

Omnibus (January 2024) Bill

Hansard Act

Schedule 1: Amend Article 1 of the Hansard Act to omit *“passed by the Senate”*; and replace *“the law is made null and void, as if repealed”* with *“the law is repealed”*.

Schedule 2: Amend Article 2 of the Hansard Act to replace *“The Government shall see to it that a public archive of all passed laws is established, updated, and maintained”* with *“The Government must ensure that all current law is publicly available”*; and replace *“published to the public archive”* with *“made publicly available”*.

Schedule 3: Amend Article 6 of the Hansard Act to replace *“maintaining the public archive”* with *“ensuring all current law is publicly available”*; and add the following sub-articles:

C) Archivers are permitted to fix minor mistakes in recent changes, such as incorrect or missing territory polygons, so long as the fix maintains the original intent.

D) Archivers are required to disclose to the Senate any such changes they make.

Schedule 4: Amend the Hansard Act to relabel Articles 4 and 5 as sub-articles A and B of Article 3 respectively.

Schedule 5: Amend the Hansard Act to relabel Articles 6, 7, and 8 as Articles 4, 5, and 6 respectively.

Safe Icenia Act

Schedule 6: Amend the Safe Icenia Act to add the following article:

7. There shall be no bounty hunting within the territory of Icenia. Any individual suspected or found to be in violation of this law may be subjected to prosecution and or exile.

Schedule 7: Repeal the Icenia Bounty Hunting Act.

Building Regulations Act

Schedule 8: Merge the Icenia Build Back Better Act as Article 4 of the Building Regulations Act.

Schedule 9: Merge the Subsidized Housing Act as Article 5 of the Building Regulations Act.

Schedule 10: Rename the Building Regulations Act to the Building Regulations and Subsidies Act.

State of Bloom

Schedule 11: Amend the Statehood of Bloom to add the following article:

Military Infrastructure: Bloom shall be granted as an “additional subject” under Article VIII (a) of the Constitution of the Third Republic of Icenia, permission to build military infrastructure, subject to oversight from the Secretary of Defense.

Schedule 12: Amend Article 4 of the Constitution of the Viceroyalty of Bloom to omit the “Borders” sub-article.

State of Southshire

Schedule 13: Amend Article 3 of the Southshire-Icenia Merger to replace *“The power to secede shall be immune from revocation under Article VIII (a) of the Constitution”* with *“Southshire will automatically secede should this secession clause be repealed unless approved unanimously by its Triumvirate”*.

State of Icarus

Schedule 14: Amend Article 3 of the Icarus-Icenia Merger to replace *“The power to secede shall be immune from revocation under Article VIII (a) of the Constitution”* with *“Icarus will automatically secede should this secession clause be repealed unless approved by a supermajority from its Parliament and approval from its Governor”*.

Schedule 15: Amend the Icarus-Icenia Merger to add the following article:

Article 5 - Military Infrastructure: Icarus shall be granted as an “additional subject” under Article VIII (a) of the Constitution of the Third Republic of Icenia, permission to build military infrastructure, subject to oversight from the Secretary of Defense.

Namelayer Act

Schedule 16: Amend Section 1, Article 4 of the Icenian Namelayer Act to replace *“Every farm in Icenia”* with *“All public farms in Icenia”*.

Schedule 17: Amend Section 3, Article 3 of the Icenian Namelayer Act to replace *“militia members”* with *“military personnel”*.

Statute of Territory

Schedule 18: Amend the Statute of Territory by labelling its content as “Article 1”.

Schedule 19: Amend the Statute of Territory by adding the following article:

Article 2: States are permitted to subdivide, combine, and rename their territories, regions, and other places according to their own legislative processes, after which they may notify the Senate to have the polygons of Article 1 updated without formal amendment.

Articles of War

Schedule 20: Replace Article 3 of the Articles of War with the following:

Article 3

(a) The Secretary of Defense, with oversight from the President and Speaker of the Senate, may designate captured persons as Prisoners of War, exempting them from trial and may be kept until the end of the war or conflict.

(b) Prisoners of War are to be sentenced or released via Military Tribunal consisting of the President, Secretary of Defense, and Speaker of the Senate.

Schedule 21: Amend the Constitution of the Third Republic of Icenia to omit Article V (c).

Constitution of Icenia

Schedule 22: Amend Article II of the Constitution of the Third Republic of Icenia to replace *“stripped”* with *“removed”*; and add after the second sentence *“Any such removal, temporary or otherwise, must be publicly announced and reasonably explained.”*

Schedule 23: Amend Article IV (a) of the Constitution of the Third Republic of Icenia to replace *“shall be empowered to create, amend, repeal, and improve the law of Icenia”* with *“has legislative supremacy”*.

Schedule 24: Replace Article V (d) of the Constitution of the Third Republic of Icenia with the following:

(d) Pearls

Pearls of involuntarily held persons cannot be held privately and must be surrendered to the Government as soon as possible to be tried under Icenian law

and, unless duly sentenced to pearl time, shall be released. Pearls may from time to time be extradited to a foreign entity or exempted from trial upon the agreement of the President, Speaker of the Senate, and the Chief Magistrate.

Pearled players have the right to an outcome, to not be kept in ambiguity or limbo. Sentences with pearl times must be clear and concise. Extraditions cannot be to foreign entities that would infringe upon this right.

Schedule 25: Amend Article V (e) of the Constitution of the Third Republic of Icenia to omit *“Icenian law and precedent may be used to prosecute crimes which occurred prior to Icenia’s occupation over where the crime occurred, only when those crimes can be argued were directly and intentionally harmful, and which Icenian law and precedent protected against prior to the crime’s occurrence.”*

Schedule 26: Replace Article VIII (d) of the Constitution of the Third Republic of Icenia with the following:

(d) Sewel Convention

No law shall modify a Statehood agreement (such as its territory) or a State law without the permission of that State’s government, unless the Senate deliberately and explicitly invokes its supremacy via an Enhanced Motion.

Schedule 27: Amend Article IX of the Constitution of the Third Republic of Icenia to omit *“New Amendments should be posted at the bottom of the Constitution for future reference.”*

Schedule 28: Amend the “Amendments” section of the Constitution of the Third Republic of Icenia to remove all mentions of all Amendments, except for Amendment 4.