116th CONGRESS 1st Session **S**.

To amend the Ted Stevens Olympic and Amateur Sports Act to improve the transparency of the United States Center for Safe Sport, to provide grant accountability, and to protect victims of abuse from retaliation, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. GRASSLEY (for himself, Ms. ERNST, Mrs. BLACKBURN, Mr. SULLIVAN, Ms. MURKOWSKI, and Mr. PERDUE) introduced the following bill; which was read twice and referred to the Committee on

A BILL

- To amend the Ted Stevens Olympic and Amateur Sports Act to improve the transparency of the United States Center for Safe Sport, to provide grant accountability, and to protect victims of abuse from retaliation, and for other purposes.
 - 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. IMPROVING TRANSPARENCY OF THE UNITED

STATES CENTER FOR SAFE SPORT.

5 (a) FUNDING ACCOUNTABILITY.—Section 220541 of
6 title 36, United States Code, is amended by adding at the

7 end the following:

1	"(e) FUNDING ACCOUNTABILITY.—
2	"(1) IN GENERAL.—Amounts transferred to the
3	Center by the corporation or a national governing
4	body shall be used primarily for the investigation
5	and resolution of allegations of sexual misconduct,
6	or other misconduct, made by amateur athletes af-
7	filiated with the corporation, a national governing
8	body, or a paralympic sports organization, in accord-
9	ance with section $220503(15)$.
10	"(2) Use of funds.—
11	"(A) IN GENERAL.—Of the amounts made
12	available to the Center by the corporation or a
13	national governing body in a fiscal year for the
14	purpose described in section $220503(15)$ —
15	"(i) not less than 50 percent shall be
16	used for processing the investigation and
17	resolution of allegations described in para-
18	graph $(1);$
19	"(ii) not more than 10 percent may be
20	used for executive compensation of officers
21	and directors of the Center; and
22	"(iii) not more than 20 percent may
23	be used for administrative expenses of the
24	Center, except that the reasonable travel
25	expenses of investigative personnel of the

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1 Center and litigation expenses of the Cen-2 ter shall not be counted toward such 3 amount. 4 "(B) Reserve funds.— "(i) IN GENERAL.—If, after the Cen-5 6 ter uses the amounts as allocated under 7 subparagraph (A), the Center does not use 8 the entirety of the remaining amounts for 9 the purpose described in paragraph (1), 10 the Center may retain not more than 25 11 percent of such amounts as reserve funds. 12 "(ii) RETURN OF FUNDS.—The Cen-13 ter shall return to the corporation and na-14 tional governing bodies any amounts, pro-15 portional to the contributions of the cor-16 poration and national governing bodies, 17 that remain after the retention described 18 in clause (i). 19 "(C) LOBBYING AND FUNDRAISING.—

20 Amounts made available to the Center under 21 this paragraph may not be used for lobbying or 22 fundraising expenses.

23 "(3) CONFERENCES AND TRAINING.—The Cen24 ter shall, to the maximum extent practicable, seek
25 reimbursement for the reasonable expenses associ-

1	ated with hosting or supporting conferences for, and
2	providing training or technical assistance to, individ-
3	uals who are not employees of the Center.".
4	(b) Records, Audits, and Reports.—Section
5	220543 of title 36, United States Code, is amended—
6	(1) by striking subsection (b) and inserting the
7	following:
8	"(b) Audits and Transparency.—
9	"(1) ANNUAL AUDIT.—
10	"(A) IN GENERAL.—Not less frequently
11	than annually, the financial statements of the
12	Center for the preceding fiscal year shall be au-
13	dited by an independent auditor in accordance
14	with generally accepted accounting principles—
15	"(i) to ensure the adequacy of the in-
16	ternal controls of the Center; and
17	"(ii) to prevent waste, fraud, or mis-
18	use of funds transferred to the Center by
19	the corporation or the national governing
20	bodies.
21	"(B) LOCATION.—An audit under sub-
22	paragraph (A) shall be conducted at the loca-
23	tion at which the financial statements of the
24	Center normally are kept.

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1	"(C) REPORT.—Not later than 180 days
2	after the date on which an audit under sub-
3	paragraph (A) is completed, the independent
4	auditor shall issue an audit report.
5	"(D) CORRECTIVE ACTION PLAN.—
6	"(i) IN GENERAL.—On completion of
7	the audit report under subparagraph (C)
8	for a fiscal year, the Center shall prepare,
9	in a separate document, a corrective action
10	plan that responds to any corrective action
11	recommended by the independent auditor.
12	"(ii) Matters to be included.—A
13	corrective action plan under clause (i) shall
14	include the following for each such correc-
15	tive action:
16	"(I) The name of the person re-
17	sponsible for the corrective action.
18	"(II) A description of the
19	planned corrective action.
20	"(III) The anticipated completion
21	date of the corrective action.
22	"(IV) In the case of a rec-
23	ommended corrective action based on
24	a finding in the audit report with
25	which the Center disagrees, or for

1	which the Center determines that cor-
2	rective action is not required, an ex-
3	planation and a specific reason for
4	noncompliance with the recommenda-
5	tion.
6	"(2) Access to records and personnel.—
7	With respect to an audit under paragraph (1), the
8	Center shall provide the independent auditor access
9	to all records, documents, and personnel and finan-
10	cial statements of the Center necessary to carry out
11	the audit.
12	"(3) Public availability.—
13	"(A) IN GENERAL.—The Center shall
14	make available to the public on an easily acces-
15	sible internet website of the Center—
16	"(i) each audit report under para-
17	graph $(1)(C)$; and
18	"(ii) the Internal Revenue Service
19	Form 990 of the Center for each year filed
20	under section 501(c) of the Internal Rev-
21	enue Code of 1986.
22	"(B) PERSONALLY IDENTIFIABLE INFOR-
23	MATION.—An audit report or the minutes made
24	available under subparagraph (A) shall not in-

1	clude the personally identifiable information of
2	any individual.
3	"(4) Rule of construction.—For purposes
4	this subsection, the Center shall be considered a pri-
5	vate entity.
6	"(c) Petitions for Equitable Relief.—The At-
7	torney General may petition in the United States District
8	Court for the District of Columbia for removal of officers
9	and directors of the Center, as may be necessary or appro-
10	priate, if the Center—
11	"(1) engages in, or threatens to engage in, any
12	act, practice, or policy that is materially inconsistent
13	with the purpose described $220503(15)$; or
14	"(2) refuses, fails, or neglects to discharge, or
15	threatens to refuse, fail, or neglect to discharge, the
16	obligations of the Center to protect the safety of
17	amateur athletes under this chapter.
18	"(d) REPORT.—The Center shall submit an annual
19	report to Congress, including—
20	"(1) a strategic plan with respect to the man-
21	ner in which the Center shall fulfill its duties under
22	sections 220541 and 220542;
23	((2) a detailed description of the efforts made
24	by the Center to comply with such strategic plan
25	during the preceding year;

1	"(3) any financial statement necessary to
2	present fairly the assets, liabilities, and surplus or
3	deficit of the Center for the preceding year;
4	"(4) an analysis of the changes in the amounts
5	of such assets, liabilities, and surplus or deficit dur-
6	ing the preceding year;
7	"(5) a detailed description of Center activities,
8	including—
9	"(A) the number and nature of misconduct
10	complaints referred to the Center;
11	"(B) the total number and type of pending
12	misconduct complaints under investigation by
13	the Center;
14	"(C) the number of misconduct complaints
15	for which an investigation was terminated or
16	otherwise closed by the Center; and
17	"(D) the number of such misconduct com-
18	plaints reported to law enforcement agencies by
19	the Center for further investigation;
20	"(6) information relating to the educational ac-
21	tivities and trainings conducted by the office of edu-
22	cation and outreach of the Center during the pre-
23	ceding year, including the number of educational ac-
24	tivities and trainings developed and provided; and

1	"(7) a description of the activities of the Cen-
2	ter.
3	"(e) DEFINITIONS.—In this section—
4	"(1) 'audit report' means a report by an inde-
5	pendent auditor that includes—
6	"(A) an opinion or a disclaimer of opinion
7	that presents the assessment of the independent
8	auditor with respect to the financial records of
9	the Center, including whether such records are
10	accurate and have been maintained in accord-
11	ance with generally accepted accounting prin-
12	ciples;
13	"(B) an assessment of the internal controls
14	used by the Center that describes the scope of
15	testing on of the internal control and the re-
16	sults of such testing; and
17	"(C) a compliance assessment that in-
18	cludes an opinion or a disclaimer of opinion as
19	to whether the Center has complied with the
20	terms and conditions of subsection (b); and
21	((2) (independent auditor) means an inde-
22	pendent certified public accountant or independent
23	licensed public accountant, certified or licensed by a
24	regulatory authority of a State or a political subdivi-

1	sion of a State, who meets the standards specified
2	in generally accepted accounting principles.".
3	SEC. 2. GRANT ACCOUNTABILITY.
4	Section 220531 of title 36, United States Code, is
5	amended by adding at the end the following:
6	"(e) GRANT ACCOUNTABILITY.—
7	"(1) Limitations on funding.—The Attorney
8	General may not award a grant under this section
9	to an entity that holds amounts in an offshore ac-
10	count for the purpose of avoiding payment of the tax
11	described in section $511(a)$ of the Internal Revenue
12	Code of 1986.
13	"(2) TRANSPARENCY.—
14	"(A) IN GENERAL.—As a condition of re-
15	ceiving funds under this section, an entity shall
16	include in an application for a grant—
17	"(i) a description of the process by
18	which the entity determines the compensa-
19	tion of the officers, directors, trustees, and
20	key employees of the entity, including any
21	independent individual involved in review-
22	ing and approving such compensation;
23	"(ii) the comparability data used in
24	such process; and
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1	"(iii) contemporaneous substantiation
2	of the deliberation and decision with re-
3	spect to such compensation.
4	"(B) PUBLIC AVAILABILITY.—On request,
5	the Attorney General shall make the informa-
6	tion disclosed under subparagraph (A) available
7	for public inspection.
8	"(3) Limitations on conference expendi-
9	TURES.—
10	"(A) IN GENERAL.—Except as provided in
11	subparagraph (B), not more than \$50,000 of
12	grant funds provided to an entity under this
13	section may be used to host or support a con-
14	ference.
15	"(B) EXCEPTION.—An entity may use
16	more than \$50,000 of grant funds provided
17	under this section to host or support a con-
18	ference if the Director of the Office of Justice
19	Programs—
20	"(i) authorizes such additional ex-
21	pense in writing; and
22	"(ii) provides a written cost estimate
23	for the conference, including the cost of
24	food, beverages, audio-visual equipment,
25	honoraria for speakers, and entertainment.

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1 "(4) Avoidance of duplicative federal 2 grants.—

"(A) IN GENERAL.—The Attorney General shall assess whether a potential grant award to an entity under this section would result in an overlap or a duplication of Federal grant awards.

8 "(B) REPORT.—If the Attorney General 9 awards a grant under this section to an entity 10 in a fiscal year for which the entity receives any 11 other Federal grant for a substantially similar 12 purpose, the Attorney General shall submit to 13 the Committee on the Judiciary of the Senate 14 and the Committee on the Judiciary of the 15 House of Representatives a report that includes-16

"(i) a description of each grant
awarded to the entity in such fiscal year
that results in an overlap or a duplication
in Federal grant awards, including the
total amount of each such grant award;
and

23 "(ii) a justification for awarding an24 overlapping or a duplicative grant.".

1	SEC. 3. PROTECTING ABUSE VICTIMS FROM RETALIATION.
2	(a) Definitions.—Section 220501(b) of title 36,
3	United States Code, is amended—
4	(1) by redesignating paragraphs (7) through
5	(9) and (10) , as paragraphs (8) through (10) and
6	(13) respectively;
7	(2) by inserting after paragraph (6) the fol-
8	lowing:
9	"(7) 'covered entity' means—
10	"(A) an officer or employee of the Center;
11	"(B) a coach, trainer, manager, adminis-
12	trator, or other employee or official associated
13	with the corporation, a national governing body,
14	or a paralympic sports organization;
15	"(C) the Department of Justice;
16	"(D) a Federal or State law enforcement
17	authority;
18	"(E) a Federal or State entity responsible
19	for receiving reports of child abuse;
20	"(F) the Equal Employment Opportunity
21	Commission or other State or Federal entity
22	with responsibility over claims of sexual harass-
23	ment; or
24	"(G) any other person who the protected
25	individual reasonably believes has authority to

1	investigate or act on information relating to
2	abuse, including—
3	"(i) emotional, physical, or sexual
4	abuse; and
5	"(ii) sexual harassment.";
6	(3) by inserting after paragraph (10) , as so re-
7	designated, the following:
8	"(11) 'protected disclosure' means any lawful
9	act of a protected individual, or in the case of a pro-
10	tected individual who is a minor, an individual act-
11	ing on behalf of a protected individual—
12	"(A) to provide information to, cause in-
13	formation to be provided to, or otherwise assist
14	in an investigation by a covered entity (or be
15	perceived as providing information to, causing
16	information to be provided to, or otherwise as-
17	sisting in such an investigation) relating to
18	abuse, including—
19	"(i) emotional, physical, or sexual
20	abuse;
21	"(ii) sexual harassment; and
22	"(iii) a violation of anti-abuse policies,
23	practices and procedures established pur-
24	suant to paragraph (3) of section

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1	220541(a) and paragraph (2) of section
2	220542(a);
3	"(B) to file, cause to be filed, testify, par-
4	ticipate in, or otherwise assist in a proceeding
5	filed or about to be filed (or be perceived as fil-
6	ing, causing to be filed, testifying, participating
7	in, or otherwise assisting in such an investiga-
8	tion) relating to abuse, including—
9	"(i) emotional, physical, or sexual
10	abuse;
11	"(ii) sexual harassment; and
12	"(iii) a violation of anti-abuse policies
13	and procedures established pursuant to
14	paragraph (3) of section $220541(a)$ and
15	paragraph (2) of section 220542(a);
16	"(C) in communication with Congress; or
17	"(D) in the case of an amateur athlete, in
18	communication with the Office of the Athlete
19	Ombudsman.
20	"(12) 'protected individual' means any—
21	"(A) amateur athlete, coach, medical pro-
22	fessional, or trainer associated with the cor-
23	poration, a national governing body, or a
24	paralympic sports organization; or

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1	"(B) any official or employee of the cor-
2	poration, a national governing body, a
3	paralympic sports organization, or a grantee,
4	contractor, or subcontractor of the corporation,
5	a national governing body, or a paralympic
6	sports organization"; and
7	(4) by inserting after paragraph (13) , as so re-
8	designated, the following:
9	"(14) 'retaliation' means any adverse or dis-
10	criminatory action, or the threat of an adverse or
11	discriminatory action, carried out against a pro-
12	tected individual because of any protected disclosure,
13	including-
14	"(A) discipline;
15	"(B) discrimination regarding pay, terms,
16	or privileges;
17	"(C) removal from a training facility;
18	"(D) reduced coaching or training;
19	"(E) reduced meals or housing; and
20	"(F) removal from competition.".
21	(b) Resolution of Disputes.—Section 220509 of
22	title 36, United States Code, is amended—
23	(1) in subsection (a), in the first sentence, by
24	inserting "complaints of retaliation or" after "relat-
25	ing to"; and

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1	(2) by adding at the end the following:
2	"(c) RETALIATION.—
3	"(1) IN GENERAL.—The corporation, a national
4	governing body, a paralympic sports organization, or
5	any officer, employee, grantee, contractor, subcon-
6	tractor, or agent of the corporation, a national gov-
7	erning body, or a paralympic sports organization,
8	may not retaliate against any protected individual
9	because of any protected disclosure.
10	"(2) Reporting, investigation and arbi-
11	TRATION.—The corporation shall establish mecha-
12	nisms for the reporting, investigation, and resolution
13	(through binding third-party arbitration) of com-
14	plaints of alleged retaliation.
15	"(3) DISCIPLINARY ACTION.—If the corporation
16	finds that an officer or employee of the corporation,
17	a national governing body, or a paralympic sports
18	organizations (or any grantee, contractor, subcon-
19	tractor, or agent of the corporation, a national gov-
20	erning body, or a paralympic sports organization)
21	has retaliated against a protected individual, the cor-
22	poration, national governing body, or paralympic
23	sports organization, as applicable, shall take appro-
24	priate disciplinary action with respect to any such

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individual found to have retaliated against the pro tected individual.

3 "(4) Remedies.—

4 "(A) IN GENERAL.—If the corporation 5 finds that an officer or employee of the corpora-6 tion, a national governing body, or a paralympic 7 sports organization (or a grantee, contractor, 8 subcontractor, or agent of the corporation, a 9 national governing body, or paralympic sports 10 organization) has retaliated against a protected 11 individual, the corporation, national governing 12 body, or paralympic sports organization, as ap-13 plicable, shall promptly—

14 "(i) take affirmative action to abate15 the violation;

16 "(ii) reinstate the complainant to the
17 former position with the same pay and
18 terms and privileges; and

"(iii) pay compensatory damages, including economic damages (including backpay with interest) and any special damages
sustained as a result of the retaliation, including damages for pain and suffering,
reasonable attorney fees, and costs.

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1	"(B) REIMBURSEMENT FROM NATIONAL
2	GOVERNING BODY.—In the case of a national
3	governing body or a paralympic sports organi-
4	zation found to have retaliated against a pro-
5	tected individual, the corporation may demand
6	reimbursement from the national governing
7	body or paralympic sports organization for
8	damages paid by the corporation under sub-
9	paragraph (A).
10	"(5) Enforcement action and proce-
11	DURES.—
12	"(A) IN GENERAL.—If the corporation has
13	not issued a final decision within 180 days of
14	the filing of the complaint and there is no show-
15	ing that such delay is due to the bad faith of
16	the complainant, the complainant may bring an
17	action at law or equity for de novo review in the
18	appropriate district court of the United States,
19	which shall have jurisdiction over such an ac-
20	tion without regard to the amount in con-
21	troversy.
22	"(B) JURY TRIAL.—A party to an action
23	brought under paragraph (A)shall be entitled to
24	trial by jury.

1	"(C) Relief.—The court shall have juris-
2	diction to grant all relief under paragraph (4).
3	"(6) STATUTE OF LIMITATIONS.—An action
4	under paragraph (2) shall be commenced not later
5	than 2 years after the date on which the violation
6	occurs, or after the date on which the protected indi-
7	vidual became aware of the violation.
8	"(7) BURDENS OF PROOF.— An action under
9	paragraph (2) or (5) shall be governed as follows:
10	"(A) REQUIRED SHOWING BY COMPLAIN-
11	ANT.—The corporation shall dismiss a com-
12	plaint filed under this subsection and shall not
13	conduct an investigation unless the complainant
14	makes a prima facie showing that any retalia-
15	tion was a contributing factor in the unfavor-
16	able personnel action alleged in the complaint.
17	"(B) CRITERIA FOR DETERMINATION BY
18	THE ARBITRATION.—The arbitration may deter-
19	mine that a violation of paragraph (1) has oc-
20	curred only if the complainant demonstrates
21	that the retaliation was a contributing factor in
22	the unfavorable personnel action alleged in the
23	complaint.
24	"(C) PROHIBITION.—Relief may not be or-
25	dered under paragraph (4) if the corporation,

national governing body, or paralympic sports
organization, as applicable, demonstrates by
clear and convincing evidence that the corporation, national governing body, or paralympic
sports organization would have taken the same
unfavorable personnel action in the absence of
that behavior.

8 "(8) REVIEW.—Any person adversely affected 9 or aggrieved by an order issued under paragraph (4) 10 or (5)may obtain review of the order in the United 11 States Court of Appeals for the circuit in which the 12 violation, with respect to which the order was issued, 13 allegedly occurred or the circuit in which the com-14 plainant resided on the date of such violation. The 15 petition for review shall be filed not later than 60 16 days after the date of the issuance of the arbitration 17 decision of the corporation. Review shall conform to 18 chapter 7 of title 5, United States Code. The com-19 mencement of proceedings under this paragraph 20 shall not, unless ordered by the court, operate as a 21 stay of the order.

22 "(9) RIGHTS RETAINED.—Nothing in this sub23 section shall be deemed to diminish the rights, privi24 leges, or remedies of any employee or other indi-

1	vidual under any Federal or State law, or under any
2	collective bargaining agreement.
3	"(10) NONENFORCEABILITY OF CERTAIN PRO-
4	VISIONS WAIVING RIGHTS AND REMEDIES.—The
5	rights and remedies provided for in this subsection
6	may not be waived by any agreement, policy form,
7	or condition of employment or association with the
8	corporation, a national governing body, or a
9	paralympic sports organization.
10	"(11) RULE OF CONSTRUCTION.—Nothing in
11	this subsection shall be construed to mean that the
12	funds transferred by the national governing bodies
13	and paralympic sports organizations to the corpora-
14	tion and the Center qualify as a grant.".
15	(c) ELIGIBILITY REQUIREMENTS FOR NATIONAL
16	GOVERNING BODIES.—Section 220522 of title 36, United
17	States Code, amended—
18	(1) in paragraph (14), by striking "; and" and
19	inserting a semicolon;
20	(2) in paragraph (15) , by striking the period at
21	the end and inserting "; and"; and
22	(3) by adding at the end the following:
23	"(16) provides protection from retalistion to

23 "(16) provides protection from retaliation to24 protected individuals.".