

162nd CONGRESS  
2ND SESSION

## S. 8.

---

# IN THE SENATE OF THE UNITED STATES

March 1, 2023

Senator Mr. Sullivan of Olympia (for himself, Senator Noah of Jackson) (Amended by Senator Noah) introduced the following bill;

---

## A BILL

*To Repeal and partially replace poorly-written acts*

---

*Be it enacted by the Senate and the House of Representatives of the United States of America in Congress Assembled,*

---

### SECTION 1. SHORT TITLE.

SHORT TITLE. — This act may be cited as the “Arcane Acts Repeal Part Two Act of 2023”.

### SECTION 2. SEVERABILITY AND SUPREMACY.

- (a) SEVERABILITY. — Should any one or more provision, section, subsection, sentence, clause, phrase, word, application of this Act be deemed invalid or unconstitutional for any reason in a court with relevant jurisdiction, the rest of the Act, and the application of the remaining provisions, shall not be affected.
- (b) SUPREMACY. — Should any provision or portion of the existing law violate or contradict any section of this Act, it shall be declared null and void.

### SENSE OF CONGRESS.

SENSE OF CONGRESS. — It is the official sense of congress that:

- (a) Congress represents the best legislative decision making body seen in the universe at large, and that the works produced by this body daily are akin to daily reproductions of the magnum opus’s of the greatest artists (but better);
- (b) In order to ensure that the United States of America remains in its place as the universe’s foremost superpower, we must remove bureaucratic bloat from our systems that was primarily the result of the 2019 incident;
- (c) Terribly written legislation must be repealed; and
- (d) The provisions contained within [SRES2 of the 160th Congress](#) continue to remain true to this day.

**SECTION 3. VIRTUAL CONGRESS REPEALS**

(a) FINDINGS. — Congress finds that:

- (i) Several acts formerly enacted by this congress refer to a “Virtual Congress”, or for short, “VC”. We are severely worried about the mental health of the representatives and senators that voted for and enacted these pieces of legislation, and wonder about what “Virtual Congress” could possibly mean. Some of them even reference such things as “representative of France” or “representative of Hong Kong” or even “representative of Europe”. The only rational possibility is that this is some form of mass delusion and hallucination that has somehow made its way into the legal code, and as such, we must repeal the effects of that delusion, though it must be noted that it’d sure be interesting to one day find out what “Virtual Congress” truly is.

(b) REPEAL. — The following acts are hereby repealed:

- (i) [The Virtual Congress Committee Act of 2020;](#)
- (ii) [The Virtual Congress Presidential Museum Act of 2020;](#)
- (iii) [The VC Independence Day Act of 2020;](#)
- (iv) [The Virtual Congress Museum Act of 2020;](#)
- (v) [The Presidential Approval Rating Act of 2020;](#)
- (vi) [The New Caucus Act of 2020;](#)
- (vii) [The Former Presidents Act of 2020;](#)
- (viii) [The Manslaughter Aggravation Protection Bill Act of 2020;](#)
- (ix) [The Judiciary Act of 2020;](#) and
- (x) [The Amendment to the Rockefeller Transparency Act of 2020.](#)

**SECTION 4. CORONAVIRUS REPEALS**

(a) FINDINGS. — Congress finds that. —

- (i) Several acts formerly enacted by this congress to specifically address the Coronavirus epidemic in the year 2020 have remained on the books, although the laws were intended to go out of effect after the Coronavirus epidemic was over.

(b) REPEAL. — The following acts are hereby repealed:

- (i) [The Joint Coronavirus Research and Response Treaty of 2020;](#) and
- (ii) [The Emergency Stimulus Bill Act of 2020](#)

**SECTION 5. SUPERSEDED LEGISLATION REPEALS**

(a) LIVING WAGE ACT. —

- (i) FINDINGS. — Congress finds that:

(1) The Living Wage Act of 2020 was *de-facto* superseded by the [Fair Labor Standard Amendment Act of 2020.](#)

- (ii) REPEAL. — [The Living Wage Act of 2020](#) is hereby repealed.

- (b) SAFEGUARD AGAINST POLITICAL ABUSE ACT. —
  - (i) FINDINGS. — Congress finds that:
    - (1) [The Safeguard Against Political Abuse Act](#) and the [Establishing the Select Committee on Intelligence Act](#) have been superseded by the current [Rules of Procedure of the House of Representatives](#).
  - (ii) REPEAL. — The Following Acts are hereby Repealed. —
    - (1) [The Establishing the Select Committee on Intelligence Act of 2020](#); and
    - (2) [The Safeguard Against Political Abuse Act of 2020](#).
- (c) GENDER IDENTITY DISCRIMINATION ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) The Gender Identity Discrimination Act enacted provisions to the law which were already in effect due to Civil-Rights Era legislation passed during the 60s and 70s, and has been superseded by the 29th and 32nd amendments to the [Constitution of the United States of America](#).
  - (ii) REPEAL. — [The Gender Identity Discrimination Act of 2020](#) is hereby repealed.
- (d) MINIMUM DEATH PENALTY AGE ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) The Minimum Death Penalty Age Act of 2020 has been *de-facto* superseded by the [Federal Death Penalty Abolition Act of 2021](#).
  - (ii) REPEAL. — The [Minimum Death Penalty Age Act of 2020](#) is hereby repealed.
- (e) PRIEST ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) Religious freedom and liberty has been protected by the First Amendment since its ratification on the 15th of december in the year seventeen ninety-one.
  - (ii) REPEAL. — [The PRIEST Act of 2020](#) is hereby repealed.
  - (iii)

## SECTION 6. POORLY-WRITTEN LEGISLATION REPEALS

- (a) FEDERAL CCW RECIPROCITY ACT. —
  - (i) FINDINGS. — Congress Finds that. —
    - (1) The previously referenced act consistently makes references to what the bill wants to do (e.g. “this bill amends” rather than “X code is amended to read as follows), and doesn’t tell us what it does, almost as if it was giving a description of the bill rather than actually writing it;
    - (2) The previously referenced act is poorly formatted;

- (3) The previously referenced act is poorly written, and does not amend any portion of the legal code;
  - (4) The previously referenced act states that it “amends the federal criminal code”, something which does not exist and then does not provide text of the amendment; and
  - (5) The previously referenced act does not properly define its terms.
- (ii) REPEAL. — [The Federal CCW Reciprocity Act](#) is hereby repealed.
- (b) YAD VASHEM ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(2) of this act applies here;
    - (2) What was found in the first clause of Section 6(a)(i)(3) of this act applies here; and
    - (3) It’s unlikely that this bill actually does anything.
  - (ii) REPEAL. — [The Yad Vashem Act of 2020](#) is hereby repealed.
- (c) DAYLIGHT SAVING TIME ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(5) of this act applies here;
    - (2) What was found in the first clause of Section 6(a)(i)(3) of this act applies here;
    - (3) What was found in Section 6(a)(i)(2) of this act applies here; and
    - (4) What was found in Section 6(b)(i)(3) of this act applies here.
  - (ii) REPEAL. — [The Daylight Saving Time Act of 2020](#) is hereby repealed.
- (d) PRISM SURVEILLANCE PROGRAM REPEAL ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(5) of this act applies here, specifically with respect to what the “PRISM Surveillance Program” truly is;
    - (2) What was found in the first clause of Section 6(a)(i)(3) of this act applies here; and
    - (3) What was found in Section 6(b)(i)(3) of this act applies here.
  - (ii) REPEAL. — [The PRISM Surveillance Program Repeal Act of 2020](#) is hereby repealed.
- (e) CHIEF JUSTICE ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in the first clause of Section 6(a)(i)(3) of this act applies here;
    - (2) What was found in Section 6(a)(i)(2) of this act applies here; and
    - (3) This bill increases the recent partisanship which certain political dissidents have been attempting to infuse into the esteemed institution that is the Supreme Court of the United States.

- (ii) REPEAL. — [The Chief Justice Act of 2020](#) is hereby repealed.
- (f) RED, WHITE, BLUE FREEDOMS ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(2) of this act applies here;
    - (2) What was found in the first clause of Section 6(a)(i)(3) of this act applies here;
    - (3) What was found in Section 6(a)(i)(1) of this act applies here;
    - (4) What was found in Section 6(b)(i)(3) of this act applies here; and
    - (5) This Act has been partially superseded by other acts decriminalizing Marijuana, including the [Cannabis Export Act](#).
  - (ii) REPEAL. — [The Red, White, and Blue Freedoms Act of 2020](#) is hereby repealed.
- (g) INTERNET PROTECTION AND CENSORSHIP ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(1) of this act applies here; and
    - (2) What was found in Section 6(b)(i)(3) of this act applies here.
  - (ii) REPEAL. — [The Internet Protection and Censorship Act of 2020](#) is hereby repealed.
- (h) CONVERSION THERAPY PREVENTION ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) This act under Article 1 may prohibit all treatment for Gender Dysphoria, including gender-affirming care; and
    - (2) What was found in Section 6(a)(i)(2) of this act applies here;
    - (3) What was found in the first clause of Section 6(a)(i)(3) of this act applies here;
  - (ii) REPEAL. — The [Conversion Therapy Prevention Act of 2020](#) is hereby repealed.
- (i) NFA MODERNIZATION ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(2) of this act applies here;
    - (2) What was found in the first clause of Section 6(a)(i)(3) of this act applies here; and
    - (3) What was found in the first clause of Section 6(a)(i)(5) of this act applies here;
  - (ii) REPEAL. — The [NFA Modernization Act of 2020](#) is hereby repealed.
- (j) FEDERAL ELECTION HOLIDAY ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(1) of this act applies here;
    - (2) What was found in Section 6(a)(i)(2) of this act applies here;

- (3) What was found in the first clause of Section 6(a)(i)(5) of this act applies here;
  - (4) What was found in the first clause of Section 6(a)(i)(3) of this act applies here;
  - (5) What was found in Section 6(b)(i)(3) of this act applies here; and
  - (6) Congress recognizes the need for a replacement to this act so that the day on which federal elections are held is properly codified into law.
- (ii) REPEAL. — [The Federal Election Holiday Act of 2020](#) is hereby Repealed.
- (k) EDUCATIONAL FURTHERMENT ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(2) of this act applies here;
    - (2) What was found in the first clause of Section 6(a)(i)(3) of this act applies here;
    - (3) What was found in Section 6(b)(i)(3) of this act applies here; and
    - (4) The amendments are very vague
  - (ii) REPEAL. — [The Educational Furtherment Act of 2020](#) is hereby repealed.
- (l) FEDERAL SENTENCING REFORM ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(a)(i)(2) of this act applies here;
    - (2) What was found in the first clause of Section 6(a)(i)(5) of this act applies here;
    - (3) What was found in the first clause of Section 6(a)(i)(3) of this act applies here;
    - (4) What was found in Section 6(a)(i)(1) of this act applies here; and
    - (5) What was found in Section 6(b)(i)(3) of this act applies here.
  - (ii) REPEAL. — The [Federal Sentencing Reform Act of 2020](#) is hereby repealed.
- (m) NATIONAL SPEECH AND DEBATE EDUCATION DAY ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) What was found in Section 6(b)(i)(3) of this act applies here.
  - (ii) REPEAL. — [The National Speech and Debate Education Day Act of 2022](#) is hereby repealed.

## SECTION 7. MISCELLANEOUS REPEALS

- (a) JACK REAGAN POST OFFICE ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) Jack Reagan faked his death and is disgraced.
  - (ii) REPEAL. — [The Jack Reagan Post Office Act of 2022](#) is hereby repealed.
- (b) GOVERNMENT EFFICIENCY ACT. —
  - (i) FINDINGS. — Congress finds that. —
    - (1) The Davis-Bacon act was one signed into law by a verifiable patriot of the highest accord and former four-term President Franklin Delanor

- Roosevelet, and that it ensures that government projects are paying good wages to the american people; and
- (2) The Government Efficiency Act repeals such act without regard to its consequences, which has gone unnoticed for the past three years as congress has pushed aside and ignored the pleas of the working class to restore their right to decent wages in federal contracting and subcontracting.
- (ii) REPEAL. — [The Government Efficiency Act of 2020](#) is hereby repealed.
- (c) NETWORK VULNERABILITY DISCOVERY ACT. —
- (i) FINDINGS. — Congress finds that. —
- (1) The aforementioned law is entirely unenforceable, as it isn't really written in a legally-enforceable manner. Plus, there's no funding mechanism or even authorization of appropriation or *even* appropriation.
- (ii) REPEAL. — [The Network Vulnerability Discovery Act of 2020](#) is hereby repealed.
- (d) BAN CHILD MARRIAGE ACT. —
- (i) FINDINGS. — Congress finds that. —
- (1) While well-intentioned, the wording of section 2(a) of the Ban Child Marriage Act implies that the burden of the crime is place on the minor in such a taboo marriage, and further it is uncertain how this bill would interact with the 10th amendment;
- (2) The Ban Child Marriage Act is poorly-written;
- (3) The Ban Child Marriage Act is largely unenforceable;
- (4) The Ban Child Marriage Act doesn't amend the legal code;
- (5) The Ban Child Marriage Act is poorly formatted; and
- (6) Congress recognizes the need for a replacement to this act so that child abuse may be stopped.
- (ii) REPEAL. — [The Ban Child Marriage Act of 2020](#) is hereby repealed.
- (e) RIGHTS OF DETAINEES ACT. —
- (i) FINDINGS. — Congress finds that. —
- (1) While well-intentioned, this bill is poorly written and it's unlikely that it has any legal effect.
- (ii) REPEAL. — [The Rights of Detainees Act of 2020](#) is hereby repealed.