116th CONGRESS 2d Session

S. 1153

AN ACT

To explicitly make unauthorized access to Department of Education information technology systems and the misuse of identification devices issued by the Department of Education a criminal act.

1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Stop Student Debt3 Relief Scams Act of 2019".

4 SEC. 2. CRIMINAL PENALTIES.

5 (a) IN GENERAL.—Section 490 of the Higher Edu6 cation Act of 1965 (20 U.S.C. 1097) is amended by add7 ing at the end the following:

8 "(e) Access to Department of Education In-9 FORMATION TECHNOLOGY SYSTEMS FOR FRAUD, COM-MERCIAL ADVANTAGE, OR PRIVATE FINANCIAL GAIN.— 10 Any person who knowingly uses an access device, as de-11 fined in section 1029(e)(1) of title 18, United States Code, 12 issued to another person or obtained by fraud or false 13 14 statement to access Department information technology 15 systems for purposes of obtaining commercial advantage 16 or private financial gain, or in furtherance of any criminal or tortious act in violation of the Constitution or laws of 17 18 the United States or of any State, shall be fined not more than \$20,000, imprisoned for not more than 5 years, or 19 20 both.".

(b) GUIDANCE.—The Secretary shall issue guidance
regarding the use of access devices in a manner that complies with this Act, and the amendments made by this Act.
(c) EFFECTIVE DATE OF PENALTIES.—Notwithstanding section 6, the penalties described in section

26 490(e) of the Higher Education Act of 1965 (20 U.S.C.

1 1097), as added by subsection (a), shall take effect the
2 day after the date on which the Secretary issues guidance
3 regarding the use of access devices, as described in sub4 section (b).

5 SEC. 3. LOAN COUNSELING.

6 Section 485(b) of the Higher Education Act of 1965
7 (20 U.S.C. 1092(b)) is amended—

(1) in clause (viii), by striking "and" after the 8 9 semicolon; and 10 (2) by adding at the end the following: 11 "(x) an explanation that— "(I) the borrower may be con-12 13 tacted during the repayment period by 14 third-party student debt relief compa-15 nies; 16 "(II) the borrower should use 17 caution when dealing with those com-18 panies; and 19 "(III) the services that those 20 companies typically provide are al-21 ready offered to borrowers free of 22 charge through the Department or the 23 borrower's servicer; and".

2 Section 485B of the Higher Education Act of 1965 3 (20 U.S.C. 1092b) is amended— 4 (1) by redesignating subsections (e) through (h) 5 as subsections (f) through (i), respectively; 6 (2) in subsection (d)— (A) in paragraph (5)(C), by striking "and" 7 8 after the semicolon; 9 (B) in paragraph (6)(C), by striking the period at the end and inserting "; and"; and 10 11 (C) by adding at the end the following: "(7) preventing access to the data system and 12 13 any other system used to administer a program

14 under this title by any person or entity for the pur-15 pose of assisting a student in managing loan repay-16 ment or applying for any repayment plan, consolida-17 tion loan, or other benefit authorized by this title, 18 unless such access meets the requirements described 19 in subsection (e).";

20(3) by inserting after subsection (d) the fol-21 lowing:

22 "(e) REQUIREMENTS FOR THIRD-PARTY DATA SYS-23 TEM ACCESS.—

24 "(1) IN GENERAL.—As provided in paragraph 25 (7) of subsection (d), an authorized person or entity 26 described in paragraph (2) may access the data sys-**†S 1153 ES**

1 SEC. 4. PREVENTION OF IMPROPER ACCESS.

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1	tem and any other system used to administer a pro-
2	gram under this title if that access—
3	"(A) is in compliance with terms of service,
4	information security standards, and a code of
5	conduct which shall be established by the Sec-
6	retary and published in the Federal Register;
7	"(B) is obtained using an access device (as
8	defined in section 1029(e)(1) of title 18, United
9	States Code) issued by the Secretary to the au-
10	thorized person or entity; and
11	"(C) is obtained without using any access
12	device (as defined in section $1029(e)(1)$ of title
13	18, United States Code) issued by the Secretary
14	to a student, borrower, or parent.
15	"(2) Authorized person or entity.—An
16	authorized person or entity described in this para-
17	graph means—
18	"(A) a guaranty agency, eligible lender, or
19	eligible institution, or a third-party organization
20	acting on behalf of a guaranty agency, eligible
21	lender, or eligible institution, that is in compli-
22	ance with applicable Federal law (including reg-
23	ulations and guidance); or
24	"(B) a licensed attorney representing a
25	student, borrower, or parent, or another indi-

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1	vidual who works for a Federal, State, local, or
2	Tribal government or agency, or for a nonprofit
3	organization, providing financial or student loan
4	repayment counseling to a student, borrower, or
5	parent, if—
6	"(i) that attorney or other individual
7	has never engaged in unfair, deceptive, or
8	abusive practices, as determined by the
9	Secretary;
10	"(ii) that attorney or other individual
11	does not work for an entity that has en-
12	gaged in unfair, deceptive, or abusive prac-
13	tices (including an entity that is owned or
14	operated by a person or entity that en-
15	gaged in such practices), as determined by
16	the Secretary;
17	"(iii) system access is provided only
18	through a separate point of entry; and
19	"(iv) the attorney or other individual
20	has consent from the relevant student, bor-
21	rower, or parent to access the system.";
22	and
23	(4) in subsection $(f)(1)$, as redesignated by
24	paragraph (1)—

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1	(A) in subparagraph (A), by striking "stu-
2	dent and parent" and inserting "student, bor-
3	rower, and parent";
4	(B) by redesignating subparagraphs (C)
5	and (D) as subparagraphs (D) and (E), respec-
6	tively;
7	(C) by inserting after subparagraph (B)
8	the following:
9	"(C) the reduction in improper data sys-
10	tem access as described in subsection $(d)(7)$;";
11	and
12	(D) by striking subparagraph (E), as re-
13	designated by subparagraph (B), and inserting
14	the following:
15	"(E) any protocols, codes of conduct,
16	terms of service, or information security stand-
17	ards developed under paragraphs (6) or (7) of
18	subsection (d) during the preceding fiscal
19	year.".
20	SEC. 5. AGENCY PREVENTION AND DETECTION.
21	Section $141(b)(2)$ of the Higher Education Act of
22	1965 (20 U.S.C. $1018(b)(2)$) is amended by adding at the
23	end the following:

1	"(C) Taking action to prevent and address
2	the improper use of access devices, as described
3	in section $485B(d)(7)$, including by—
4	"(i) detecting common patterns of im-
5	proper use of any system that processes
6	payments on Federal Direct Loans or
7	other Department information technology
8	systems;
9	"(ii) maintaining a reporting system
10	for contractors involved in the processing
11	of payments on Federal Direct Loans in
12	order to allow those contractors to alert
13	the Secretary of potentially improper use
14	of Department information technology sys-
15	tems;
16	"(iii) proactively contacting Federal
17	student loan borrowers whose Federal stu-
18	dent loan accounts demonstrate a likeli-
19	hood of improper use in order to warn
20	those borrowers of suspicious activity or
21	potential fraud regarding their Federal
22	student loan accounts; and
23	"(iv) providing clear and simple dis-
24	closures in communications with borrowers
25	who are applying for or requesting assist-

1	ance with Federal Direct Loan programs
2	(including assistance or applications re-
3	garding income-driven repayment, forbear-
4	ance, deferment, consolidation, rehabilita-
5	tion, cancellation, and forgiveness) to en-
6	sure that borrowers are aware that the De-
7	partment will never require borrowers to
8	pay for such assistance or applications.".

9 SEC. 6. EFFECTIVE DATE.

10 This Act, and the amendments made by this Act,11 shall take effect on the date that is 180 days after the12 date of enactment of this Act.

Passed the Senate December 1, 2020. Attest:

Secretary.

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