

Co-funded by the Erasmus+ Programme of the European Union

STRATEGIC PARTNERSHIP BETWEEN SCHOOLS KA2 ACTION, ERASMUS+ PROGRAM THE VIRTUAL UNIVERSE WE WANT PROJECT NO: 2016-1-RO01-KA219-024515

TURKEY

In the first study size for computer crime legislation in Turkey it is preparing 2.Komisyo be created with the Ministry of Justice dated 01.14.1985 of the Turkish Penal Code is located on the front of the bill.

The first computer crimes take place in front of the draft text prepared by the 2.komisyo Turkish Penal Code, special provisions of the Preliminary Draft titled 2.kitab of crimes against society, entitled 2nd Part of it is held in 346nc the Articles situated 342 in the crime, entitled Chapter 9 in the IT field.

Turkish Penal Code Preliminary Draft is located in crimes in the field of informatics section later France on 5 January 1988 and 88-19 dated enactment of the law of 1 March 1994 creates a new model in terms of French criminal law, inspired by the French Criminal Code project occurred was introduced.

Specific crimes committed using computers in the 1991 amendment to the Turkish Penal Code that "Cyber Crimes" was created. The legislator of 1991 and Law No. 3756 (06.06.1991) accepted) 20th article of the Turkish Penal Code No. 765 after 525 'nc article under the title of crimes in the IT field to come eleventh babe added. Turkish legislators instead of computer crime law stop lace relevant sections of foreigners in criminal law is being collected as part of a separate section in the criminal code. This procedure is the legislator of the French and Luxembourg have applied criminal law practice emphasizes a preference for convenience.

14:06In 2004, the Turkish Penal Code is changed from the beginning, this phrase "Crime in the IT field" main logic and system of crime are protected as amended, except for some deficiencies. Law in this crime when describing the information system or systems using the phrase as a means of crime information system is stated to be processed. **Entering the IT system**

Article 243- (1) an information system of the whole or a part of entering illegally and up too neyear imprisonment given to anyone who continue to stay there or fined.

(2) If the processing system that can be utilized on the money value of the acts described in the preceding paragraph, the sentence will be reduced to half.

(3) If these acts are destroyed due to data contained in the system, or change, it shall be sentenced from six months to two years imprisonment.

Article 243.- IT systems in the part of the preparation of crimes against entering the computing system which is defined as a crime.

purpose of the information systems, collecting data after placing gives the opportunity to subject them to automatic operation are magnetic system. Substance information system of the whole or a part of the first paragraph, enter unlawfully or there remains were brought to the actual criminal offense. System, a person who is not a matter of having unlawfully acted in order to obtain specific data. System, naturally, is sufficient for the formation of unfair and crime is intentionally entered

According to the second paragraph, which can be used in exchange for the price of the acts described in the first paragraph on processing systems for this offense is punishable with a lesser entence.

In the third paragraph, it appeare dag gravated due to the result of this is organized crime. The offense defined in paragraph processing system because it contains no data in case of a change or perpetrator, compared to the basic form of the offense was expected to be punished with a heavier penalty. It should be noted that, for the implementation of this provision, the perpetrator to destroy or change data should not act with intent.

All abstract elements within the system, the last paragraph in the "data" is within the scope of the term.

- IT NETWORK ARRANGEMENT OF SERVICE AND INFORMATION ABOUT CRIMES BILL

"ARRANGEMENT OF INFORMATION NETWORK SERVICES AND INFORMATION ABOUT CRIMES BILL" was published in the bill sent by the Ministry of Justice opinion. The Ministry of Justice Laws are given the following information as a statement about the bill on the website of the Directorate General "benefiting the **European Council No. 186 on Cyber Crime Convention and** foreign legislation, our country can be punishing the crime as a result of the use of the internet increasingly widespread and the Turkish Penal Code that subject to the preparation of a new draft law includes provisions to fill the available space is planned direction "

The laws in my school

Cyber bullying is on the rise. It's easy to be a cyber bully. Some kids don't even realize that they are being cyber bullies. Cyber bullying is often anonymous. Kids are disinhibited because there are no visual cues since you don't see there action of the victim. In my school we as teachers are trying to teach our children to be good digital citizens and this begins at home as soon as kids are online. In addition parent al involvement is necessary .We war nall parents to be awake what their kids are doing online, supervise and teach kids how to be responsible digital citizens.

Additionally, we always say to our students we have a zero tolerance for bullying and enforce that zero tolerance – even ifit's uncomfortable.

Our bullying problem is further compounded by the failure to have any type of national law that holds the schools responsible for the behavior of the children Luckily we don't often bullying problems in our school but it doesn't mean there is no problem.