROHIBITION OF SALE, PURCHASE, AND DISPLAY TO THE GENERAL PUBLIC.—

“(1) IN GENERAL.—Except as provided in paragraph (2), it shall be unlawful for any person to—

“(A) sell or purchase a social security account number or display to the general public a social security account number, or

“(B) obtain or use any individual’s social security account number for the purpose of locating or identifying such individual with the
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intent to harass, harm, or physically injure such
individual or using the identity of such indi-
vidual for any illegal purpose.

“(2) EXCEPTIONS.—

“(A) IN GENERAL.—Notwithstanding para-
graph (1), and subject to paragraph (3), a so-
cial security account number may be sold or
purchased by any person to the extent provided
in this subsection (and for no other purpose) as
follows:

“(i) to the extent necessary for law
enforcement, including (but not limited to)
the enforcement of a child support obliga-
tion, as determined under regulations
issued as provided in section 1129C;

“(ii) to the extent necessary for na-
tional security purposes, as determined
under regulations issued as provided in
section 1129C;

“(iii) to the extent necessary for pub-
lic health purposes;

“(iv) to the extent necessary in emer-
gency situations to protect the health or
safety of 1 or more individuals;
“(v) to the extent that the sale or purchase is required to comply with a tax law of the United States or of any State (or political subdivision thereof);

“(vi) to the extent that the sale or purchase is to or by a consumer reporting agency (as defined in section 603(f) of the Fair Credit Reporting Act (15 U.S.C. 1681a(f))) for use or disclosure solely for permissible purposes described in section 604(a) of such Act (15 U.S.C. 1681b(a));

and

“(vii) to the extent necessary for research (other than market research) conducted by an agency or instrumentality of the United States or of a State or political subdivision thereof (or a person acting as an agent of such an agency or instrumentality) for the purpose of advancing the public good, on the condition that the researcher provides adequate assurances that—

“(I) the social security account numbers will not be used to harass, target, or publicly reveal information
concerning any identifiable individuals;

“(II) information about identifiable individuals obtained from the research will not be used to make decisions that directly affect the rights, benefits, or privileges of specific individuals; and

“(III) the researcher has in place appropriate safeguards to protect the privacy and confidentiality of any information about identifiable individuals, including procedures to ensure that the social security account numbers will be encrypted or otherwise appropriately secured from unauthorized disclosure.

“(B) Medical research.—In the case of research referred to in subparagraph (A)(vii) consisting of medical research, the Commissioner of Social Security shall maintain ongoing consultation with the Office for Civil Rights of the Department of Health and Human Services to ensure that the sale or purchase of social security account numbers which constitute per-
personally identifiable medical information is permitted only in compliance with existing Federal rules and regulations prescribed by the Secretary of Health and Human Services pursuant to section 264(c) of the Health Insurance Portability and Accountability Act of 1996 (110 Stat. 2033).

“(3) Consent and other circumstances determined by regulation.—Notwithstanding paragraph (1), a social security account number assigned to an individual may be sold or purchased by any person—

“(A) to the extent consistent with such individual’s voluntary and affirmative written consent to the sale or purchase, but only if—

“(i) the terms of the consent and the right to refuse consent are presented to the individual in a clear, conspicuous, and understandable manner,

“(ii) the individual is placed under no obligation to provide consent to any such sale or purchase, and

“(iii) the terms of the consent authorize the individual to limit the sale or purchase to purposes directly associated with
the transaction with respect to which the
consent is sought, and
“(B) under such circumstances as may be
deemed appropriate in regulations issued as
provided under section 1129C.
“(c) Prohibition of Display on Checks.—It shall
be unlawful for any person to include the social security
account number of any other individual on any check
issued for any payment by such person or on any docu-
ment attached to or accompanying such a check.
“(d) Prohibition of Unauthorized Disclosure
to Government Agencies or Instrumentalities.—
“(1) In general.—It shall be unlawful for any
person to communicate by any means to any agency
or instrumentality of the United States or of any
State or political subdivision thereof the social secu-
rity account number of any individual other than
such person without the written permission of such
individual, unless the number was requested by the
agency or instrumentality. In the case of an indi-
vidual who is legally incompetent, permission pro-
vided by the individual’s legal representatives shall
be deemed to be permission provided by such indi-
vidual.
“(2) EXCEPTIONS.—Paragraph (1) shall not apply to the extent necessary—

“(A) for law enforcement, including (but not limited to) the enforcement of a child support obligation, or

“(B) for national security purposes,

as determined under regulations issued as provided under section 1129C.

“(e) PROHIBITION OF THE DISPLAYS ON CARDS OR TAGS REQUIRED FOR ACCESS TO GOODS, SERVICES, OR BENEFITS.—No person may display a social security account number on any card or tag issued to any other person for the purpose of providing such other person access to any goods, services, or benefits or include on such card or tag a magnetic strip, bar code, or other means of communication which conveys such number.

“(f) PROHIBITION OF THE DISPLAYS ON EMPLOYEE IDENTIFICATION CARDS OR TAGS.—No person that is an employer, and no other person offering benefits in connection with an employee benefit plan maintained by such employer or acting as an agent of such employer, may display a social security account number on any card or tag that is commonly provided to employees of such employer (or to their family members) for purposes of identification or include on such card or tag a magnetic strip, bar code,
or other means of communication which conveys such number.

“(g) Measures to Preclude Unauthorized Disclosure of Social Security Account Numbers and Protect the Confidentiality of Such Numbers.— Subject to the preceding provisions of this section, any person having access to the social security account number of any individual other than such person shall, to the extent that such access is maintained for the conduct of such person’s trade or business—

“(1) ensure that no officer or employee thereof has access to such number for any purpose other than as necessary for the conduct of such person’s trade or business,

“(2) restrict, in accordance with regulations of the Commissioner of Social Security, access to social security account numbers obtained thereby to officers and employees thereof whose duties or responsibilities require access for the conduct of such person’s trade or business, and

“(3) provide such safeguards as may be specified, in regulations of the Commissioner of Social Security, to be necessary or appropriate to preclude unauthorized access to the social security account
number and to otherwise protect the confidentiality
of such number.

“(h) DECEASED INDIVIDUALS.—This section does
not apply with respect to the social security account num-
ber of a deceased individual.

“(i) APPLICABILITY OF OTHER PROTECTIONS.—
Nothing in the preceding subsections of this section shall
be construed as superseding, altering, or affecting any
statutory provision, regulation, order, or interpretation in
effect under any other Federal or State law, except to the
extent that such statutory provision, regulation, order, or
interpretation is inconsistent with such subsections, and
then only to the extent of the inconsistency. For purposes
of this subclause, a statutory provision, regulation, order,
or interpretation is not inconsistent with the preceding
subsections of this section if the protection such statutory
provision, regulation, order, or interpretation affords any
person is greater than the protection provided under such
subsections.”.

(b) EFFECTIVE DATE AND RELATED RULES.—Ini-
tial final regulations prescribed to carry out the provisions
of section 208A of the Social Security Act (added by this
section) shall be issued not later than the last date of the
18th calendar month following the date of the enactment
of this Act. Such provisions shall take effect, with respect
to matters governed by such regulations issued by the
Commissioner of Social Security or any other agency or
instrumentality of the United States, 1 year after the date
of the issuance of such regulations by the Commissioner
of Social Security or such other agency or instrumentality,
respectively. Section 208A(b) of such Act shall apply in
the case of displays to the general public (as defined in
section 208A(a)(3) of such Act) to such displays to the
general public originally occurring after such 1-year pe-
riod. Such provisions shall not apply with respect to any
such display to the general public of a record (containing
a social security account number (or any derivative there-
of)) generated prior to the close of such 1-year period.

SEC. 9. NEW CRIMINAL PENALTIES FOR MISUSE OF SOCIAL
SECURITY ACCOUNT NUMBERS.

(a) IN GENERAL.—Section 208 of the Social Security
Act (42 U.S.C. 408) is amended—

(1) in subsection (a), by inserting “or” at the
end of paragraph (8) and by inserting after para-
graph (8) the following new paragraph:

“(9) willfully acts or fails to act so as to cause
a violation of section 208A(b)(1)(B);”.

(2) by redesignating subsections (b) through (e)
as subsections (c) through (f), respectively;
(3) in subsection (c)(1) (as so redesignated), by inserting “or (b)” after “subsection (a)”; and

(4) by inserting after subsection (a) the following new subsection:

“(b)(1) Whoever—

“(A) knowingly, and with intent to commit, or to aid or abet, any activity that constitutes a violation of Federal law, or a violation of any applicable law of a State or political subdivision thereof if the maximum penalty of such applicable law includes imprisonment for at least 5 years—

“(i) possesses a social security account number of another individual without lawful authority, or

“(ii) possesses a social security card, knowing that the social security account number or other identifying information displayed on the card has been altered, counterfeited, or forged or that the card was falsely made, stolen, or obtained from the Social Security Administration by use of false information;

“(B) being—

“(i) an officer or employee of any governmental entity (as defined in section 205(c)(2)(C)(x)(X)), or
“(ii) a person acting as an agent of a governmental entity (as so defined),
willfully acts or fails to act so as to cause a violation of clause (vi)(II), (xi), (xii), or (xv) of section 205(c)(2)(C);

“(C) being a trustee appointed in a case under title 11, United States Code (or an officer or employee thereof or a person acting as an agent thereof), willfully acts or fails to act so as to cause a violation of clause (xi) or (xv) of section 205(c)(2)(C);

or

“(D) willfully acts or fails to act so as to cause a violation of subsection (c), (d), (e), or (f) of section 208A or, as a person in the private sector, willfully acts or fails to act so as to cause a violation of section 205(c)(2)(C)(xv);

shall be guilty of a misdemeanor and upon conviction thereof shall be fined under title 18, United States Code, or imprisoned for not more than 1 year, or both.

“(2)(A) Whoever—

“(i) with intent to deceive, discloses, sells, or transfers his own social security account number, assigned to him by the Commissioner of Social Security (in the exercise of the Commissioner’s authority

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under section 205(c)(2) to establish and maintain records), to any person;

“(ii) without lawful authority, offers, for a fee, to acquire for any individual, or to assist in acquiring for any individual, an additional social security account number or a number that is purported to be a social security account number;

“(iii) being—

“(I) an officer or employee of any governmental entity (as defined in section 205(c)(2)(C)(x)(X)), or

“(II) a person acting as an agent of a governmental entity (as so defined), willfully acts or fails to act so as to cause a violation of clause (x), (xiii), or (xiv) of section 205(c)(2)(C);

“(iv) being a trustee appointed in a case under title 11, United States Code (or an officer or employee thereof or a person acting as an agent thereof), willfully acts or fails to act so as to cause a violation of clause (x) or (xiv) of section 205(c)(2)(C); or

“(v) willfully acts or fails to act so as to cause a violation of subsection (b)(1)(A) or (g) of section 208A;
shall be fined, imprisoned, or both, as provided in subpara-
graph (B).

“(B) A person convicted of a violation described in
subparagraph (A) shall—

“(i) be fined under title 18, United States
Code, imprisoned not more than 1 year, or both; and

“(ii) if the offense is committed under false pre-
tenses or for commercial advantage, personal gain,
or malicious harm, be fined under title 18, United
States Code, imprisoned not more than 5 years, or
both.”.

(b) EFFECTIVE DATES.—The amendments made by
this section shall apply with respect to each violation oc-
curring after the date of the enactment of this Act, except
that subparagraphs (B), (C), and (D) of section 208(b)(1)
of such Act and clauses (iii), (iv), and (v) of section
208(b)(2)(A) of such Act (added by subsection (a)(3))
shall apply, in connection with violations of clause (x), (xi),
(xii), (xiii), (xiv), or (xv) of section 205(c)(2)(C) or section
208A, with respect to each violation occurring on or after
the effective date applicable with respect to such violation
under section 2, 3, 4, 5, 6, 7, or 8.
SEC. 10. EXTENSION OF CIVIL MONETARY PENALTY AUTHORITY.

(a) APPLICATION OF CIVIL MONEY PENALTIES TO ELEMENTS OF CRIMINAL VIOLATIONS.—Section 1129(a) of the Social Security Act (42 U.S.C. 1320a–8(a)) is amended—

(1) by redesignating paragraphs (2) and (3) as paragraphs (4) and (5), respectively;

(2) by designating the last sentence of paragraph (1) as a new paragraph (2), appearing after and below paragraph (1); and

(3) by inserting after paragraph (2) (as designated under paragraph (2) of this subsection) the following:

“(3) Any person (including an organization, agency, or other entity) who—

“(A) uses a social security account number that such person knows or should know has been assigned by the Commissioner of Social Security (in an exercise of authority under section 205(c)(2) to establish and maintain records) on the basis of false information furnished to the Commissioner by any person;

“(B) falsely represents a number to be the social security account number assigned by the Commissioner of Social Security to any individual, when
such person knows or should know that such number
is not the social security account number assigned
by the Commissioner to such individual;

“(C) with intent to deceive, alters a social secu-

   rity card that the person knows or should know was
   issued by the Commissioner of Social Security, or
   possesses such a card with intent to alter it;

“(D) buys or sells a card that such person
knows or should know is, or is purported to be, a
card issued by the Commissioner of Social Security,
or possesses such a card with intent to buy or sell
it;

“(E) counterfeits a social security card, or pos-
sesses a counterfeit social security card with intent
to buy or sell it;

“(F) discloses, uses, compels the disclosure of,
or knowingly sells or purchases the social security
account number of any person in violation of the
laws of the United States;

“(G) with intent to deceive the Commissioner of
Social Security as to such person’s true identity (or
the true identity of any other person), furnishes or
causes to be furnished false information to the Com-
missioner with respect to any information required
by the Commissioner in connection with the estab-
lishment and maintenance of the records provided for in section 205(c)(2);

“(H) without lawful authority, offers, for a fee, to acquire for any individual, or to assist in acquiring for any individual, an additional social security account number or a number which is purported to be a social security account number;

“(I) with intent to deceive, discloses, sells, or transfers his own social security account number, assigned to him by the Commissioner of Social Security under section 205(c)(2)(B), to any person;

“(J) knowingly, and with intent to commit, or to aid or abet, any activity that constitutes a violation of Federal law, or a violation of any applicable law of a State or political subdivision thereof if the maximum penalty of such applicable law includes imprisonment for at least 5 years—

“(i) possesses a social security account number of another individual without lawful authority, or

“(ii) possesses a social security card, knowing that the social security account number or other identifying information displayed on the card has been altered, counterfeited, or forged or that the card was falsely made, stolen, or ob-
tained from the Social Security Administration
by use of false information;
“(K) being—
“(i) an officer or employee of a govern-
mental entity (as defined in section
205(c)(2)(C)(x)(X)), or
“(ii) a person acting as an agent of a gov-
ernmental entity (as so defined),
willfully acts or fails to act so as to cause a violation
of clause (vi)(II), (x), (xi), (xii), (xiii), (xiv), or (xv)
of section 205(c)(2)(C);
“(L) being a trustee appointed in a case under
title 11, United States Code (or an officer or em-
ployee thereof or a person acting as an agent there-
of), willfully acts or fails to act so as to cause a vio-
lation of clause (x), (xi), (xiv), or (xv) of section
205(c)(2)(C);
“(M) violates section 208A (relating to prohibi-
tion of the sale, purchase, or display of the social se-
curity account number in the private sector) or, as
a person in the private sector, violates section
205(c)(2)(C)(xv); or
“(N) violates section 208(g) (relating to fraud
by social security administration employees);
shall be subject to, in addition to any other penalties that may be prescribed by law, a civil money penalty of not more than $5,000 for each violation. Such person shall also be subject to an assessment, in lieu of damages sustained by the United States resulting from such violation, of not more than twice the amount of any benefits or payments paid as a result of such violation.”.

(b) EFFECTIVE DATES.—The amendments made by this section shall apply with respect to violations committed after the date of the enactment of this Act, except that subparagraphs (J), (K), (L), and (M) of section 1129(a)(3) of the Social Security Act (added by subsection (a)) shall apply with respect to violations of the provisions of clause (x), (xi), (xii), (xiii), (xiv), or (xv) of section 205(c)(2)(C) or section 208A occurring on or after the applicable effective date provided in connection with such provisions under section 2, 3, 4, 5, 6, 7, or 8 of this Act.

SEC. 11. CRIMINAL PENALTIES FOR EMPLOYEES OF THE SOCIAL SECURITY ADMINISTRATION WHO KNOWINGLY AND FRAUDULENTLY ISSUE SOCIAL SECURITY CARDS OR SOCIAL SECURITY ACCOUNT NUMBERS.

(a) IN GENERAL.—Section 208 of the Social Security Act (as amended by section 9) is amended further by adding at the end the following new subsection:
“(g)(1) Whoever is an employee of the Social Security Administration and knowingly and fraudulently sells or transfers one or more social security account numbers or social security cards shall be guilty of a felony and upon conviction thereof shall be fined under title 18, United States Code, imprisoned as provided in paragraph (2), or both.

“(2) Imprisonment for a violation described in paragraph (1) shall be for—

“(A) not more than 5 years, in the case of an employee of the Social Security Administration who has fraudulently sold or transferred not more than 50 social security account numbers or social security cards,

“(B) not more than 10 years, in the case of an employee of the Social Security Administration who has fraudulently sold or transferred more than 50, but not more than 100, social security account numbers or social security cards, or

“(C) not more than 20 years, in the case of an employee of the Social Security Administration who has fraudulently sold or transferred more than 100 social security account numbers or social security cards.

“(3) For purposes of this subsection—
“(A) The term ‘social security employee’ means any State employee of a State disability determination service, any officer, employee, or contractor of the Social Security Administration, any employee of such a contractor, or any volunteer providing services or assistance in any facility of the Social Security Administration.

“(B) The term ‘social security account number’ means a social security account number assigned by the Commissioner of Social Security under section 205(c)(2)(B) or another number that has not been so assigned but is purported to have been so assigned.

“(C) The term ‘social security card’ means a card issued by the Commissioner of Social Security under section 205(c)(2)(G), another card which has not been so issued but is purported to have been so issued, and banknote paper of the type described in section 205(c)(2)(G) prepared for the entry of social security account numbers, whether fully completed or not.

“(4) Any employee of the Social Security Administration who attempts or conspires to commit any violation of this subsection shall be subject to the same penalties
as those prescribed for the violation the commission of which was the object of the attempt or conspiracy.”.

(b) EFFECTIVE DATE.—The amendment made by this section shall apply with respect to violations occurring on or after the date of the enactment of this Act.

SEC. 12. ENHANCED PENALTIES IN CASES OF TERRORISM, DRUG TRAFFICKING, CRIMES OF VIOLENCE, OR PRIOR OFFENSES.

(a) AMENDMENTS TO TITLE II.—Section 208 of the Social Security Act (as amended by the preceding provisions of this Act) is amended further—

(1) in subsection (a), by striking “shall be fined” and all that follows and inserting the following: “shall be fined, imprisoned, or both, as provided in subsection (c).”;

(2) in subsection (b)(2)(B)(ii) (as added by section 9), by striking “shall be fined” and all that follows and inserting the following: “shall be fined, imprisoned, or both, as provided in subsection (c).”;

(3) by striking subsection (d);

(4) by redesignating subsection (c) as subsection (d); and

(5) by inserting after subsection (b) the following new subsection:
“(c) A person convicted of a violation described in subsection (a) or a violation described in subsection (b)(2)(A) which is subject to subsection (b)(2)(B)(ii) shall be—

“(1) fined under title 18, United States Code, or imprisoned for not more than 5 years, or both, in the case of an initial violation, subject to paragraphs (3) and (4),

“(2) fined under title 18, United States Code, or imprisoned for not more than 10 years, or both, in the case of a violation which occurs after a prior conviction for another offense under subsection (a) becomes final, subject to paragraphs (3) and (4),

“(3) fined under title 18, United States Code, or imprisoned for not more than 20 years, in the case of a violation which is committed to facilitate a drug trafficking crime (as defined in section 929(a)(2) of title 18, United States Code) or in connection with a crime of violence (as defined in section 924(c)(3) of title 18, United States Code), subject to paragraph (4), and

“(4) fined under title 18, United States Code, or imprisoned for not more than 25 years, in the case of a violation which is committed to facilitate an act of international or domestic terrorism (as de-
fined in paragraphs (1) and (5), respectively, of section 2331 of title 18, United States Code).”.

(b) Amendments to Title VIII.—Section 811 of such Act (42 U.S.C. 1011) is amended—

(1) in subsection (a), by striking “shall be fined” and all that follows and inserting “shall be fined, imprisoned, or both, as provided in subsection (b).”;

(2) by redesignating subsection (b) as subsection (c); and

(3) by inserting after subsection (a) the following new subsection:

“(b) Punishment.—A person convicted of a violation described in subsection (a) shall be—

“(1) fined under title 18, United States Code, or imprisoned for not more than 5 years, or both, in the case of an initial violation, subject to paragraphs (3) and (4),

“(2) fined under title 18, United States Code, or imprisoned for not more than 10 years, or both, in the case of a violation which occurs after a prior conviction for another offense under subsection (a) becomes final, subject to paragraphs (3) and (4),

“(3) fined under title 18, United States Code, or imprisoned for not more than 20 years, in the
case of a violation which is committed to facilitate
a drug trafficking crime (as defined in section
929(a)(2) of title 18, United States Code) or in con-
nection with a crime of violence (as defined in sec-
tion 924(c)(3) of title 18, United States Code), sub-
ject to paragraph (4), and

“(4) fined under title 18, United States Code,
or imprisoned for not more than 25 years, in the
case of a violation which is committed to facilitate
an act of international or domestic terrorism (as de-
defined in paragraphs (1) and (5), respectively, of sec-
tion 2331 of title 18, United States Code).”.

(e) Amendments to Title XVI.—Section 1632 of
such Act (42 U.S.C. 1383a) is amended—

(1) in subsection (a), by striking “shall be
fined” and all that follows and inserting “shall be
fined, imprisoned, or both, as provided in subsection
(b).”;

(2) by redesignating subsections (b) and (c) as
subsections (e) and (d), respectively; and

(3) by inserting after subsection (a) the fol-
lowing new subsection:

“(b) A person convicted of a violation described in
subsection (a) shall be—
“(1) fined under title 18, United States Code, or imprisoned for not more than 5 years, or both, in the case of an initial violation, subject to paragraphs (3) and (4),

“(2) fined under title 18, United States Code, or imprisoned for not more than 10 years, or both, in the case of a violation which occurs after a prior conviction for another offense under subsection (a) becomes final, subject to paragraphs (3) and (4),

“(3) fined under title 18, United States Code, or imprisoned for not more than 20 years, in the case of a violation which is committed to facilitate a drug trafficking crime (as defined in section 929(a)(2) of title 18, United States Code) or in connection with a crime of violence (as defined in section 924(e)(3) of title 18, United States Code), subject to paragraph (4), and

“(4) fined under title 18, United States Code, or imprisoned for not more than 25 years, in the case of a violation which is committed to facilitate an act of international or domestic terrorism (as defined in paragraphs (1) and (5), respectively, of section 2331 of title 18, United States Code).”.
(d) Effective Date.—The amendments made by this section shall apply with respect to violations occurring after the date of the enactment of this Act.

SEC. 13. REGULATORY AND ENFORCEMENT AUTHORITY WITH RESPECT TO MISUSE OF THE SOCIAL SECURITY ACCOUNT NUMBER.

Title XI of the Social Security Act is amended by inserting after section 1129B (42 U.S.C. 1320a–7b) the following new section:

“REGULATORY AND ENFORCEMENT AUTHORITY WITH RESPECT TO MISUSE OF THE SOCIAL SECURITY ACCOUNT NUMBER

“Sec. 1129C. (a) Regulatory Authority.—

“(1) In general.—The Commissioner of Social Security shall prescribe regulations to carry out the provisions of clauses (vi)(II), (x), (xii), (xiii), (xiv), and (xv) of section 205(c)(2)(C) and section 208A. Such regulations shall be issued in consultation with the Federal Trade Commission, the Attorney General of the United States, the Secretary of Homeland Security, the Secretary of Health and Human Services, the Secretary of the Treasury, the Federal banking agencies (as defined in section 3 of the Federal Deposit Insurance Act), the National Credit Union Administration, the Securities and Exchange Commission, State attorneys
general, and such representatives of the State insurance commissioners as may be designated by the National Association of Insurance Commissioners.

“(2) TREATMENT OF MATTERS RELATING TO LAW ENFORCEMENT AND NATIONAL SECURITY.—In issuing the regulations described in paragraph (1) with respect to the provisions of 205(c)(2)(C)(x)(III), paragraph (A) or (B) of section 208A(b)(2), or section 208A(c)(2) (relating to law enforcement and national security), the sale or purchase of Social Security account numbers may be authorized only if the Commissioner (or the agency or instrumentality delegated authority to issue such regulations under paragraph (5)) determines that—

“(A) such sale or purchase would serve a compelling public interest that cannot reasonably be served through alternative measures, and

“(B) such sale or purchase will not pose an unreasonable risk of identity theft, or bodily, emotional, or financial harm to an individual (taking into account any restrictions and conditions that the agency or instrumentality issuing the regulations imposes on the sale, purchase, or disclosure).
“(3) Treatment of Other Matters in General Discretion of the Commissioner.—

“(A) In General.—In issuing the regulations described in paragraph (1) with respect to the provisions of section 205(c)(2)(C)(x)(VIII) or section 208A(b)(3)(B), the sale, purchase, or display to the general public of social security account numbers may be authorized only after considering, among other relevant factors—

“(i) the extent to which the authorization of the sale, purchase, or display of the social security account number would serve a compelling public interest that cannot reasonably be served through alternative measures,

“(ii) the associated cost or burden of the authorization to the general public, businesses, commercial enterprises, non-profit organizations, and Federal, State, and local governments; and

“(iii) the associated benefit of the authorization to the general public, businesses, commercial enterprises, non-profit associations, and Federal, State, and local governments.
“(B) Restrictions and Conditions.—If, after considering the factors in subparagraph (A), the sale, purchase, or display to the general public of social security account numbers is authorized under regulations referred to in subparagraph (A), the Commissioner (or the agency or instrumentality delegated authority to issue such regulations under paragraph (5)) shall impose restrictions and conditions on the sale, purchase, or display to the general public to the extent necessary—

“(i) to provide reasonable assurances that social security account numbers will not be used to commit or facilitate fraud, deceptions, or crime, and

“(ii) to prevent an unreasonable risk of identity theft or bodily, emotional, or financial harm to any individual, considering the nature, likelihood, and severity of the anticipated harm that could result from the sale, purchase, or display to the general public of social security account numbers, together with the nature, likelihood, and extent of any benefits that could be realized.
“(C) 5-YEAR EXPIRATION DATE FOR REGULATIONS.—At the end of the 5-year period beginning on the effective date of any final regulations issued pursuant to this paragraph—

“(i) such regulations shall expire, and

“(ii) new regulations may be issued pursuant to this paragraph.

“(4) ADMINISTRATIVE PROCEDURE.—In the issuance of regulations pursuant to this subsection, notice shall be provided as described in paragraphs (1), (2), and (3) of section 553(b) of title 5, United States Code, and opportunity to participate in the rule making shall be provided in accordance with section 553(c) of such title.

“(5) DELEGATION TO OTHER AGENCIES.—Any agency or instrumentality of the United States may exercise the authority of the Commissioner under this subsection, with respect to matters otherwise subject to regulation by such agency or instrumentality, to the extent determined appropriate in regulations of the Commissioner.

“(6) CONSULTATION AND COORDINATION.—Each agency and instrumentality exercising authority to issue regulations under this subsection shall consult and coordinate with the other such agencies
and instrumentalities for the purposes of assuring,
to the extent possible, that the regulations pre-
scribed by each such agency or instrumentality are
consistent and comparable, as appropriate, with the
regulations prescribed by the other such agencies
and instrumentalities. The Commissioner shall un-
dertake to facilitate such consultation and coordina-
tion.

“(7) DEFINITIONS AND SPECIAL RULES.—

“(A) For purposes of this subsection, the
terms ‘sell’, ‘purchase’, and ‘display to the gen-
eral public’ shall have the meanings provided
such terms under section 205(c)(2)(C)(x) or
section 208A(a), as applicable.

“(B) For purposes of this subsection, sec-
tion 205(c)(2)(C)(x)(XI) shall apply.

“(b) COORDINATION OF ENFORCEMENT WITH
OTHER AGENCIES.—The Commissioner may provide, by
regulation, for enforcement by any other agency or instru-
mentality of the United States of the provisions of section
208A and regulations prescribed pursuant to subsection
(a)(1) with respect to section 208A.

“(c) ACTIONS BY STATES WITH RESPECT TO MISUSE
IN PRIVATE SECTOR OR BY STATE AND LOCAL GOVERN-
MENTS.—
“(1) CIVIL ACTIONS.—In any case in which the attorney general of a State (as defined in section 205(c)(2)(C)(x)(X)) has reason to believe that an interest of the residents of that State has been or is threatened or adversely affected by an act or practice described in paragraph (2), the State, as parens patriae, may bring a civil action on behalf of the residents of the State in a district court of the United States of appropriate jurisdiction, to—

“(A) enjoin that act or practice;

“(B) enforce compliance with the regulation;

“(C) obtain civil penalties in an amount of $11,000 per violation not to exceed a total of $5,000,000; or

“(D) obtain such other legal and equitable relief as the district court may consider to be appropriate.

Before filing an action under this subsection, the attorney general of the State involved shall provide to the Commissioner of Social Security and the Attorney General of the United States a written notice of that action and a copy of the complaint for that action. If the State attorney general determines that it is not feasible to provide the notice described in
this subparagraph before the filing of the action, the
State attorney general shall provide the written no-
tice and the copy of the complaint as soon after the
filing of the complaint as practicable. Any reference
in this subsection to the attorney general of a State
shall be deemed also to be a reference to any equiva-

tent official of such State.

“(2) ACTS OR PRACTICES SUBJECT TO EN-
FORCEMENT.—An act or practice described in this
paragraph is—

“(A) an act or practice by an executive,
legislative, or judicial agency or instrumentality
of the State involved or a political subdivision
thereof, a person acting as an agent thereof, or
any officer or employee of the foregoing or per-
son acting as an agent of the foregoing that
violates clause (vi)(II), (x), (xi), (xii), (xiii),
(xiv), or (xv) of section 205(c)(2)(C) or any
regulation promulgated thereunder, or

“(B) an act or practice by any person that
violates section 208A or any regulation promul-
gated thereunder.

“(3) ATTORNEY GENERAL AUTHORITY.—On re-
ceiving notice under paragraph (1), the Attorney
General of the United States shall have the right—
“(A) to move to stay the action, pending
the final disposition of a pending Federal mat-
ter as described in subparagraph (C);
“(B) to intervene in an action under sub-
paragraph (A);
“(C) upon so intervening, to be heard on
all matters arising therein; and
“(D) to file petitions for appeal.
“(4) PENDING CRIMINAL PROCEEDINGS.—If the
Attorney General of the United States has instituted
a criminal proceeding under section 208 alleging an
act or practice described in paragraph (2) in connec-
tion with any State, such State may not, during the
pendency of such proceeding or action, bring an ac-
tion under this subsection against any defendant
named in the criminal proceeding or civil action al-
leging such act or practice.
“(5) RULE OF CONSTRUCTION.—For purposes
of bringing any civil action under paragraph (1),
nothing in this subsection shall be construed to pre-
vent an attorney general of a State from exercising
the powers conferred on the attorney general by the
laws of that State to conduct investigations, admin-
ister oaths and affirmations, or compel the attend-
ance of witnesses or the production of documentary
and other evidence.

“(6) Venue; Service of Process.—Any ac-
tion brought under paragraph (1) may be brought in
any district court of the United States that meets
applicable requirements relating to venue under sec-
tion 1391 of title 28, United States Code. In an ac-
tion brought under paragraph (1), process may be
served in any district in which the defendant is an
inhabitant or may be found.

“(d) Remedies to Individuals for Violations
by the Federal Government of Requirements Re-
lated to Social Security Account Numbers.—

“(1) Civil actions.—Any individual who is ag-
grieved by an act or practice by any person acting
as an officer, employee, or agent of an agency or in-
strumentality of the Federal Government in violation
of the requirements of clause (vi)(II), (x), (xi), (xii),
(xiii), (xiv), or (xv) of subsection (c)(2)(C) with re-
spect to the social security account number assigned
to such individual under subsection (c)(2)(B) may
commence a civil action for appropriate equitable re-
 lief or actual damages.

“(2) Venue; Service of Process.—An action
under this subsection action may be brought in the
district court of the United States for the judicial
district in which the plaintiff resides, or has his
principal place of business, in which the violation
took place, or in which the defendant resides or may
be found, and process may be served in any other
district in which a defendant resides or may be
found.

“(3) JURISDICTION.—The district courts of the
United States shall have jurisdiction, without respect
to the amount in controversy or the citizenship of
the parties, to grant the relief provided for in para-
graph (1).

“(4) ATTORNEY’S FEES.—In any action under
this subsection, the court in its discretion may allow
a reasonable attorney’s fee and costs of action to ei-
ther party.

“(e) ONGOING GAO REVIEW ON EFFICACY OF REGU-
LATIONS.—

“(1) IN GENERAL.—The Comptroller General of
the United States shall conduct an ongoing review of
the efficacy of the regulations prescribed by any
agency or instrumentality of the United States pur-
suant to this section. Such review shall consider the
extent to which such regulations are consistent with,
and in furtherance of the purposes of, the amend-

“(2) REPORT.—Not later than 4 years after the effective date of any final regulations issued by any agency or instrumentality of the United States pursuant to this section, the Comptroller General shall report to each House of the Congress regarding the results of the review of such regulations conducted under this paragraph. Such report shall include the Comptroller General’s recommendations for such statutory or regulatory changes as the Comptroller General considers appropriate.”.

SEC. 14. STUDY ON FEASIBILITY OF BANNING SOCIAL SECURITY ACCOUNT NUMBER AS AN AUTHENTICATOR.

(a) STUDY.—As soon as practicable after the date of the enactment of this Act, the Commissioner of Social Security shall enter into an arrangement with the National Research Council under which the Council shall carry out a study to determine—

(1) the extent of the use of social security account numbers as a primary means of authenticating identity;
(2) the extent of the use of social security account numbers for verification in commercial transactions; and

(3) the feasibility of a prohibition on such use.

The study shall also examine possible alternatives to social security account numbers for verification purposes and uses in authenticating identity.

(b) REPORT.—The arrangement entered into with the Council under this section shall provide for submission by the Council to the Commissioner and to each House of the Congress of a report setting forth the results of the Council’s study under this section, together with the Council’s findings and recommendations, no later than 1 year after the effective date of the initial final regulations issued by the Commissioner pursuant to the amendments made by section 2 of this Act.