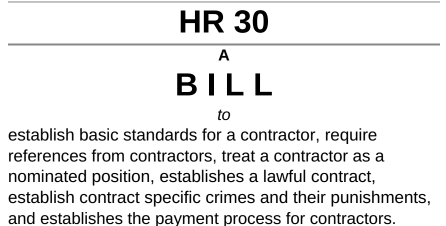
## House of Commons



 $J \text{UNE } 10^{\text{TH}}$  - the gentlemen, leo cavinder, submits the following Bill for consideration; which was held at the desk.



## TABLE OF PROVISIONS.

SECTION 1.TITLE.SECTION 2.STANDARDS AND NOMINATION.SECTION 3.CRIMES.SECTION 4.PAYMENT PROCEDURES.

B IT ENACTED by this House of Commons, in this present, assembled, and by the authority of the same, as follows:—

## 1 SECTION 1. Title.

- 2 This Act may be cited as "The Contractor Standards and
- 3 Accountability Act (CSAA).

## 4 SECTION 2. Standards and nomination.

- 5 (a) BASIC STANDARDS.—A Contractor may only be
- 6 considered and employed by the House if all of the
- 7 following standards are met:
- 8 (1) The Contractor is insured;
- 9 (2) The Contractor is bonded;
- 10 (3) The Contractor is a legal citizen of the United
- 11 States;
- 12 (4) The Contractor is not retired nor receives any
- 13 form of Social Security benefits; and
- (5) The Contractor does not have plans to commitany crime against the House.
- 16 (b) REFERENCES.—The House must receive two (2)
- 17 references within two (2) years of date of nomination.
- 18 (b) CONSIDERED AS A NOMINATION.—The Contractor
- 19 is considered as a nomination, and as such, must receive
- 20 consent from the House.
- 21 (c) APPOINTMENT.—The Committee on Rules & Reform
- shall receive the nomination from the Speaker of the
- 23 House and verify all requirements and references are met
- as described in subsections (a) and (b).
- 25 (i) An appointment shall only happen when the
- 26 House passes a renovation bill and a contract has
- been proposed by the Contractor.

28 (d) COMMITTEE CONSIDERATION.—The Committee, upon verification of requirements, shall discharge 29 consideration on the House Floor. The Committee does 30 not take a vote on the nomination. The Committee must 31 report its results within thirty (30) days from the date of 32 nomination. 33 (e) FAILURE TO MEET REQUIREMENTS OR 34 REFERENCES.—Anyone who fails to met either the 35 requirements in subsection (a) or references in subsection 36 (b), shall be considered as disgualified to serve in the 37 nominated role. 38 (f) APPLICIABILITY. — 39 40 (i) This Section shall only apply to further contractors from the date of it becoming law. 41 (ii) This Section shall not apply to any helpers or 42 43 assistants to the contractors. (iii) This Section does apply to any previous 44 contractors, unless the House votes unanimously to 45 suspend the requirements in light of previous 46 experience. 47 48 (i) If the House does not get the votes to suspend the rules, it does not disqualify the 49 appointment. 50 51 (g) CONTRACT.—The House must verify that the Contract presented by the Contractor meets all state and 52 federal laws and provides complete details. A nomination 53 cannot take place until this section is satisfied. 54 **SECTION 3. Crimes.** 55 (a) The following actions shall be considered as an 56 unlawful act under the Criminal Code Act and subject to 57 punishment: 58 (1) FAILURE TO COMPLY.—It shall be unlawful 59 for a Contractor or an Assistant to the Contractor 60 to not purposefully comply with a written or verbal 61 order from any Member of the House. 62

63	(2) DAMAGE TO PROPERTY.—It shall be
64	unlawful for a Contractor or an Assistant to the
65	Contractor to damage any personal or House
66	property.
67	(b) PUNISHMENT.—
68	(i) AUTHORITY TO ISSUE.—The Speaker and the
69	Sergeant-at-Arms have the authority to issue all
70	punishments warranted.
71	(ii) GENERAL CONSEQUENCES.—
72	(1) SUSPENSION OF WORK.—The House
73	may suspend a Contractor from working,
74	with or without pay, for up to thirty (30)
75	days.
75	uays.
76	(2) FINANCIAL DEDUCTION.—The House
77	may deduct money granted to the Contractor
78	up to the amount of no more than one
79	thousand (\$1,000) dollars.
,,	
80	(ii) SPECIFIC OWES DUE.—Under subsection
81	(a)(2), the House may, if deemed warranted, take
82	the Contractor to Court in order to collect the funds
83	necessary to repair the damages if there is a lack of
84	payment within thirty (30) days from the date of
85	damage; notwithstanding the Criminal Code Act
86	and the Storm Damage Act.
87	(iii) TERMINIATION.—If so warranted, the House
88	may terminate a Contractor if the House consents
89	to such termination.
90	(i) A Contractor is considered to be
91	automatically terminated upon completion of
92	all renovations requested by the House.
93	SECTION 4. Payment procedures.
94	(a) REQUEST FOR RESOURCES.—The Contractor will
95	ask the House for resources needed to complete a
	•
96	Renovation Act. With consent of the Speaker, the House
97	will purchase resources deemed necessary for the
98	completion of the Act.

(i) EXCEPTION TO CLAUSE.—A Contractor may 99 100 purchase on his own money resources needed for the House if they are under five hundred dollars 101 (\$500) and may ask to be reimbursed. If the 102 Speaker concurs, he shall be reimbursed. 103 104 (b) LABOR PAYMENTS.—The Contractor and an 105 Assistant will be paid via check in the amount agreed upon for labor. Money in cash or via a debit card is 106 prohibited. 107 (i) All parties are bound to report their earnings to 108 the IRS for tax purposes. Failure is subject to 109 removal and referral to the IRS. 110

Speaker of the House Assent