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	TH CONGRESS AST SESSION S.
То	address Federal employees and contractors who commit sexual assault.
	IN THE SENATE OF THE UNITED STATES
Ms	ERNST introduced the following bill; which was read twice and referred to the Committee on
	A BILL
То	address Federal employees and contractors who commit sexual assault.
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 "Compulsory Require-
5	ment to Eliminate Employees who are Perpetrators of
6	Sexual assault Act of 2019" or the "CREEPS Act".
7	SEC. 2. SEXUAL ASSAULT BY FEDERAL EMPLOYEES AND
8	CONTRACTORS.
9	(a) Definitions.—In this section—
10	(1) the term "becomes final" means—

(A) that—

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1	(i) there is a final agency action; and
2	(ii)(I) the time for seeking judicial re-
3	view of the final agency action has lapsed
4	and judicial review has not been sought; or
5	(II) judicial review of the final agency
6	action was sought and final judgment has
7	been entered upholding the agency action;
8	or
9	(B) that final judgment has been entered
10	in a civil action;
11	(2) the term "bonus"—
12	(A) means any bonus or cash award; and
13	(B) with respect to a Federal employee, in-
14	cludes—
15	(i) an award under chapter 45 of title
16	5, United States Code;
17	(ii) an award under section 5384 of
18	title 5, United States Code; and
19	(iii) a retention bonus under section
20	5754 of title 5, United States Code;
21	(3) the term "civil service" has the meaning
22	given that term in section 2101 of title 5, United
23	States Code;

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1	(4) the term "contractor" includes a subcon-
2	tractor, at any tier, of an individual or entity enter-
3	ing into a contract with the Federal Government;
4	(5) the term "Federal employee" has the mean-
5	ing given the term "employee" in section 2105 of
6	title 5, United States Code, without regard to
7	whether the employee is exempted from the applica-
8	tion of some or all of such title 5;
9	(6) the term "sexual assault offense" means a
10	criminal offense under Federal law or the law of a
11	State that includes as an element of the offense that
12	the defendant engaged in a nonconsensual sexual act
13	upon another person; and
14	(7) the term "sustained complaint involving
15	sexual assault" means an administrative or judicial
16	determination that an employer engaged in an un-
17	lawful employment practice under title VII of the
18	Civil Rights Act of 1964 (42 U.S.C. 2000e et seq.)
19	which included, as part of the course of conduct con-
20	stituting the unlawful employment practice, that an
21	employee of the employer engaged in a nonconsen-
22	sual sexual act upon another person.
23	(b) Federal Employees.—
24	(1) Criminal convictions.—The head of the
25	agency, office, or other entity employing a Federal

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employee who is convicted of a sexual assault offense committee while a Federal employee shall, after notice and an opportunity for a hearing, remove the Federal employee from the civil service.

- During the 5-year period beginning on the date on which a sustained complaint involving sexual assault with respect to an agency, office, or other entity employing Federal employees becomes final, the head of the agency, office, or other entity may not increase the rate of basic pay of a Federal employee who engaged in a nonconsensual sexual act upon another person that was part of the course of conduct constituting the applicable unlawful employment practice, award such a Federal employee a bonus, or promote such a Federal employee.
- (3) Interaction with other laws.—The authority under this subsection is in addition to any authority provided to the head of an agency, office, or other entity employing Federal employees.
- 21 (c) CONTRACTORS.—Any contract to procure prop-22 erty or services entered into or modified by the Federal 23 Government on or after the date of enactment of this Act 24 shall require that the contractor have in effect policies that 25 require that—

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(1) the contractor shall, after notice and an opportunity for a hearing, terminate an employee of the contractor who is convicted of a sexual assault offense committed while an employee of the contractor; and

(2) during the 5-year period beginning on the date on which a sustained complaint involving sexual assault with respect to the contractor becomes final, the contractor may not increase the rate of basic pay of an employee of the contractor who engaged in a nonconsensual sexual act upon another person that was part of the course of conduct constituting the applicable unlawful employment practice, award such an employee a bonus, or promote such an employee.