	offers the followin
substitute to SR 315:	

A BILL TO BE ENTITLED	
AN ACT	
To amend Part 1 of Article 6 of Chapter 9 of Title 16 of the Official Code of Georg	ia
Annotated, relating to computer crimes, so as to create the new crime of unauthorize	ed
computer access; to provide for exceptions; to provide for penalties; to change provision	ns
relating to venue for computer crimes; to provide for related matters; to repeal conflicting	ıg
laws; and for other purposes.	
BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:	
SECTION 1.	
Part 1 of Article 6 of Chapter 9 of Title 16 of the Official Code of Georgia Annotate	d,
relating to computer crimes, is amended by adding a new subsection to and revisir	ıg
paragraph (2) of subsection (h) of Code Section 16-9-93, relating to computer crime	es
defined, exclusivity of article, civil remedies, and criminal penalties, as follows:	
"(b.1)(1) Unauthorized Computer Access. Any person who intentionally accesses	<u>a</u>
computer or computer network with knowledge that such access is without authority sha	<u>111</u>
be guilty of the crime of unauthorized computer access.	
(2) This subsection shall not apply to:	
(A) Persons who are members of the same household;	
(B) Access to a computer or computer network for a legitimate business activi-	ty
including cybersecurity active defense and offensive countermeasures that are designed	<u>ed</u>
to prevent and detect unauthorized computer access; or	
(C) Persons based upon violations of terms of service or user agreements."	
"(2) Any person convicted of computer password disclosure or unauthorized comput	er
access shall be fined not more than \$5,000.00 or incarcerated for a period not to exceed	ed
one year, or both punished for a misdemeanor of a high and aggravated nature."	

24 SECTION 2.

Said part is further amended by revising Code Section 16-9-94, relating to venue, as follows:

26	"16-9-94.
27	For the purpose of venue under this article, any violation of this article shall be considered
28	to have been committed:
29	(1) In the county of the <u>residence or principal place</u> of business in this state of the owner
30	or lessee of a computer, computer network, or any part thereof which has been the subject
31	of such violation;
32	(2) In any county in which any person alleged to have violated any provision of this
33	article had control or possession of any proceeds of the violation or of any books, records,
34	documents, or property which were used in furtherance of the violation;
35	(3) In any county in which any act was performed in furtherance of any transaction
36	which violated this article; and
37	(4) In any county from which, to which, or through which any use of a computer or
38	computer network was made, whether by wires, electromagnetic waves, microwaves, or
39	any other means of communication;
40	(5) In any county in which an authorized computer user was denied service; and
41	(6) In any county in which an authorized computer user's service was interrupted."
42	SECTION 3.

SECTION

All laws and parts of laws in conflict with this Act are repealed.