

119TH CONGRESS
2D SESSION

S. _____

To prohibit covered digital advertising platforms from displaying targeted advertisements directed to a minor that promote sports gambling platforms.

IN THE SENATE OF THE UNITED STATES

Mrs. BRITT (for herself and Mr. BLUMENTHAL) introduced the following bill;
which was read twice and referred to the Committee on

A BILL

To prohibit covered digital advertising platforms from displaying targeted advertisements directed to a minor that promote sports gambling platforms.

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. SHORT TITLE.**

4 This Act may be cited as the “Gaming Advertisement
5 to Minors Enforcement Act of 2026” or the “GAME Act
6 of 2026”.

1 **SEC. 2. PROHIBITING THE DISPLAY OF TARGETED ADVER-**
2 **TISEMENTS DIRECTED TO A MINOR THAT**
3 **PROMOTE SPORTS GAMBLING PLATFORMS.**

4 (a) IN GENERAL.—Beginning on the date that is 1
5 year after the date of enactment of this Act, it shall be
6 unlawful for any covered digital advertising platform to
7 display a targeted advertisement directed to a minor that
8 promotes a sports gambling platform.

9 (b) ENFORCEMENT.—

10 (1) ENFORCEMENT BY THE COMMISSION.—

11 (A) UNFAIR OR DECEPTIVE ACTS OR PRAC-
12 TICES.—A violation of this section shall be
13 treated as a violation of a rule defining an un-
14 fair or deceptive act or practice prescribed
15 under section 18(a)(1)(B) of the Federal Trade
16 Commission Act (15 U.S.C. 57a(a)(1)(B)).

17 (B) POWERS OF THE COMMISSION.—

18 (i) IN GENERAL.—The Commission
19 shall enforce this section in the same man-
20 ner, by the same means, and with the
21 same jurisdiction, powers, and duties as
22 though all applicable terms and provisions
23 of the Federal Trade Commission Act (15
24 U.S.C. 41 et seq.) were incorporated into
25 and made a part of this section.

1 (ii) PRIVILEGES AND IMMUNITIES.—

2 Any covered digital advertising platform
3 who violates this section shall be subject to
4 the penalties and entitled to the privileges
5 and immunities provided in the Federal
6 Trade Commission Act (15 U.S.C. 41 et
7 seq.).

8 (iii) AUTHORITY PRESERVED.—Noth-
9 ing in this section shall be construed to
10 limit the authority of the Commission
11 under any other provision of law.

12 (iv) RULEMAKING.—The Commission
13 may promulgate in accordance with section
14 553 of title 5, United States Code, such
15 rules as may be necessary to carry out this
16 section.

17 (2) CRIMINAL ENFORCEMENT.—

18 (A) IN GENERAL.—The Commission shall
19 refer a covered digital advertising platform who
20 is found to have been in violation of this sec-
21 tion, or who settles an enforcement action pur-
22 suant to paragraph (1), in 3 or more instances
23 to the Attorney General for prosecution pursu-
24 ant to subparagraph (B).

1 (B) CRIMINAL PENALTY.—A covered dig-
2 ital advertising platform who is referred to the
3 Attorney General under subparagraph (A) shall
4 be fined not more than \$100,000 for each tar-
5 geted advertisement directed to a minor that
6 promotes a sports gambling platform that is
7 displayed by such platform for the instance sub-
8 ject to the referral and any subsequent in-
9 stance.

10 (C) INSTANCE.—For purposes of this
11 paragraph, the term “instance” means an en-
12 forcement action pursuant to paragraph (1) for
13 displaying 1 or more targeted advertisements
14 directed to a minor that promote a sports gam-
15 bling platform pursuant to paragraph (1).

16 (c) DEFINITIONS.—In this section:

17 (1) COMMISSION.—The term “Commission”
18 means the Federal Trade Commission.

19 (2) CONNECTED DEVICE.—The term “con-
20 nected device” means a device that is capable of con-
21 necting to the internet, directly or indirectly, or to
22 another connected device.

23 (3) COVERED DIGITAL ADVERTISING PLAT-
24 FORM.—The term “covered digital advertising plat-
25 form” means a social media platform, public-facing

1 website, online service, online application, or mobile
2 application—

3 (A) that derives revenue from advertising;

4 (B) that—

5 (i) as its primary function provides a
6 community forum for user-generated con-
7 tent, including messages, videos, and audio
8 files among users where such content is
9 primarily intended for viewing, resharing,
10 or platform-enabled distributed social en-
11 dorsement or comment;

12 (ii) is a search engine; or

13 (iii) is a digital advertising platform
14 that allows advertisers to purchase adver-
15 tisement placements across websites, mo-
16 bile applications, online applications,
17 streaming services, and other digital media
18 sources; and

19 (C) that has more than 100,000,000
20 unique monthly users or visitors.

21 (4) GEOLOCATION INFORMATION.—

22 (A) IN GENERAL.—The term “geolocation
23 information” means any data that reveals the
24 precise location of a mobile device or individual,
25 including—

6

1 (i) any Global Positioning System
2 (GPS) coordinate;

3 (ii) fine location data;

4 (iii) cell tower information;

5 (iv) precise location information in-
6 ferred from—

7 (I) a basic service set identifier
8 (BSSID);

9 (II) a Wi-Fi service set identifier
10 (SSID); or

11 (III) Bluetooth receiver informa-
12 tion; or

13 (v) any unique persistent identifier
14 combined with any data described in
15 clauses (i) through (iv).

16 (B) EXCLUSIONS.—The term “geolocation
17 information” shall not include—

18 (i) data that reveals only the coarse
19 location of a mobile device or individual; or

20 (ii) data that—

21 (I) is used by a covered digital
22 advertising platform solely for the
23 purpose of generating such coarse lo-
24 cation; and

1 (II) is deleted by such advertiser
2 not later than 48 hours after such
3 use.

4 (5) MINOR.—The term “minor” means an indi-
5 vidual who has not attained 18 years of age.

6 (6) MOBILE APPLICATION.—The term “mobile
7 application”—

8 (A) means a software program that runs
9 on the operating system of—

10 (i) a cellular telephone;

11 (ii) a tablet computer; or

12 (iii) a similar portable computing de-
13 vice that transmits data over a wireless
14 connection; and

15 (B) includes a service or application of-
16 fered via a connected device.

17 (7) ONLINE APPLICATION.—The term “online
18 application”—

19 (A) means an internet-connected software
20 program; and

21 (B) includes a service or application of-
22 fered via a connected device.

23 (8) PERSONAL INFORMATION.—The term “per-
24 sonal information” means individually identifiable

1 information about an individual collected online, in-
2 cluding—

3 (A) a first and last name;

4 (B) a home or other physical address in-
5 cluding street name and name of a city or town;

6 (C) an e-mail address;

7 (D) a telephone number;

8 (E) a Social Security number;

9 (F) an age or age range;

10 (G) any other identifier that the Commis-
11 sion determines permits the physical or online
12 contacting of an individual;

13 (H) a persistent identifier that can be used
14 to recognize a minor over time and across dif-
15 ferent websites, online applications, or mobile
16 applications, including a customer number held
17 in a cookie, an Internet Protocol (IP) address,
18 a processor or device serial number, or unique
19 device identifier;

20 (I) a photograph, video, or audio file where
21 such file contains a minor's image or voice;

22 (J) geolocation information;

23 (K) information generated from the meas-
24 urement or technological processing of an indi-
25 vidual's biological, physical, or physiological

1 characteristics that is used to identify an indi-
2 vidual, including—

3 (i) fingerprints;

4 (ii) voice prints;

5 (iii) iris or retina imagery scans;

6 (iv) facial templates;

7 (v) deoxyribonucleic acid (DNA) infor-
8 mation; or

9 (vi) gait; or

10 (L) information linked or reasonably
11 linkable to a minor or the parents of a minor
12 (including any unique identifier) that a person
13 collects online from the minor and combines
14 with an identifier described in this subpara-
15 graph.

16 (9) SPORTS GAMBLING PLATFORM.—The term
17 “sports gambling platform” means any service that
18 allows an individual to gamble on a sporting event,
19 including a service marketed as allowing an indi-
20 vidual to invest in prediction markets.

21 (10) TARGETED ADVERTISEMENT DIRECTED TO
22 A MINOR THAT PROMOTES A SPORTS GAMBLING
23 PLATFORM.—

24 (A) IN GENERAL.—The term “targeted ad-
25 vertisement directed to a minor that promotes

1 a sports gambling platform” means an adver-
2 tisement or any other effort to market a sports
3 gambling platform that is directed to a minor
4 or a connected device of a minor that an online
5 advertising provider links or possesses the infor-
6 mation to be able to link to a minor based on—

7 (i) the personal information of the
8 minor;

9 (ii) the profiling of a minor or group
10 of minors based on observed behaviors or
11 based on predicted preferences or interest
12 inferred from online activities; or

13 (iii) a unique identifier of the con-
14 nected device.

15 (B) EXCLUSIONS.—The term “targeted
16 advertisement directed to a minor that pro-
17 motes a sports gambling platform” shall not in-
18 clude—

19 (i) an advertisement or other effort to
20 market a product to an individual or the
21 device of an individual in direct response to
22 the individual’s request for information or
23 feedback;

24 (ii) an advertisement that is displayed
25 based on the content of the website, online

1 application, mobile application, or con-
2 nected device in which the advertisement
3 appears and does not vary based on per-
4 sonal information related to the viewer; or
5 (iii) the processing of personal infor-
6 mation solely for measuring or reporting
7 advertising or content performance, reach,
8 or frequency, including independent meas-
9 urement.