115TH CONGRESS	C	
2d Session	5.	
To place restrictions	on searches and se border	devices at the

IN THE SENATE OF THE UNITED STATES

Mr. Leahy (for himself and Mr. Daines) introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To place restrictions on searches and seizures of electronic devices at the border.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. DEFINITIONS.
4	In this Act:
5	(1) Forensic search.—The term "forensic
6	search" means any examination of an electronic de-
7	vice that—
8	(A) is conducted for longer than 4 hours;
9	(B) is conducted with the assistance of any
10	other electronic device, electronic equipment, or

1	software, including software enabling the
2	searching, scanning, or indexing of the contents
3	of the device;
4	(C) involves the copying or documentation
5	of data stored on the device; or
6	(D) is conducted in any other manner that
7	would not fall within the definition of a manual
8	search or a search described in section $4(1)$.
9	(2) Manual Search.—The term "manual
10	search" means the examination of an electronic de-
11	vice that is conducted manually without—
12	(A) the assistance of any other electronic
13	device, electronic equipment, or software, in-
14	cluding the use of special search programs; or
15	(B) the entry of any password, passcode,
16	fingerprint, account information, or other bio-
17	metric identifier that permits access to data
18	otherwise protected by technological means.
19	SEC. 2. SEARCHES AND SEIZURES OF ELECTRONIC DE-
20	VICES AT THE BORDER.
21	(a) In General.—Except as otherwise provided in
22	this section, an official of the Department of Homeland
23	Security may not search or seize an electronic device
24	transported by a United States person at the international
25	border.

1	(b) Manual Searches.—An electronic device trans-
2	ported by an individual at the border may be subject to
3	a manual search by an official of the Department of
4	Homeland Security, in accordance with the procedures de-
5	scribed in subsection (f) if the official has a reasonable
6	suspicion that—
7	(1) the individual transporting the device—
8	(A) is carrying contraband or is otherwise
9	transporting goods or persons in violation of the
10	laws enforced by the Department of Homeland
11	Security; or
12	(B) is inadmissible or otherwise not enti-
13	tled to enter the United States under such laws;
14	and
15	(2) the device contains information or evidence
16	relevant to a violation referred to in paragraph (1).
17	(c) Seizures.—An electronic device transported by
18	an individual at the border may be seized by an official
19	of the Department of Homeland Security, in accordance
20	with the procedures described in subsection (f) if the offi-
21	cial has probable cause to believe that—
22	(1) the individual—
23	(A) is carrying contraband or is otherwise
24	transporting goods or persons in violation of the

1	laws enforced by the Department of Homeland
2	Security;
3	(B) is inadmissible or otherwise not enti-
4	tled to enter the United States under such laws;
5	or
6	(C) is in violation of any Federal or State
7	law punishable by more than 1 year; and
8	(2) the electronic device contains information or
9	evidence relevant to a violation referred to in para-
10	graph (1).
11	(d) Forensic Searches.—An electronic device
12	transported by an individual at the border may be subject
13	to forensic search only pursuant to a warrant issued using
14	the procedures described in the Federal Rules of Criminal
15	Procedure (or, in the case of a State court, issued using
16	State warrant procedures) by a court of competent juris-
17	diction.
18	(e) Admissibility of Evidence.—Information ob-
19	tained or derived pursuant to a violation of this section—
20	(1) may not be used as the basis for dem-
21	onstrating the inadmissibility or removability of an
22	individual; and
23	(2) may not be received in evidence or disclosed
24	in any trial, hearing, or other proceeding in or be-
25	fore any court, grand jury, department, officer,

1	agency, regulatory body, legislative committee, or
2	other authority of the United States, a State, or a
3	political subdivision of a State.
4	(f) Procedures for Searches and Seizures of
5	ELECTRONIC DEVICES AT THE BORDER.—
6	(1) Initiating a search or seizure.—Prior
7	to initiating any search or seizure of an electronic
8	device transported by an individual at the border
9	pursuant to the authority under this section, the of-
10	ficial of the Department of Homeland Security initi-
11	ating the search or seizure shall—
12	(A) obtain supervisory approval to engage
13	in the search or seizure; and
14	(B) record—
15	(i) the nature of the reasonable sus-
16	picion or probable cause and the specific
17	facts or bases for that determination; and
18	(ii) the age, sex, country of origin,
19	citizenship or immigration status, eth-
20	nicity, and race of the individual trans-
21	porting the electronic device.
22	(2) Conditions for a manual search.—
23	(A) Presence of the individual.—The
24	individual transporting the electronic device
25	subject to a manual search shall be permitted

1	to remain present during the search of the elec-
2	tronic device.
3	(B) Scope of manual search.—A man-
4	ual search—
5	(i) shall be conducted by an official of
6	the Department of Homeland Security
7	manually, without the assistance of any
8	electronic device or electronic equipment;
9	(ii) shall be tailored to the reasonable
10	suspicion recorded by the official of the
11	Department of Homeland Security before
12	the manual search began;
13	(iii) shall be confined to documents,
14	files, or other electronic information stored
15	on the electronic device that could reason-
16	ably contain information or evidence rel-
17	evant to a violation described in paragraph
18	(3) and are accessible without the entry of
19	any password, passcode, fingerprint, or
20	other biometric identifier; and
21	(iv) may not exceed a total of 4 hours.
22	(C) Destruction of inadvertently
23	COLLECTED INFORMATION.—Unless an official
24	of the Department of Homeland Security deter-
25	mines, not later than 5 days after a manual

1	search, that information obtained from the elec-
2	tronic device is evidence of a violation described
3	in paragraph (3), an official of the Department
4	shall delete any information collected from or
5	about the device from Department records not
6	later than 10 days after the date on which the
7	search was conducted.
8	(3) Conditions for a seizure of an elec-
9	TRONIC DEVICE.—
10	(A) REQUIREMENT FOR WARRANT OR
11	COURT ORDER APPROVING SEIZURE.—
12	(i) In General.—Not later than 48
13	hours after an official of the Department
14	of Homeland Security seizes an electronic
15	device pursuant to the authority under this
16	section, an official of the Department shall
17	seek a warrant or order approving the sei-
18	zure under the procedures described in the
19	Federal Rules of Criminal Procedure (or,
20	in the case of a State court, issued using
21	State warrant procedures).
22	(ii) No warrant or order.—If a
23	warrant or order is denied or fails to be
24	issued after the seizure, an official of the
25	Department of Homeland Security shall

1	immediately return the electronic device to
2	the individual from whom it was seized.
3	(B) Suspension and prohibition of
4	SEARCH.—An electronic device seized at the
5	border pursuant to the authority under this sec-
6	tion may not be accessed or searched by any
7	governmental entity before the issuance of a
8	warrant or court order authorizing the access-
9	ing or search of the device.
10	SEC. 3. REPORTING.
11	The Secretary of Homeland Security shall submit an
12	annual report to the Committee on the Judiciary of the
13	Senate, the Committee on the Judiciary of the House of
14	Representatives, the Committee on Homeland Security
15	and Governmental Affairs of the Senate, and the Com-
16	mittee on Homeland Security of the House of Representa-
17	tives that details—
18	(1) the number of electronic devices subject to
19	a manual search pursuant to the authority under
20	section 2;
21	(2) the number of electronic devices subject to
22	a forensic search pursuant to the authority under
23	section 2;
24	(3) the number of electronic devices seized pur-
25	suant to the authority under section 2;

1	(4) statistics regarding the age, sex, country of
2	origin, citizenship or immigration status, ethnicity,
3	and race of the individuals transporting electronic
4	devices that were subject to a manual search, a fo-
5	rensic search, or seizure; and
6	(5) the number of individuals whose electronic
7	devices were searched or seized pursuant to the au-
8	thority under section 2 and were later charged with
9	a criminal offense based on information obtained
10	from such search or seizure.
11	SEC. 4. SAVINGS PROVISIONS.
12	Nothing in this Act may be construed—
13	(1) to affect the authority of any law enforce-
14	ment official to conduct any other lawful search
15	predicated on an established exception, other than
16	the exception for border searches, to the warrant re-
17	quirement of the Fourth Amendment to the Con-
18	stitution of the United States; or
19	(2) to require the individual subject to a search
20	of his or her electronic device to provide any pass-
21	word, passcode, fingerprint, faceprint, or other bio-
22	metric identifier without his or her consent, in viola-
22	
23	tion of the Fifth Amendment to the Constitution of