

CJS FY 26  
AMENDMENT #1  
ADOPTED VV

**Rep. Hal Rogers**  
**FY26-CJS**  
**Amendment #1**

House Appropriations Committee  
Full Committee Markup

Manager's Amendment  
Offered by Mr. Rogers of Kentucky

**In the bill:**

On page 12, line 24, strike "\$272,611,366" and insert " \$271,572,366"

On page 78, at the end of line 10, insert the following,

*"Provided, That of the amount made available under this heading, the total amount specified in the table titled under the subheading "Science" in the table titled "National Aeronautics and Space Administration" in the report accompanying this Act shall be for the purposes and in not less than the amount for each such purpose specified in such subheading."*

On page 146, line 11, strike "201" and insert "2021"

**In the report:**

On page 11, after the paragraph titled "Economic Assistance for Communities", insert the following:

*Supporting Investments in Impoverished Communities.*—The Committee continues to support investments by EDA across the country and notes the importance of EDA in assisting impoverished areas. The Committee directs EDA where practicable to prioritize applications from grantees residing in persistent poverty counties, as defined by this Act, and in areas with a poverty rate of at least 20 percent, as measured by the 2017–2021 5-year data series available from the American Community Survey of the Census Bureau. The Committee encourages EDA to provide guidance to prospective applicants who may serve these communities, and to develop additional measures to increase the share of investments in persistent poverty counties, high-poverty areas, and other impoverished communities across all Department of Commerce grant programs.

On page 18, under the paragraph header "Scientific and Technical Research Projects", strike "\$272,611,366" and insert "\$271,572,366".

On page 21, under the “Construction of Research Facilities” header, strike “\$2,000,000 above fiscal year 2025” and insert “\$2,000 above fiscal year 2025”.

On page 21, under the “Construction of Research Facilities” header, strike “\$2,000,000 above the OMB budget request” and insert “\$2,000 above the OMB Budget request”.

On page 22, immediately following the paragraph titled, “Marine Debris”, insert the following:

*Harmful Algal Blooms (HABs).*—The Committee recognizes the negative impacts of HABs on marine coastal regions. Within funding for Competitive Research, the Committee urges NOAA to prioritize research to accelerate deployment of effective methods of intervention and mitigation to reduce the frequency, severity, and impact of HAB events in marine and freshwater systems.

*National Harmful Algal Bloom Observing Network.*—The recommendation supports the National Harmful Algal Bloom Observing Network.

*National Centers for Coastal Ocean Science (NCCOS).*— The recommendation continues support for the NCCOS.

*Coral Reef Research Coordination Institutes.*—The recommendation includes \$8,000,000 to establish the Atlantic Coral Reef Research Coordination Institute and the Pacific Coral Reef Research Coordination Institute as required under sec. 212 of the Reauthorization of Coral Reef Conservation Act of 2000. That act provides for the establishment of the two institutes in U.S. States and Territories with coral reef holdings (one in the Atlantic and one in the Pacific) within research centers that conduct scientific research for the conservation of corals and coral reef ecosystems. Collaborative research focused on coral disease and degradation is required to address current declines in reef health and productivity in U.S. waters in the Pacific, Atlantic, and Caribbean. The recommendation includes \$4,000,000 to establish each NOAA coordination institute. The Committee notes that NIST and NOAA have made significant contributions to construct coral reef research facilities and urges NOAA to consider these factors in establishing the new coordination institutes.

On page 26, immediately following the paragraph titled “Pinniped Removal Strategies”, insert the following:

*Port Everglades Biological Opinion*— The Committee remains concerned about delays in the issuance of Biological Opinions by the National Marine Fisheries Service (NMFS) that are critical to advancing Congressionally authorized navigation and infrastructure projects. The Committee directs NMFS to prioritize and expedite completion of the Biological Opinion for the Port Everglades Navigation Improvements Project and to provide an estimated completion timeline to the Committee within 60 days of enactment.

*Burrowing Shrimp Control.*—The Committee urges NOAA to study control methods, including integrated pest management, for mud shrimp, *Upogebia pugettensis* and ghost shrimp, *Neotrypaea californiensis* and other species of native burrowing shrimp species on bottom culture oyster beds.

On page 28, immediately prior to the paragraph titled “National Weather Service”, insert the following:

*Precipitation Prediction Grand Challenge.*—The Committee notes the gravity of recent extreme rainfall events, including serious impacts to life and property throughout the country. In



order to better understand and predict rainfall events, the Committee directs NOAA to continue support for the Precipitation Prediction Grand Challenge and to continue to support the Warn-on-Forecast program.

*VORTEX-USA.*—The recommendation includes continued funding for VORTEX-USA, including not less than the fiscal year 2024 enacted level for VORTEX-Southeast.

On page 30 of the report, immediately following the paragraph titled “Weather Forecast Office Staffing,” insert the following paragraphs:

*Early Detection and Warning for Severe Weather and Flooding Events.*—The Committee recognizes the impact of extreme weather events, including recent catastrophic flooding in rural areas such as Hill County, Texas. These events underscore the urgent need for improved early warning systems that provide communities with timely and accurate alerts. The Committee is concerned that many current federal forecasting and flood-mapping models rely on outdated hydrologic data, which limits the accuracy of warnings in rural and high-risk areas. Accordingly, the Committee encourages the National Oceanic and Atmospheric Administration (NOAA), through the National Weather Service and the National Water Center, to strengthen capabilities related to real-time flood detection, modernized hydrologic modeling, and integrated warning dissemination. The Committee further encourages the creation of pilot programs that advance research, development, and demonstration of improved early detection and warning systems for severe weather and flooding in rural and flood-prone regions. Such pilot programs should prioritize high-risk, rural, or flood-prone regions, and promote coordination with local emergency management systems and community stakeholders. The Committee directs NOAA to brief the Committee no later than 180 days after enactment on progress in pilot implementation, updated modeling capabilities, and strategies to enhance warning accuracy and lead times.

*Atlas-15.*—The Committee reaffirms the investment made in Public Law 117-58 and expects the Department to continue to provide sufficient funding in fiscal year 2026 from amounts provided in Public Law 117-58 for the completion of the modernized precipitation frequency and probable maximum studies, commonly known as “Atlas-15”.

On page 31, immediately following the paragraph titled “Office of Marine and Aviation Operations”, insert the following:

*Hurricane Hunters.*—The Committee directs the Department to support NOAA’s hurricane hunter operations, including maintaining the number of operational flight hours of their hurricane hunter aircraft at or above the levels in fiscal year 2025. The Committee further directs the Department to utilize previously appropriated funds for the timely acquisition and/or recapitalization of the hurricane hunter aircraft fleet.

On page 39, immediately preceding the heading “Justice Information Sharing Technology”, insert the following:

*Mail Theft.*—The Committee is deeply concerned with the increasing frequency and sophistication of mail theft, as noted by a 2024 Financial Crimes Enforcement Network (FinCEN) analysis showing that mail theft-related check fraud cases amounted to more than \$688 million in suspicious banking activity. Additionally, the Committee is concerned by the increase in assaults and robberies committed against USPS employees, often related to the theft of mail. The Committee urges DOJ to allocate resources to coordinate with the United States Postal Inspection Service and other relevant agencies to investigate all forms of mail theft,



including theft from postal boxes, relay boxes, delivery vehicles, and sorting facilities, and to aggressively prosecute cases, particularly those involving alleged financial crimes and crimes against seniors. Additionally, the Department is directed to brief the Committee, within 180 days of enactment, on any additional resources required to investigate and prosecute mail theft.

*Not Invisible Act Commission.*—The Committee is concerned about the removal from the Department of Justice’s website of the November 2023 report from the Not Invisible Act Commission. The Commission was established under the Not Invisible Act of 2019, which requires that the Commission’s report with recommendations for the Department of Justice and Department of the Interior be publicly available. Therefore, the Committee directs the Department to restore the Commission’s report to the Department of Justice’s website within 14 days of the enactment of this Act.

*Immigration Enforcement Efforts by Department Law Enforcement Officers.*—The Committee directs the Department to provide a monthly report, beginning within 30 days of enactment of this Act, on the ongoing reassignments of Department law enforcement officers to immigration enforcement efforts. Such report should specify the numbers of personnel either permanently reassigned or placed on temporary duty assignment for purposes of immigration enforcement, broken down by bureau/agency, along with associated costs by bureau/agency.

On page 49, before the paragraph titled “Hiring Additional Intelligence Analysts”, insert the following:

*Combatting Transnational Fraud Targeting Americans.*— The Committee recognizes that fraud against Americans increasingly originates from transnational criminal networks operating abroad. These schemes—often involving complex financial tactics and emerging technologies—have caused billions in losses, particularly among older adults. To strengthen the federal response to these crimes, the Committee directs the Federal Bureau of Investigation (FBI) to prioritize the placement of Legal Attachés (LEGATs) and Assistant Legal Attaches (ALATs) in U.S. embassies located in countries identified as having high instances of fraud targeting Americans. The Committee encourages the FBI to consult with the Department of State, the Department of Justice, and other relevant agencies to identify priority countries for LEGAT placement based on data from the Internet Crime Complaint Center (IC3), elder fraud reports, FBI criminal investigations, and other federal crime reporting sources.

On page 49, following the paragraph titled “Hiring Additional Intelligence Analysts”, insert the following:

*Counterterrorism.*—The Committee recognizes the evolving threat landscape to combat terrorism, and the important role the FBI’s counterterrorism division has in protecting the country from these threats. Therefore, the Committee directs the FBI, within the funds provided under this heading, to ensure the FBI’s counterterrorism efforts meet the demands of the threat landscape and enhance coordination with relevant Federal partners, including the Department’s National Security Division.

On page 51, following the paragraph titled “Fentanyl Wastewater Testing and Epidemiology” insert the following:

*State, Local, and Rural Drug Enforcement Cooperation.*—The Committee recognizes the critical role State, local, and rural law enforcement agencies have in dismantling TCOs and illicit drug networks. The Committee is also aware of the success of the DEA’s longstanding



relationships with State, local, and rural law enforcement agencies in carrying out the DEA's mission. The Committee encourages the DEA to maintain and continue leveraging these relationships at all stages of drug enforcement cases.

On page 59, following the paragraph titled "Federal Prison Oversight Act (FPOA) Ombudsman Office", insert the following:

*BOP Interagency Agreements*—The Committee is aware of recent interagency agreements between the BOP and other Federal entities, including Immigration and Customs Enforcement (ICE), that add additional responsibilities to already short-staffed and overcrowded BOP facilities. Accordingly, the Committee directs BOP, not later than 30 days after the enactment of this Act, to provide to the Committee the most recent inter-agency agreement between BOP and ICE as well as any amendments to such agreements or restated or new agreements not later than 30 days after the effective date of any such agreements. Concurrent with the submission of the agreements and monthly thereafter, BOP shall report to the Committee, broken down by each relevant BOP facility, the overall population of those residing at the facility, the population residing at the facility under interagency agreements, the current maximum capacity of inmates, number of correctional officers, and use of augmentation.

*First Step Act (FSA) Phone Minutes*.—The Committee encourages BOP to continue its policy of using phone minutes as an incentive for adults in custody to participate in FSA Evidence-Based Recidivism Reduction Programs. BOP is directed to report to the Committee not later than 180 days after enactment of this Act, on the resources necessary to continue this policy, an assessment of proposals to expand incentives for adults in custody to participate in FSA programming, and the resources necessary to expand such incentives.

*Officer Mental Health*.—The Committee is concerned about the high rates of post-traumatic stress disorder and suicide among correctional officers and commends the patriotism and hard work of this critical workforce. The Committee encourages BOP to emphasize the availability of relevant services and resources and work with their employees to determine what systemic practices could improve officer mental health outcomes. Further, BOP is directed to report to the Committee not later than 90 days after enactment of this act on the mental health services and resources available to BOP correctional officers at each facility.

On page 74, after the paragraph header "Small and Rural Police Departments." insert the following new paragraphs:

*Law Enforcement Mental Health and Wellness Act*.—The Committee strongly supports efforts to protect the mental health and well-being of law enforcement officers. Funding authorized under this program is for a competitive grant program for State and Local law enforcement agencies to provide better training on officer emotional and mental health, implement suicide prevention programming, and help officers seek assistance in receiving support services, including chaplaincy services as appropriate by law.

*Impaired-Driving Prevention and Enforcement Initiatives*.—The Committee recognizes the importance of locally led efforts to prevent drunk or impaired driving incidents within communities. The COPS program, in partnership with other DOJ offices like the Office of Justice Programs (OJP), supports various initiatives to improve law enforcement's ability to address impaired driving. Not later than 60 days after enactment of this Act, the Department shall submit to the Committee a comprehensive report on its impaired-driving prevention and enforcement initiatives, including any collaborative efforts with the National Highway Traffic



Safety Administration. The Department should include in the report any additional resources that are required to strengthen these initiatives for communities.

On page 78, after the paragraph header “Oversight and Accountability,” insert the following:

*Skilled Workforce Retention.*—The Committee understands the importance of a highly skilled NASA workforce to promote the advancement of our nation’s capabilities in space. The Committee encourages NASA to evaluate its workforce needs, including any critical vacancies that may have arisen, and to provide the Committee quarterly briefings on any workforce gaps.

On page 81, after the paragraph header “Dragonfly,” insert the following new paragraphs:

*New Horizons.*—The recommendation continues support for the New Horizons mission, as it continues to explore the most distant portion of our solar system, the Kuiper Belt.

*Juno.*—The Committee continues support for the Juno mission, and notes that Juno has advanced the understanding of the formation of the solar system and continues to provide scientific value.

*Mars Future Missions.*—The Committee supports NASA’s request to establish a regular cadence of science-driven, lower-cost mission and hosted instrument opportunities to Mars. In further developing the program, the Committee directs NASA to consider the results of the Mars Exploration Program Commercial Services Studies in delivering new missions and instruments. Additionally, the Committee encourages NASA to leverage concepts outlined in the Mars Exploration Program 2024-2044 Plan. The Committee directs NASA to provide a quarterly briefing on the implementation of Mars Future Missions and the program’s collaboration with the Commercial Mars Payload Services program.

On page 81, after the paragraph header “Astrophysics,” insert the following new paragraphs:

*Chandra X-Ray Observatory.*—The Committee supports continued funding for the Chandra X-Ray Observatory, which continues to deliver discoveries addressing a wide range of questions across astrophysics.

*Ultraviolet Transient Astronomy Satellite (ULTRASAT).*—The Committee encourages NASA to maintain active involvement in the ULTRASAT mission and to establish a clear and timely launch schedule in coordination with its international partners.

On page 85, following the paragraph titled “AAM and Unmanned Aerial Systems (UAS) Test Site”, insert the following paragraphs:

*NASA Wind Tunnels.*—The Committee notes that NASA’s wind tunnel infrastructure is vital to maintaining America’s leadership in aeronautics and space exploration, and notes concern about the costs associated with restarting a wind tunnel after it has been placed in stand-by mode. Accordingly, the Committee directs NASA that no Aerosciences Evaluation and Test Capabilities (AETC) managed large wind tunnels be placed in stand-by mode until 10 days after NASA has briefed the Committee on a plan for utilization of the wind tunnels that incorporates the needs of NASA, other Federal government agencies, and the private sector. The Committee directs NASA that this plan, to the extent feasible, should maintain all AETC managed large wind tunnels. Additionally, the Committee directs NASA to brief the Committee 30 days in advance on any instance wherein a NASA wind tunnel is anticipated to be placed into stand-by mode.



*Revolutionary Vertical Lift Technology.*—The Committee notes the importance of NASA’s rotary wing research program and the complement the program provides for vertical flight research at other Federal agencies, including the Future Vertical Lift initiative and the Vertical Lift Research Centers of Excellence. The recommendation supports the Revolutionary Vertical Lift Technology program and includes up to \$31,400,000 for the program. Of these funds, the recommendation encourages NASA to allocate no less than \$600,000 for the Vertical Lift Research Centers of Excellence.

On page 86, after the paragraph header “NASA Flight Opportunities Program.”, insert the following new paragraph:

*Deep Space Food Challenge.*—The Committee commends NASA on the success of the initial Deep Space Food Challenge, which spurred innovative approaches for long-duration missions, and supports the continued progress in durable food technologies for deep space missions. The recommendation provides \$3,000,000 for NASA to conduct an additional challenge in fiscal year 2026, and encourages NASA to expand its scope, such as by increasing the number or size of awards, to boost participation and drive more ambitious innovation in space nutrition.

On page 88, after the paragraph header “Habitation and Logistics Outpost (HALO) Program.”, insert the following new paragraph:

*Investments Across NASA Mission Directorates.*—The Committee encourages NASA to continue investments in transformational light-weight technologies and vehicles that support NASA missions in multiple mission directorates, including missions to Low Earth Orbit (LEO) for space station resupply in the Space Operations Mission Directorate, missions from LEO to Geostationary Earth Orbit (GEO) in the Science Mission Directorate, and missions to cislunar orbits and the Moon in the Exploration Systems Development Mission Directorate (ESDMD). Of the funds provided in ESDMD, the recommendation includes up to \$10,000,000 for NASA to further advance these cross-mission directorate technologies and vehicles.

On page 95, after the paragraph header “Historically Black Colleges and Universities-Excellence in Research”, strike “\$20,00,000” replace with “\$20,000,000”.

On page 96, strike the paragraph beginning with the header “Astronomy and Astrophysics Decadal Survey Priority Facilities.”, and replace with the following new paragraph:

*Astronomy and Astrophysics Decadal Survey Priority Facilities.*—The Committee understands that the Decadal Survey on Astronomy and Astrophysics 2020 (Astro2020) has developed a comprehensive research strategy and vision for the future of astronomy and astrophysics, particularly as it relates to ground-based instruments and observatories, including the U.S. Extremely Large Telescope Program (USELT) and the Next Generation Very Large Array. The Committee is encouraged to see NSF taking proactive steps towards advancement to the next phase of the process and notes that this has the potential to unlock additional non-Federal investments. The recommendation provides up to \$30,000,000 for continued design efforts. The Committee notes the importance of the USELT program, a critical science program that is undertaken by the Federal Government with a 50 percent cost share by non-federal partners, including major U.S. allies, in ensuring continued U.S. leadership in astronomy and

safeguarding national security. The Committee directs NSF to continue to provide regular briefings on the status of the USELT program.

On page 97, before the paragraph header “STEM Education Directorate.”, insert the following new paragraph:

*Laser Interferometer Gravitational-Wave Observatory (LIGO).*— The Committee continues support for the NSF LIGO facilities, which have supported Nobel Prize-winning observations into gravitational waves. The recommendation provides up to \$49,000,000 for continued support of these facilities.

On page 99, immediately after the paragraph titled “Microelectronics Workforce Development,” insert the following:

*Improving Undergraduate STEM Education: Hispanic-Serving Institutions (IUSE:HSI) program.*—The recommendation continues support for NSF’s IUSE:HSI program. The Committee notes the importance of increasing the recruitment, retention, and graduation rates of Hispanic students pursuing STEM degrees, particularly at institutions of higher education that typically do not receive high levels of NSF funding.

On page 115, in the “Community Project Funding” table, strike the tenth row.

On page 116, in the “Community Project Funding” table, in the “Recipient” column, add "(PA)" after "Evans" in the eighth row.

On page 117, in the “Community Project Funding” table, in the “Recipient” column, strike “(TX)” after "Greene" in the ninth row and add "(TX)" after "Green" in the eighth row.



CJS FY 26  
AMENDMENT #2  
ADOPTED VV

**Rep. Hal Rogers**  
**FY26-CJS**  
**Amendment #2**

House Appropriations Committee  
Full Committee Markup

Republican En Bloc Amendment  
Offered by Mr. Rogers of Kentucky

**In the bill:**

At the end of the bill (before the Short Title), insert the following:

SEC. \_\_\_. None of the funds appropriated herein or hereafter may be used to impose a user fee or processing fee, with respect to any function, mission, or activity of the Bureau of Alcohol, Tobacco, Firearms, and Explosives, that is not already charged as of October 1, 2025.

SEC. \_\_\_. (a) None of the funds appropriated herein or hereafter may be used to—  
    (1) enforce the National Firearms Act (26 U.S.C. 5801 et seq.) regarding any firearm for which the tax imposed under section 5811 or 5821 of such Act is \$0 pursuant to the One Big Beautiful Bill Act;  
    (2) investigate, prosecute, or otherwise pursue any criminal or civil action, including the imposition of any penalty under the National Firearms Act for any firearm described in paragraph (1).  
(b) Notwithstanding any other provision of law, herein and hereafter, no violation of federal law shall accrue and no person shall be considered in violation of the National Firearms Act, or any other Federal, State, or local law that incorporates by reference the National Firearms Act, with respect to a firearm described in subsection (a)(1).

**In the report:**

On page 13, strike the paragraph under “Broadband Equity Access and Deployment (BEAD) Coordination” and insert the following paragraph:

*Broadband Equity Access and Deployment (BEAD) Coordination.*—In accordance with section 60102(h)(5)(D) of the Infrastructure Investment and Jobs Act (Public Law 117–58), the Department shall not approve any Eligible Entity’s initial proposal or final proposal if the Eligible Entity proposes to require, encourage, or incentivize subgrantees to offer specific rates for broadband service, including a specific rate for a low-cost broadband service option, a middleclass affordability strategy, or a specific rate in order to earn points for the scoring of deployment subgrantee selection.

On page 26, immediately following the paragraph titled “Pinniped Removal Strategies”, insert the following:

*Mitigating Delays in Granting Comparability Findings.*—The Committee is concerned with the implementation timeline of restrictions placed on fishery imports from nations that were granted comparability findings for a subset of their fisheries by the 2025 Marine Mammal Protection Act comparability finding determinations (90 FR 42395, August 29, 2025) and the burden it places on importers. The Committee directs the National Marine Fisheries Service to promptly review and consider comparability finding applications from nations that received comparability findings for only a subset of their fisheries.

On page 39, after the paragraph header “Justice Hub Modernization. ”, insert the following new paragraph:

*Mass Spectrometry Technology.*—The Committee is aware of the increasing threat posed by aerosolized chemical and biological agents, including synthetic opioids such as fentanyl, to U.S. law enforcement personnel and the broader justice system. These threats are growing in sophistication and accessibility, enabling adversaries and violent actors to exploit vulnerabilities in our national security and public safety infrastructure. The Committee recognizes that rapid, accurate, and cost-effective identification of such agents is essential to ensuring the operational readiness and safety of Department personnel. The Committee is aware that Matrix-Assisted Laser Desorption/Ionization Time-of-Flight (MALDI-TOF) mass spectrometry technology offers a highly specific, non-destructive, and rapid method for detecting and identifying harmful substances including chemical and biological agents. Therefore, the Committee encourages the Department to initiate a pilot program, utilizing up to \$10,000,000 of the funds provided under this heading, to deploy MALDI-TOF mass spectrometry technology within the Department. The Committee directs the Department to provide a briefing within 90 days of enactment on opportunities for deploying this technology, potential pilot locations, cost-effectiveness, and implementation timelines.

On page 42, immediately following the paragraph titled “Animal Welfare.”, insert the following paragraph:

*Illegal Labor Practices.*—The Committee is concerned about labor trafficking, forced labor, and unlawful employment practices involving smuggled or undocumented labor in the stream of commerce of the U.S. auto parts and glass manufacturing industries, particularly relating to corporate entities affiliated with the CCP, and their affiliated companies. The Committee encourages the Department to prioritize the investigation and prosecution of these CCP affiliated companies engaged in such activities. The Department is directed to submit a report, no later than 120 days after the enactment of this Act, outlining investigative and prosecutorial steps taken against such entities implicated in forced labor supply chains, and a detailed breakdown of all related costs to carry out these efforts.

On page 46, strike the paragraph beginning with the header “Contraband Vape Products.”, and replace with the following new paragraph:

*Contraband Vape Products.*—The Committee understands that the China tobacco monopoly is flooding the U.S. market with illicit electronic nicotine delivery system (ENDS) products. Moreover, the Committee recognizes that the China tobacco monopoly generates over



\$200 billion annually for the Chinese Communist Party (CCP), a portion of which is funded by the sale of illegal disposable vapor products, making this as much of a national security matter as it is a public health issue. The Committee therefore requires the Organized Crime Drug Enforcement Task Forces (OCDETF), the member agencies of which include the Federal Bureau of Investigation (FBI), Bureau of Alcohol, Tobacco, Firearms and Explosives (ATF); U.S. Marshals Service (USMS); U.S. Attorneys Offices, Criminal Division; U.S. Postal Inspection Service (USPIS); Immigration and Customs Enforcement; and Homeland Security Investigations, to be the lead component of the current Electronic Nicotine Delivery System (ENDS) Enforcement Task Force. The Committee directs OCDETF and its member agencies to cooperate with the Food and Drug Administration (FDA), the Federal Trade Commission (FTC), and the National Security Division, to bring all available criminal tools to bear against the illegal distribution and sale of ENDS products, including by pursuing significant civil and criminal penalties, to eradicate illicit Chinese ENDS products from the U.S. market and eliminate this illicit funding source for the CCP. In coordinating such activities, OCDETF shall establish specific performance measures designed to combat such illegal distribution and sale of Chinese ENDS products.

On page 48, after the paragraph header “Burglary Tourism.”, insert the following new paragraph:

*Information Sharing.*—The Committee commends the Department’s work regarding OCDETF and its demonstrated ability to share information efficiently and effectively across agencies to keep Americans safe. However, the Committee understands much more work remains to resolve the threats emanating from the previous Administration’s border failures and other policies that threaten the safety of communities across the United States. Therefore, the Committee directs OCDETF to continue its multi-agency coordinated effort to disrupt and dismantle transnational criminal networks that present distinct transnational organized crime threats to the United States.

On page 50, after under the heading “Construction.”, insert the following new paragraph:

*Criminal Gang Activity in Jail and Prison Systems Software Procurement.*—The Committee is concerned with the increasing criminal gang activity based in jail and prison systems. The Committee understands that the FBI currently lacks the technology necessary to track communications of criminal gang activity inside the prison walls, while other federal law enforcement agencies have procured such technology. Therefore, within the funding provided under this heading, the Committee directs the Bureau to procure a secure and encrypted data mining and visualization solution that includes social network analysis software that disrupts criminal gangs and criminal gang activities in jail and prison systems throughout out the United States.

On page 56, after the paragraph header “Out of Business Records Requests.”, insert the following new paragraph:

*E-forms for Federal Explosives Licenses and Permits.*—The Committee recognizes the ongoing efforts by the ATF to develop eForms for the commercial explosives industry including applications for Federal Explosives License or Permits (FELs/FEPS), Responsible Person Questionnaires (RPQs) and Employee Possessor Questionnaires (EPQs). The Committee strongly supports the continued development of a secure, streamlined electronic submission system for these forms. The implementation of eForms is expected to result in significant cost savings,



improved processing times, and greater predictability for applicants. Provided that eForms are already available for background checks related to firearms, the Committee believes similar capabilities should be made available for the commercial explosives sector. Accordingly, the Committee directs ATF, in coordination with the FBI, to continue the development and deployment of eForms for FELs/FEPs, RPQs, and EPQs. Further, the Committee directs ATF to provide, within 90 days of enactment of this Act, an estimated timeline for the completion and full implementation of these electronic forms.

On page 59, after the paragraph header “Federal Prison Oversight Act (FPOA) Ombudsman Office.”, insert the following paragraphs:

*Immigration Detainers.*—The Committee understands that immigration detainer requests continue to be issued for removable aliens about to be released from federal detention facilities. The Committee directs BOP to honor these requests, and to notify Immigration and Customs Enforcement in advance of the immigration detainer-issued alien’s impending release to the extent feasible. Within 90 days of the date of enactment of this Act, and quarterly thereafter, BOP shall submit a report to the Committee on the number of immigration detainers received and honored, as well as a detailed explanation of why the Agency was unable to honor the request or notify ICE in advance of the immigration detainer-issued alien’s impending release.

*Modernization and Repair Backlog.*—The Committee recognizes that BOP has a modernization and repair backlog exceeding \$4,000,000,000. The Committee expects BOP to apply funds provided in fiscal year 2026 to reduce its longstanding Modernization and Repair (M&R) backlog and directs BOP to prioritize funding for repairs that protect life and safety, including but not limited to operator-controlled and sliding mechanical security devices. The Committee directs BOP to provide, no later than 180 days after the enactment of this Act, a facilities investment report to address BOP’s current facility requirements. The Committee directs BOP to include in such report an assessment of the condition of all BOP facilities, any BOP plans to address the modernization and repair backlog broken down by facility, explanations of how appropriated funding will be applied in fiscal year 2026 to address the backlog, and a multiyear outlook on investment in its current facilities. In this assessment, the Committee encourages BOP to consider and include preventative maintenance investments and the cost-efficiency of such investments. The Committee further directs BOP to provide, as part of this report, a study regarding the feasibility of continuing to maintain an outdated facility versus replacing the facility with new construction.

On page 60, after the paragraph header “Utah Feasibility Study”, strike and replace the second point to read: “2. Include the input of local sheriffs, jail administrators, USMS, Immigration and Customs Enforcement, Federal defenders, Federal prosecutors, and judiciary officials;”

On page 103, after the paragraph entitled “Sanitary & Phytosanitary SPS Report” insert the following new paragraphs:

*Innovative Medicine Exploitation.*—The Committee is concerned that foreign nations have engaged in acts, policies and practices that undervalue U.S.-developed innovative medicines, which has negatively impacted the U.S. economy and effectively forced American patients to bear a disproportionate share of global biopharmaceutical research and development costs. Consistent with the intent of Executive Order 14297, the Committee supports USTR in taking actions as necessary to ensure global trading partners contribute their fair share towards



research and development of new treatments and cures and end unreasonable actions that result in the suppression of pharmaceutical product prices below fair market value in foreign countries. Further, the Committee strongly encourages the Administration to nominate and fill the long vacant position of Chief Innovation and Intellectual Property Negotiator at USTR to lead this initiative on behalf of American patients.

*Disparate Treatment of U.S. Tech Firms Abroad.*—The Committee is concerned about online platform legislation under consideration in the Republic of Korea that targets U.S. technology companies in relation to their non-U.S. competitors and would advantage competitors domiciled in the People’s Republic of China. The Committee directs the USTR, within 60 days of enactment of this Act, to brief the Committee on efforts taken to counteract the proposed legislation’s negative effects on U.S. technology companies and U.S. foreign policy interests.

CJS FY 26  
AMENDMENT #3  
RC #1  
NOT ADOPTED  
27-33

Rep. Rosa L. DeLauro  
FY26 – CJS  
Amendment #1

**Amendment to the Commerce, Justice, Science, and Related Agencies Bill**

**Offered by Ms. DeLauro of Connecticut**

**Increase funding for the Federal Bureau of Investigations**

**In the bill:**

Page 36, line 15, after the dollar amount, insert “(increased by \$1,000,000,000)”.



CJS FY 26 NOT ADOPTED  
AMENDMENT #4 27-33  
RC#2

Rep. Grace Meng  
FY26 - CJS  
Amendment #1

**AMENDMENT TO THE CJS APPROPRIATIONS BILL  
OFFERED BY MS. MENG OF NEW YORK**

**IN THE BILL:**

Strike section 543.

CJS FY 26

AMENDMENT #5

RC#3

ADOPTED

31-26

Rep. Andrew Clyde

FY26 – CJS

Amendment #X

Amendment to strike VAWA carveout

**In the Bill:**

On Page 46, line 6, strike everything after “2005 Act” through “colleges and universities;” on page 46, line 9.



CJS FY 26  
AMENDMENT #6  
WITHDRAWN

Rep. Kaptur #1  
FY26 – CJS  
NASA Aeronautics

Amendment to Commerce, Justice, Science and Related Agencies

Appropriations Bill, Fiscal Year 2026

Offered by Ms. Kaptur of Ohio

**In the Bill:**

Page 78, line 23, strike the dollar amount and replace with “935,000,000”.

CJS FY 26  
AMENDMENT #7  
WITHDRAWN

Rep. Andrew Clyde

FY26 – CJS

Amendment #X

**Amendment to return EEOC to FY19 levels**

**In the Bill:**

On page 92, line 2, strike "\$435,382,000" and insert "\$379,500,000".



CJS FY26

AMENDMENT #8

RC #4

NOT ADOPTED

26-33

Rep. Wasserman Schultz

FY26 – CJS

Amendment #1

AMENDMENT TO COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES

APPROPRIATIONS BILL, 2026

OFFERED BY MS. WASSERMAN SCHULTZ

At the appropriate place in the report, insert:

Crime Victims' Rights Enforcement Report – The Committee is deeply concerned by the Department of Justice's failure to uphold the rights of crime victims under the Crime Victims' Rights Act (CVRA) of 2004, particularly in high-profile cases such as United States v. Epstein. In that case, despite overwhelming evidence and dozens of identified victims, federal prosecutors negotiated a secret non-prosecution agreement without notifying or consulting the victims—a clear violation of the CVRA's spirit and intent. The Committee directs the DOJ Office of the Inspector General, in consultation with the Attorney General, to submit a report within 180 days of enactment to the Committee on Appropriations and which shall assess the Department's compliance with the CVRA, identify gaps or ambiguities in current DOJ policies or practices that prevent victims from exercising their rights, and recommend specific reforms to strengthen enforcement. The report shall also evaluate what internal procedures or legal reforms are necessary to ensure that all victims, including those in cases where formal charges have not yet been filed, are timely notified of pretrial agreements or non-prosecution deals that affect their rights or pursuit of justice.

CJS FY 26  
AMENDMENT #9  
~~ADOPTED VV~~

WOMACK MOTION  
TO RECONSIDER  
ADOPTED VV

NOT ADOPTED  
VV

Rep. Andrew Clyde

FY26 – CJS

Amendment #3

### Report language related to the definition of interstate sales

#### In the Report:

Insert into the appropriate place, the following:

It is the sense of Congress that an interstate sale will be considered as occurring at the location of the place of business where the payment is received and accepted, or from where the product is shipped, at the choice of the business if they are different locations.



CJS FY26  
AMENDMENT #10  
ADOPTED VV

Wasserman Schultz, Alford, Frankel, Díaz-Balart

FY26 – CJS

Amendment #2 **REVISED**

AMENDMENT TO COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES

APPROPRIATIONS BILL, 2026

OFFERED BY MS. WASSERMAN SCHULTZ, MR. ALFORD, MS. FRANKEL, and MR.  
DÍAZ-BALART

**In the Report:** At the appropriate place insert the following:

The Committee recognizes the critical mission of the National Oceanic and Atmospheric Administration (NOAA) and the important contributions of its laboratories and cooperative institutes. The Committee directs NOAA to maintain these capabilities and to avoid closures, consolidations, or eliminations, given their essential role in advancing weather forecasting, climate science, and oceanographic research.

(JS FY 26  
AMENDMENT #11  
WITHDRAWN

Rep. Henry Cuellar  
FY26 – CJS  
Amendment #1

**EFFICIENCY, COMPETITION, PERFORMANCE, AND CONTRACT MANAGEMENT  
REQUIREMENTS AMENDMENT**

**In the bill:** Following Section 599, insert the following:

SEC. \_\_\_\_\_ - EFFICIENCY, COMPETITION, PERFORMANCE, AND CONTRACT  
MANAGEMENT REQUIREMENTS.

(a) Program and Regulatory Efficiency Reviews.

None of the funds appropriated or otherwise made available by this Act to the Department of Justice, the Department of Commerce, the National Aeronautics and Space Administration, the National Science Foundation, or any related agency may be obligated or expended unless the head of each such agency—

- (1) Conducts annual program and operational performance reviews using outcome-based metrics consistent with the Government Performance and Results Modernization Act of 2010 (Public Law 111-352);
- (2) Completes a comprehensive review of agency rules, internal policies, and administrative requirements to identify outdated, duplicative, or inefficient provisions, and submits a Regulatory Modernization Report to the Committees on Appropriations within 18 months of enactment.
- (3) Identifies cost savings, administrative streamlining opportunities, and overlapping functions;
- (4) Adopts a framework to implement technological solutions for project oversight, milestone verification, and transparent reporting of disbursements; and
- (5) Submits a consolidated summary of findings and planned improvements to the Committees on Appropriations within 240 days of enactment.



(b) Contracting and Procurement Standards.

None of the funds made available by this Act may be used to enter into a new contract, grant, or cooperative agreement exceeding \$5,000,000 unless –

- (1) The award is made through full and open competition, except where urgent financial stability, national security, or public interest functions are certified in writing to the Committees on Appropriations;
- (2) The contract, grant, or cooperative agreement includes enforceable provisions requiring (i) project delivery on budget and on schedule; and (ii) the delineation of specific performance objectives and milestones with timelines for meeting such objectives and milestones;
- (3) The awarding agency adopts a framework to implement a technology-based or otherwise automated system to (i) verify and track awardee progress against agreement objectives, milestones, and timelines; (ii) make continuous disbursements contingent upon verified completion of agreement objectives, milestones, and timelines; and (iii) securely record and retain verification data and supporting documentation to ensure a transparent audit trail of each disbursement;
- (4) The agreement includes appropriate financial penalties, including liquidated damages, for unjustified cost overruns or schedule delays; and
- (5) For contracts or agreements exceeding \$10,000,000, the agency must submit a Contract Performance Summary to the Committees within 90 days of award.

(c) Quarterly Oversight Reporting

Each agency covered under this Act shall submit quarterly reports to the Committees on Appropriations that include:

- (1) Progress on annual performance reviews and implementation;
- (2) Regulatory modernization actions taken or planned;

(3) Performance status of high-value contracts and grants, including details on performance objectives, the completion of milestones, and related timelines in accordance with subsection (b)(2)(ii) and (b)(3), accompanied by verification records preserved by a technology-based or otherwise automated system;

(4) Identified cost savings and reinvestment proposals; and

(5) Status of updated performance metrics as required under section (d).

(d) Development and Submission of Updated Performance Metrics

None of the funds made available by this Act may be obligated or expended unless each agency covered under this section –

(1) Develops or updates performance metrics aligned with the findings of subsection (a)(1);

(2) Ensures all performance metrics are consistent with GPRMA standards and relevant to strategic goals (e.g., procurement timeliness, fraud prevention, IT modernization outcomes), and incorporates provisions for the secure recording and retention of verification data used to confirm the achievement of a contract, grant, or cooperative agreement, ensuring traceability and a transparent audit trail of each disbursement;

(3) Submits the updated performance metrics to the Committees on Appropriations within 180 days of enactment; and

(4) Provides a justification for each measure explaining its role in improving agency effectiveness, cost control, or public service.



CJS FY 26  
AMENDMENT #12  
RC #5  
NOT ADDED  
28-32

Rep. Mike Quigley  
FY 26 – CJS  
Amendment #1

**Amendment to the Commerce, Justice, Science, and Related Agencies**

**Appropriations Bill**

**Offered by Mr. Quigley of Chicago**

**In the bill**, page 43, line 24, strike “640,500,000,” and insert “740,500,000”.

**In the report**, page 62, after the paragraph entitled “Set-Aside for OIG Audits”, insert the following new paragraph:

*Prohibiting the Consolidation of the Office of Violence Against Women.*— The Committee reinforces and reminds the Department that “the Office on Violence Against Women shall be a separate and distinct office within the Department of Justice, not subsumed by any other office, headed by a Director, who shall report to the Attorney General and serve as Counsel to the Attorney General on the subject of violence against women, and who shall have final authority over all grants, cooperative agreements, and contracts awarded by the Office” according to 34 U.S.C. § 10442.

CJS FY 26 NOT ADOPTED

AMENDMENT #13

RC #6

27-34

Rep. Lois Frankel  
FY26— CJS  
Amendment #1

**Amendment to the Commerce, Justice, Science, and Related Agencies**

**Appropriations Bill**

**Offered by Ms. Frankel of Florida**

**In the bill:**

Strike section 602.

**In the report:**

In the Committee Report, make conforming changes related to the sections struck by this amendment.



Rep. Lois Frankel  
FY26— CJS  
Amendment #2

CJS FY 26  
AMENDMENT #14  
RC #7  
NOT ADOPTED  
27-33

Amendment to the Commerce, Justice, Science, and Related Agencies

Appropriations Bill

Offered by Ms. Frankel of Florida

**In the bill:**

Strike section 603.

**In the report:**

In the Committee Report, make conforming changes related to the sections struck by this amendment.

CJS FY 26  
AMENDMENT #15  
RC #8

NOT ADOPTED  
28-31

Rep. Watson Coleman  
FY26 – CJS  
Amendment #1

**Amendment to the Commerce, Justice, Science, and Related Agencies  
Appropriations Bill**

**Offered by Ms. Watson Coleman of New Jersey**

**In the bill:**

On page 92, line 2 strike "\$435,382,000" and insert "455,000,000".



(JS FY 26  
AMENDMENT #16  
NOT ADOPTED  
VV

Rep. Watson Coleman  
FY26 – CJS  
Amendment #2

**Amendment to the Commerce, Justice, Science, and Related Agencies  
Appropriations Bill**

**Offered by Ms. Watson Coleman of New Jersey**

**In the bill:**

On page 93, line 1 strike "\$300,000,000" and insert "\$560,000,000".

On page 93, line 1 strike "\$259,250,000" and insert "\$516,100,000".

On page 93, line 5 strike "\$24,000,000" and insert "\$25,900,000".

On page 93, line 6 strike "\$4,500,000" and insert "\$5,000,000".

On page 93, line 7 strike "\$4,250,000" and insert "5,000,000".

CJS FY 26  
AMENDMENT #17  
RC #9

NOT ADOPTED  
25-31

Rep. Torres  
FY26 – CJS  
Amendment #1

**AMENDMENT TO COMMERCE, JUSTICE, SCIENCE  
APPROPRIATIONS BILL, FISCAL YEAR 2026  
OFFERED BY MS. TORRES OF CALIFORNIA**

**In this bill, at the appropriate place in Title V, insert the following:**

SEC. \_\_. None of the funds appropriated or otherwise made available by this or any other Act, or appropriations made from the Judgment Fund established under section 1304 of title 31, United States Code, or provided from any accounts in the Treasury of the United States derived by the collection of fees available to the agencies funded by this or any other Act, shall be obligated or expended for—

- (1) Legal settlements with individuals or parties suing the United States Government on behalf of individuals who planned, participated in, aided, or abetted the January 6, 2021, attack on the United States Capitol for alleged damages or harms due to said individuals' involvement in the January 6, 2021, attack; or
- (2) Agreeing to, negotiating, or considering legal settlements with individuals or parties suing the United States Government on behalf of individuals who planned, participated in, aided, or abetted the January 6, 2021, attack on the United States Capitol for alleged damages or harms due to said individuals' involvement in the January 6, 2021, attack.

**In the Committee Report, make conforming changes accordingly.**



CJS FY 26  
AMENDMENT #18  
RC #10  
NOT ADOPTED  
28-31

Rep. Torres  
FY26 – CJS  
Amendment #2

**REVISED**

**AMENDMENT TO COMMERCE, JUSTICE, SCIENCE  
APPROPRIATIONS BILL, FISCAL YEAR 2026  
OFFERED BY MS. TORRES OF CALIFORNIA**

**In this bill:**

On Page 44, Line 11 of the bill, after the dollar amount, insert the following: "(increased by \$10,000,000)"

On Page 43, line 24 of the bill, after the dollar amount, insert the following: "(increased by \$10,000,000)"

**In the Committee Report, make conforming changes accordingly.**

CJS FY 26  
AMENDMENT #19  
RC #11  
NOT ADOPTED  
28-29

Rep. Torres  
FY26 – CJS  
Amendment #3

**REVISED**

**AMENDMENT TO COMMERCE, JUSTICE, SCIENCE  
APPROPRIATIONS BILL, FISCAL YEAR 2026  
OFFERED BY MS. TORRES OF CALIFORNIA**

**In this bill, at the appropriate place in Title V, insert the following:**

SEC. \_\_\_\_ DUE PROCESS FOR VETERANS IN REMOVAL PROCEEDINGS.

(a) Access to Legal Counsel.—None of the funds made available by this Act may be used to remove from the United States veterans of the Armed Forces of the United States unless the Department of Justice and Department of Homeland Security certify that—

- (1) the veteran was provided access to legal counsel, and
- (2) the veteran was afforded a full and fair hearing in removal proceedings before an immigration judge consistent with current law.

(b) Reporting Requirement.— Not later than 180 days after the enactment of this Act, the Attorney General and Secretary of Homeland Security shall submit a report to the Committees on Appropriations of the House of Representatives and the Senate detailing—

- (1) the number of veterans placed in removal proceedings in the preceding fiscal year;
- (2) the outcomes of such proceedings; and
- (3) the legal representation status of each such veteran.

**In the Committee Report, make conforming changes accordingly.**

CJS FY 26

AMENDMENT # 20

NOT ADOPTED

VV

Rep. Adriano Espaillat

FY26-CJS

Amendment #2

### **No Data Sharing for Deportation**

#### **In the bill:**

At the end of the bill, before the short title, insert the following:

"Sec. \_\_\_\_None of the funds made available by this Act may be used by the Department of Commerce to share identifiable data, including names and addresses, with the Department of Homeland Security for purposes of civil immigration enforcement, including deportation, without a warrant issued by a federal judge."



CJS FY 26 NOT ADDED  
AMENDMENT #21 28-33  
RC #12

Rep. Morelle

FY26 – CJS

Amendment #1—REVISED

**Amendment to the Commerce, Justice, Science, and Related Agencies**

**Appropriations Bill**

**Offered by Mr. Morelle of New York**

**In the Report:**

At the appropriate place insert the following:

*Releasing the Epstein Files* – Not later than 30 days after the date of enactment of this Act, the Attorney General shall submit a report to the Committee including all records, documents, communications, and investigative materials in the possession of the Department of Justice, including the Federal Bureau of Investigation and United States Attorneys' Offices, that relate to Jeffery Epstein and Ghislaine Maxwell. The report must also include certification that all available information has been provided or, if not, an explanation of what is being withheld and why. It shall be submitted in unclassified form, but may include a classified annex if necessary.

CJS FY 26  
AMENDMENT #22  
RC# 13

NOT ADOPTED  
28-32

Rep. Morelle  
FY26 - CJS  
Amendment #2

**Amendment to the Commerce, Justice, Science, and Related Agencies**

**Appropriations Bill**

**Offered by Mr. Morelle of New York**

**In the Bill:**

On page 36, line 5, strike "\$400,000,000" and insert "\$560,000,000."

Insert at the end of Title II, the following language:

"SEC. \_\_\_\_ . None of the funds made available by this Act may be used to eliminate, dismantle, transfer, or otherwise dissolve the Organized Crime Drug Enforcement Task Forces (OCDETF) program, or to reduce its core administrative structure or law enforcement coordination capacity."

CJS FY 26 NOT ADOPTED  
AMENDMENT #23 27-33  
RC #14

Rep. Morelle  
FY26 – CJS  
Amendment #3

**Amendment to the Commerce, Justice, Science, and Related Agencies**

**Appropriations Bill**

**Offered by Mr. Morelle of New York**

**In the Bill:**

Page 27, line 17, after the first dollar amount, insert “(increased by \$49,100,000)”.

Page 83, line 15, after the first dollar amount, insert “(increased by \$9,300,000)”.

Page 89, line 15, after the first dollar amount, insert “(increased by \$7,650,000)”.

**At the end of the bill (before the short title), insert the following:**

Sec. \_\_. Section 20306 of title 51, United States Code, is amended—

(1) in subsection (a)—

(A) in the matter preceding paragraph (1), by striking “\$9,995,000,000” and inserting “\$9,910,000,000”; and

(B) in paragraph (6)—

(i) in the matter preceding subparagraph (A), by striking “\$1,000,000,000” and inserting “\$915,000,000”;

(ii) in subparagraph (D), by inserting “and” after the second semicolon;

(iii) in subparagraph (E), by striking “; and” and inserting a period; and

(iv) by striking subparagraph (F);

(2) by striking subsection (b); and

(3) by redesignating subsection (c) as subsection (b).



CJS FY 26

NOT ADOPTED

AMENDMENT # 24

RC #15

28-32

Rep. Madeleine Dean

FY26 – CJS

Amendment #1

**Amendment to the Commerce, Justice, Science, and Related Agencies Appropriations Bill**  
**Offered by Ms. Dean of Pennsylvania**

Page 133, strike section 568.

CJS FY26 Not Adopted  
AMENDMENT #25 28-34  
RC #16

Rep. Madeleine Dean  
FY26 – CJS  
Amendment #2

**Amendment to the Commerce, Justice, Science, and Related Agencies Appropriations Bill  
Offered by Ms. Dean of Pennsylvania**

Pg. 52, line 7, strike \$2,246,460,000, insert \$2,346,460,000

Pg. 60, line 4, strike “and”

Pg. 60, line 9, strike the colon, insert “; and”

Pg. 60, after line 9, insert (18) \$100,000,000 is for a community violence intervention and prevention initiative:”

CJS FY 26

NOT ADOPTED

AMENDMENT # 26

28-34

RC # 17

Rep. Madeleine Dean

FY26 – CJS

Amendment #3

**Amendment to the Commerce, Justice, Science, and Related Agencies Appropriations Bill  
Offered by Ms. Dean of Pennsylvania**

**In the bill:**

At the appropriate place, insert the following:

SEC. \_\_. None of the funds made available by this Act may be used by the Department of Justice to withhold, redact, or delay the release of non-classified investigative records relating to the Epstein-Maxwell case.



CSS FY 26

AMENDMENT #27

NOT ADOPTED

VV

Rep. Madeleine Dean

FY26 – CJS

Amendment #4

**Amendment to the Commerce, Justice, Science, and Related Agencies Appropriations Bill  
Offered by Ms. Dean of Pennsylvania**

**Treatment Courts**

**In the bill:**

On page 58, lines 24 through 25, strike “(D) \$32,000,000 is for a veterans treatment courts program;” and insert:

“(D) \$34,000,000 is for a veterans treatment courts program;”

**In the bill:**

On page 54, line 15, insert the following:

“(J) \$3,500,000 is for a grant program to replicate and support family-based alternative sentencing programs;”

On page 54, line 2 strike “and”

On page 54, line 14, strike the colon and insert “; and”

CJS A726  
AMENDMENT #28  
WITHDRAWN

Rep. Veronica Escobar  
FY-26 CJS  
Amendment #1

**AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE AND RELATED  
AGENCIES APPROPRIATIONS BILL OFFERED BY MS. ESCOBAR OF TEXAS**

**In the bill, after Sec. 599, insert:**

Sec. \_\_. None of the funds appropriated or otherwise made available by this Act or any other Act may be used in carrying out any federal law enforcement activities unless participants in such an action visibly display their employing agency's name or widely recognized initials, the agent's legible badge or identification number, and last name.

*Provided*, nothing in this section shall be implemented that may compromise the integrity of an ongoing undercover operation.

Rep: Mrvan  
FY 26 - CJS  
Amendment #1

CJS FY 26

AMENDMENT # 29

RC # 18

NOT ADOPTED

28-33

**AMENDMENT TO COMMERCE, JUSTICE, SCIENCE  
APPROPRIATIONS ACT  
OFFERED BY MR. MRVAN OF INDIANA**

Page 3, line 14, after the first dollar amount, insert  
“(increased by \$183,000,000)”.

Page 5, line 25, after the dollar amount, insert “(in-  
creased by \$143,500,000)”.





MGP Amendment #1.

59 FY 26

AMENDMENT #30

NOT ADVISED VV

Rep. Marie Gluesenkamp Perez

FY26 – CJS

Amendment #1

**AMENDMENT TO COMMERCE, JUSTICE, SCIENCE, AND RELATED  
AGENCIES APPROPRIATIONS BILL**

**OFFERED BY MS. GLUESENKAMP PEREZ OF WASHINGTON**

In the bill:

On page 26, line 11,

Strike “.” and insert “: Provided, that \$35,500,000 shall be withheld from obligation until the Attorney General provides to the Committee on Appropriations in the House all documents related to the relocation of, and decision to relocate Ghislaine Maxwell from Federal Correctional Institute Tallahassee to Federal Prison Camp Bryan in Bryan, Texas.