

CJS FY27
AMENDMENT #1
ADDED VV

Rep. Hal Rogers
FY27-CJS
Amendment #1

House Appropriations Committee
Full Committee Markup

Manager's Amendment
Offered by Mr. Rogers of Kentucky

In the bill:

On page 37, line 16 of the bill, strike the "." and insert the following language: ": *Provided further*, That any amounts obligated from appropriations under this heading shall only be available for the same purposes for which the amounts were obligated in fiscal year 2024."

On page 55, line 24, strike "DOJ OJP-Byrne" and insert "DOJ OJP—Byrne"

On page 72, lines 2-4 of the bill, beginning after the word "the", strike the following language: "explanatory statement described in section 4 (in the matter preceding division A of this consolidated Act)" and insert "report accompanying this Act".

In the report:

On page 4, strike the paragraph titled "Performance Measures" and replace it with the following:
Outcome-based reviews.—The Committee supports: (1) the conduct of outcome-based program and operational reviews consistent with the Government Performance and Results Modernization Act of 2010; (2) the review of existing regulations, internal policies, and administrative requirements to identify outdated, duplicative, or unnecessarily burdensome provisions; and (3) the identification of opportunities for cost savings, administrative streamlining, and improved program delivery. Not later than 90 days after the date of enactment of this Act, the Secretary of Commerce, Attorney General, and the leadership of all other agencies funded in this act shall submit a report to the Committee on capacity to strengthen performance management, regulatory review, and oversight practices to better align spending with measurable outcomes.

On page 9, immediately following to the paragraph entitled “Multilateralization and Enforcement of Export Controls”, insert the following:

Foundry Due Diligence.—The Committee directs BIS to conduct an analysis to identify opportunities to strengthen due diligence requirements for allied manufacturers of advanced logic or high-bandwidth memory chips. The analysis shall include a review of relevant third-party data and reports, as well as a comprehensive assessment of both classified and open-source information. The analysis shall also assess whether the export of high-bandwidth memory units should be further restricted to avoid diversion to the People’s Republic of China and whether integrated circuits with less than 30 billion transistors can exceed the performance thresholds in Export Control Classification Number 3A090.a. The Committee directs BIS to incorporate findings from this analysis into updates to technical and customer due diligence requirements for advanced logic and high-bandwidth memory chipmakers, to the extent practicable. The Committee further directs BIS to provide a report no later than 270 days after the enactment of this Act on the results of the analysis and an explanation of steps BIS is taking ensure the efficacy of foundry due diligence requirements.

On page 9, strike “agreement” and insert “Committee”

On page 17, immediately prior to the paragraph entitled “National Full-Scale Testing Initiative for Wind, Surge, and Wave Events and Interagency Working Group”, insert the following:

AI Risk Management Framework Adoption.—The Committee recognizes the NIST AI Risk Management Framework (RMF) is the leading Federal AI governance framework and is critical to sustain U.S. AI leadership. The Committee also recognizes that use of the AI RMF by businesses appears to be widespread, but there is a lack of data quantifying its adoption. The Committee directs NIST to submit a report within 180 days of the enactment of this Act on how NIST will quantify and measure the adoption of the AI RMF by businesses, and on efforts to promote recognition of the AI RMF as an accepted risk management framework abroad.

On page 19, immediately prior to the paragraph entitled “Scientific and Technical Research Projects”, insert the following:

Plumbing Research.—The Committee recognizes the important role of NIST in coordinating premise plumbing research with the private sector, as authorized in 42 U.S.C. 18939, to support communities across the United States.

On page 27, immediately prior to the paragraph entitled “Pinniped Removal”, insert the following:

Fisheries Take Reduction Teams.—The Committee encourages NOAA to continue working alongside and leveraging the expertise of commercial fisheries groups, such as active crab fisherman, on take reduction teams.

On page 31, immediately after the paragraph entitled “Mitchell Act Hatcheries”, insert the following:

Mitchell Act Hatchery Operations.—The Committee is concerned by the rising cost of Mitchell Act hatchery operations. NOAA is directed to report to the Committee, no later than 90 days after the enactment of this Act, on the key factors driving the increase in hatchery operations costs. Furthermore, NOAA is encouraged to identify and implement any efficiencies that would mitigate the rising cost of hatchery operations.

On page 36, immediately prior to the paragraph entitled “National Environmental Satellite, Data and Information Service”, insert the following:

Doppler Radar Coverage in the Midwest.—The Committee is concerned that NOAA’s weather-forecasting and tornado-prediction capabilities in Northern Ohio and Southern Michigan may be limited by the absence of sufficient Doppler radar stations and other tools needed to monitor and model lower-atmosphere weather patterns. The Committee is further concerned about any shortfall in substantially equivalent forecasting tools available in this region as compared to surrounding communities, particularly regarding severe storms, heavy rainfall, strong winds, and tornadoes. Accordingly, the Committee directs NOAA to assess its weather-forecasting capability for Northern Ohio and Southern Michigan, with specific attention to lower-atmosphere coverage, and to take steps to close existing gaps and enhance Doppler radar coverage in this region. NOAA is directed to submit a report to the Committee within 90 days of the enactment of this Act detailing its findings, actions taken to address coverage gaps, and any recommendations or plans to further strengthen weather-forecasting capability for Northern Ohio and Southern Michigan.

On page 44, immediately following to the paragraph entitled “Public Access Implementation”, insert the following:

Critical Materials and Rare Earth Elements in Domestic E-Waste.—The Committee recognizes the strategic importance of Critical Materials and Rare Earth Elements as inputs in a variety of products and is aware of recent advancements in extracting these inputs from electronic waste stock. The Committee directs the Department to submit a report not later than 180 days after the enactment of this Act on the potential economic, strategic, and technological benefits generated by a robust domestic electronic waste Critical Material and Rare Earth Element extraction industry.

On page 50 of the report, after the paragraph titled “Second Amendment Task Force.”, insert the following 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 action 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 from across the Department, to deploy MALDI-TOF mass spectrometry technology within the Department.

On page 50, immediately before the “Justice Information Sharing Technology” heading, insert the following:

Mail Theft and Fraud Enforcement.—The Committee directs the Department, in coordination with the United States Postal Inspection Service, the Federal Bureau of Investigation, and State and local law enforcement agencies, to establish a coordinated Mail Theft and Fraud Task Force initiative to investigate and prosecute organized mail theft and related financial crimes. The Committee further directs the Department to prioritize investigations involving organized criminal enterprises, theft or misuse of master access keys, large-scale mail theft operations, and check washing schemes. Not later than 120 days after enactment of this act, the Department shall brief the committee on its implementation of this initiative, including staffing and resource needs; jurisdictions experiencing elevated rates of mail theft; coordination with the United States Postal Service on theft prevention and infrastructure vulnerabilities; and public awareness and deterrence efforts related to mail theft and fraud.\

Departmental Staffing.—The Committee is concerned with the staffing levels, particularly of experienced attorneys, and the rising case load such attorneys are responsible for across the Department. The Committee therefore directs the Department to submit a report, no later than 90 days after the enactment of this Act, that details the following information for fiscal years 2023 through 2026, broken out by each litigating component and U.S. Attorney’s Office: the number of authorized attorney positions, their respective years of experience and number of attorneys onboarded as of September 30th of each year; the number of cases handled by each litigating component comparing each year ending on September 30th; and the average case load per onboarded attorney.

Crypto ATMs.—The Committee is concerned by the rapid growth of fraud schemes targeting elderly and vulnerable populations through the use of cryptocurrency automated teller machines (crypto ATMs). The Committee encourages the Department, in consultation with state and local governments, to study the effect of siting Crypto ATMs near government buildings, such as police stations and courthouses, in limiting the frequency and severity of fraud. If favorable, the Department may issue guidelines to state and local governments.

In the report, on page 50, following the paragraph titled “Executive Office for Immigration Review,” insert the following:

Recurring Review of Immigration Court Management.—The Committee directs GAO to provide an update to its prior reports GAO-17-438 and GAO-23-105431, entitled “Immigration Courts: Actions Needed to Reduce Case Backlog and Address Long-Standing Management and Operational Challenges,” assessing EOIR’s progress in implementing open recommendations, the current size and trajectory of the immigration case backlog, and any new management or operational challenges, with the first such update submitted to the Committee not later than one year after the date of enactment of this Act. The Department of Justice is reminded to continue to cooperate fully with GAO and provide timely access to all records, data, and personnel necessary to ensure the Department and Committee have a full and accurate understanding of EOIR’s progress.

On Page 51 of the report, under the heading “Legal Activities, Salaries and Expenses, General Legal Activities (Including Transfer of Funds),” insert “importers of unauthorized e-cigarette products,” after “high-priority sectors,”.

On page 63 of the report in the paragraph beginning with “Intoxicating Cannabidiols”, strike and replace the word “cannabidiols” with the word “cannabinoids” at the beginning of the paragraph.

On page 74, strike the paragraphs entitled “Distinct Grantmaking Components” and “Notice of Funding Opportunities” and replace with the following two paragraphs:

Distinct Grantmaking Components.—The Committee directs the Department to maintain OVW, OJP, and the COPS Office as separate and distinct organizational grantmaking entities and reminds the Department of the same directive included in the joint explanatory statement accompanying Public Law 119–74. The Committee directs the Department to provide a detailed report, within 30 days of enactment of this Act, describing the organizational structure, staffing, and grantmaking authorities of each office, as well as the steps taken to ensure the continued independence of these entities.

Notice of Funding Opportunities.—The Committee directs the Department that the notices of funding opportunities for the grants, contracts, cooperative agreements, and other assistance provided for by OVW, OJP, and COPS shall be publicly posted no later than 90 days after the date of enactment of this Act. The Committee understands that the Department has an interest in undertaking thorough reviews of grant programs but is concerned that additional layers of review have contributed to delays in the obligation of funds. No later than 30 days after enactment of this Act, the Department shall provide a briefing describing the current review process for such funding opportunities, including any interagency involvement, and identify steps to streamline the process and reduce delays. The Department is further directed to provide notification of any delays exceeding the 90-day requirement and provide a detailed justification, including identification of factors contributing to such delay.

On page 79, immediately following the paragraph entitled “National Criminal History Improvement Program (NCHIP)” insert the following two new paragraphs:

Evaluating Prison Release Timing.— The Committee is aware of concerns about the timing of prison releases and encourages the Department, to the extent practicable, to provide a report assessing State and local prison release times and any implications of the release times on public safety.

Study on Cashless Bail Policies and Pretrial Outcomes.—The Committee notes that a number of State and local jurisdictions have implemented changes to pretrial release and bail policies in recent years. The Committee further notes that limited comparable data exists regarding the effects of such policies on public safety and the administration of justice. Therefore, the Committee directs the National Institute of Justice (NIJ), in coordination with the Bureau of Justice Statistics as appropriate, to submit a report to the Committees on Appropriations not later than 120 days after enactment of this Act evaluating the effects of pretrial release reforms in jurisdictions that have eliminated or substantially modified the use of cash bail since 2017. The report shall include, to the extent practicable, information regarding pretrial rearrest rates, failure-to-appear rates, rearrest for violent offenses, impacts on victims and communities, jail populations, court appearance rates, case processing times, and any limitations associated with available data.

On page 85, strike the paragraph entitled “Missing and Exploited Children (MEC) Programs.” and replace with the following:

Missing and Exploited Children (MEC) Programs.—The recommendation includes \$108,000,000 for the MEC funding line to fund the Internet Crimes Against Children (ICAC) Task Force grants, missing and exploited children activities as authorized by sections 404(b) and 406(a) of Public Law 115-267, and the Amber Alert Program. The Committee recognizes that the increasing volume and sophistication of AI-generated child exploitation content continues to strain law enforcement resources. The Committee remains strongly supportive of activities funded through the Missing and Exploited Children (MEC) account, including the Internet Crimes Against Children (ICAC) Task Forces and the National Center for Missing and Exploited Children (NCMEC), which operates the CyberTipline. To improve transparency and oversight, the Committee directs the Department, within 60 days of enactment of this Act and as part of its fiscal year 2027 spending plan, to provide a detailed accounting of MEC funding allocations across ICAC Task Forces, NCMEC, and other supported activities. The Committee further encourages the Department to include similar program-level detail in future budget submissions.

On page 86, immediately following the paragraph entitled “Missing and Exploited Children (MEC) Programs”, insert the following new paragraph:

Child Advocacy Training.— Of the funds provided for Part B – State Formula Grants, the recommendation includes \$1,000,000 for competitively awarded grants for Child Advocacy Training in Post-Secondary Education to support the teaching of evidence-based methods for identifying and screening children for exposure to violence.

On page 92, immediately following the paragraph entitled “Earth System Observatory”, insert the following new paragraph:

Earth System Modeling.—The Committee recognizes the importance of NASA’s Earth system modeling efforts at the Integrated Virtual Modeling Institute (IVMI), and in particular the ModelE and Goddard Earth Observing System (GEOS) components, in advancing Federal research in the basic sciences by delivering reliable long-term data that informs decision-making across key industry sectors. The Committee directs NASA to expand the capabilities of IVMI to include multiple basic science models, including ModelE and GEOS, and provides no less than the fiscal year 2026 enacted level funding for IVMI modeling for both ModelE and GEOS.

On page 94, insert the following at the end of the paragraph entitled “Space Telescopes”:

Additionally, the Committee provides no less than the fiscal year 2026 enacted level for the Habitable Worlds Observatory.

On page 98, following the paragraph titled “Wind Tunnel Infrastructure”, insert the following:

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 99, immediately after the paragraph entitled “Hypersonic Inflatable Aerodynamic Decelerator (HIAD) Technology” insert the following new paragraph:

Solid State Friction Stir Deposition.—The Committee recognizes the potential for new technologies to advance the production of future space vehicles, including solid state friction stir deposition. The recommendation includes up to \$2,000,000 for the continued development of such technologies and directs NASA to provide a briefing, within 90 days of the enactment of this Act, on any potential or current uses of such technologies.

On page 100, strike the paragraph entitled “Advancement of In-Space Manufacturing and Robotics” and replace with the following paragraph:

Advancement of In-Space Manufacturing and Robotics.—The Committee recognizes that in-space manufacturing and robotics are critically enabling capabilities for both the LEO and cislunar economy, and notes that NASA has continued to invest in these capabilities. The Committee directs NASA to continue investments in alternative in-space manufacturing and robotics technologies through competitive solicitations to promote innovation and competition across a broader set of viable alternatives, seek a greater return on investment, and reduce costs. The recommendation includes up to \$10,000,000 to support these efforts including potential demonstrations of metal and electronic manufacturing in space through initiatives such as the Fabrication Laboratory (FabLab). Within 120 days of the enactment of this Act, the Committee directs NASA to provide a briefing on these efforts including any plans to advance these efforts in the future and the necessary resources required to do so.

On page 104, insert the following at the end of the paragraph entitled “Commercial LEO Destinations (CLD)”:

The Committee notes that NASA has announced it is assessing a new dual path for the CLD program. Within 30 days of the enactment of this Act, and quarterly thereafter, the Committee directs NASA to provide a briefing detailing the acquisition schedule for this new dual path approach, including plans to advance the original CLD timeline. The Committee further directs NASA to ensure that at least one provider is available to provide services upon the decommissioning of the ISS, including a sufficient overlap period of on-orbit transition.

On page 105, insert the following at the end of the paragraph entitled “NASA Workforce”:

No later than 180 days after the enactment of this Act, the Committee directs NASA to provide a report on its efforts to rebuild the workforce including insourcing efforts and any efforts to backfill recent vacancies. The Committee directs that the report should include an evaluation of lifecycle costs, impacts to mission and schedule, and impacts to the industrial base.

On page 196, in the “Community Project Funding” table, in the “House Requestor(s)” column, strike “Scott (GA)” and insert “Scott, David (GA)” in the seventh row.

On page 196, in the “Community Project Funding” table, in the “House Requestor(s)” column, strike “Scott (GA)” and insert “Scott, David (GA)” in the eighth row.

On page 209, on the fifth project (for Palm Beach County Sheriff’s Office), change the dollar amount to “545,900”.

On page 225, in the “Community Project Funding” table, in the “House Requestor(s)” column, strike “Scott (GA)” and insert “Scott, Austin (GA)” in the fifth row.

On page 225, in the “Community Project Funding” table, in the “House Requestor(s)” column, strike “Scott (GA)” and insert “Scott, Austin (GA)” in the sixth row.

On page 230, in the “Community Project Funding” table, in the second row, strike the recipient and insert “Texas A&M – Victoria Campus”.

On page 230, on the sixth project (for Palm Beach State College), change the dollar amount to “1,000,000”.

CJS FY 27

AMENDMENT # 2

RC #1

NOT ADOPTED

25-29

Rep. Rosa DeLauro

FY27 - CJS

Amendment #1

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

Public Integrity Section

In the Bill:

Page 29, line 7, after the colon, insert the following:

“*Provided further*, That of the total amount appropriated under this heading, not less than \$30,000,000 shall be for the Public Integrity Section of the Criminal Division:”.

CJS FY 27
AMENDMENT #3
ADOPTED
VV

Rep. Hal Rogers
FY27-CJS
Amendment #2

House Appropriations Committee
Full Committee Markup

Republican En Bloc Amendment
Offered by Mr. Rogers of Kentucky

In the bill:

On page 39, line 19 of the bill, strike the language beginning with "*Provided*" through ":" on page 40, line 1 of the bill.

On page 125, line 21 in the bill, insert ", or any regulation thereafter, to the extent that it infringes upon the right of citizens to keep and bear arms" before the period.

On page 131, lines 17-23 of the bill, strike the language following "Sec. 565." and insert the following: "None of the funds made available by this Act may be used by the Bureau of Prisons to assign an individual to a facility that does not correspond to such individual's biological sex."

On page 138, line 1 of the bill, insert "," following the word "sex," and on page 138, line 2 of the bill, insert "including" before the word "in".

In the report:

On page 125 of the report, strike the language following "Section 565", and insert the following language: prohibits the use of funds to assign Federal prisoners to facilities that do not correlate with their biological sex.

Ranking Member Rosa DeLauro
FY27 – CJS Appropriations Bill
Amendment #2

CJS FY27
AMENDMENT #4
RC # 2
NOT ADOPTED
26-32

**Amendment to the Commerce, Justice, Science, and
Related Agencies Appropriations Bill
Offered by Rep. DeLauro of Connecticut**

In the report:

Under the heading “ITC Salaries and Expenses,” insert the following:

Tariff Impact Analysis.—ITC is directed to conduct an investigation and retrospective economic analysis of any tariffs imposed by the United States since January 20, 2025. Within one year of enactment of this Act, ITC shall provide a report to the Committee detailing the findings of this economic analysis, with information on the impact of such tariffs on small and medium-sized enterprises, consumers, and households in the United States, including effects on household costs, and effects on prices, production, and U.S. trade activity in affected industries including the non-defense manufacturing sector.

CJS FY 27
AMENDMENT #5
ADJUSTED
VV

Rep. Grace Meng
FY27 – CJS
Amendment #1

AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES
APPROPRIATIONS ACT

In the report: On page 44, immediately following the paragraph titled “Public Access Implementation”, insert the following:

Small Business Tariff Refund Assistance.— Recognizing the importance of the Department of Commerce’s ongoing engagement with the small business community on trade and tariff matters, the Committee directs the Secretary, through the Office of Public Engagement, and in collaboration with Department bureaus, to strengthen engagement with U.S. small businesses, and to conduct outreach and provide technical assistance to U.S. small businesses that may be entitled to refunds of duties or import surcharges. The Department should coordinate with other Departments and agencies, as necessary, in this effort. The Department shall provide a briefing to the Committee not later than 30 days after enactment of this Act on its plan to carry out this directive.

CJS FY 26

AMENDMENT #6

WITHDRAWN

Rep. Grace Meng
FY27 – CJS
Amendment #2

AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES
APPROPRIATIONS ACT

In the bill: On Page 7, Line 14 of the bill, after the dollar amount, insert the following: “(increased by \$521,151,000).”

In the Committee Report, make conforming changes accordingly.

CS FY 27
AMENDMENT #7
WITHDRAWN

Rep. Betty McCollum
FY27 – CJS
Amendment #1

**Amendment to the Commerce, Justice, Science and Related Agencies Bill
Offered by Ms. McCollum**

In the bill:

At the end, before the spending reduction account, insert the following:

Sec. __. None of the funds made available in this or any other Act may be used to bar state law enforcement agencies from access to the site of a suspected violation of state law involving a federal agent for the purposes of conducting a joint investigation (including but not limited to photographing evidence, interviewing witnesses, and collecting samples).

CJS FY 27
AMENDMENT #8
RC#3
NOT ADOPTED
27-32

Rep. Mark Pocan
FY27 – CJS
Amendment #1

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

Offered by Mr. Pocan of Wisconsin

In the Bill: At the end of the bill, before the spending reduction account, insert the following:

Sec. ____ . None of the funds made available by this Act or by previous appropriations Acts to the agencies funded by this Act shall be used to conduct a criminal investigation, or target for regulatory scrutiny, any organization or individual based solely on their lawful and constitutionally protected First Amendment rights.

CJS FY27
AMENDMENT #9
RC #4
NOT APPROVED
27-31

Rep. Pete Aguilar
FY27 - CJS
Amendment #1

**AMENDMENT TO COMMERCE, JUSTICE, SCIENCE
APPROPRIATIONS BILL
OFFERED BY MR. AGUILAR**

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

SEC. ____ . None of the funds made available by this Act or any other Act may be used to plan, design, modify, demolish, construct, or revitalize, for use by the Bureau of Prisons as a correctional facility, or to transfer to the Department of Justice, any facility on Alcatraz Island.

CTS FY 27
AMENDMENT #10
ADOPTED
VV

Rep. Debbie Wasserman Schultz & Riley Moore
FY27 – Commerce, Justice, Science
REVISED Amendment #1

**AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE APPROPRIATIONS BILL
OFFERED BY MS. WASSERMAN SCHULTZ & MR. MOORE (WV)**

In the report:

At the appropriate place in the report, insert the following:

Crime Victims' Rights Enforcement Report – The Committee notes the rights of crime victims are protected by the Crime Victims' Rights Act (CVRA) of 2004. 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. Such report 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.

CJS FY 27
AMENDMENT #11
RC #5
NOT ADOPTED
28-31

Rep. Debbie Wasserman Schultz
FY27 – Commerce, Justice, Science
Amendment #2

**AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE APPROPRIATIONS BILL
OFFERED BY MS. WASSERMAN SCHULTZ**

In the bill:

At the end, before the spending reduction account, insert the following:

SEC. ____. (a) None of the funds made available by this Act may be used to provide relief from disabilities pursuant to 18 U.S.C. § 925(c) for persons prohibited on the basis of a conviction of a misdemeanor or felony crime of domestic violence.

In the report:

Make any necessary conforming changes to the Committee report.

CJS FY 27

AMENDMENT # 12

RC #6

NOT ADVERTISED

27-33

Rep. Lois Frankel
FY27— 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 578.

In the report:

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

CJS FY 27
AMENDMENT #13
RCH 7
NOT ADOPTED
20-31

Rep. Watson Coleman
FY27 – CJS
Amendment #1

Disparate Impact

In the report, on page 116, immediately before the heading entitled “International Trade Commission”, insert the following:

Disparate Impact.—The Committee directs the EEOC to fully investigate charges that contain allegations of disparate impact or which, in the EEOC’s experience, implicate disparate impact-based discrimination, in accordance with the obligations set forth in 42 U.S.C. § 2000e-5(b). The Committee further directs the EEOC to reach cause determinations on all such charges, and to endeavor to eliminate any such alleged unlawful employment practice by informal methods of conference, conciliation, and persuasion, in accordance with the obligations set forth in 42 U.S.C. § 2000e-5(b). The EEOC may not, absent a request for a right to sue letter, administratively close such charges without investigating the allegations, reaching cause determination, and attempting to conciliate each charge as required by 42 U.S.C. § 2000e-5(b). The EEOC shall submit a written report to the Committee, within 120 days of enactment of this Act, detailing its compliance with these requirements, including by providing the number of charges that contain allegations of disparate impact. The report shall also include data in how many such charges were administratively closed, mediated, settled, or conciliated, and how many received “reasonable cause” and “no reasonable cause” findings for each of the last five fiscal years.

CJS FY 27
AMENDMENT #14
WITHDRAWN

LATE

Rep. Bonnie Watson Coleman
FY27 – CJS
Amendment #2

**AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE APPROPRIATIONS BILL
OFFERED BY MRS. WATSON COLEMAN**

In the bill:

On page 92, line 20, strike "\$268,000,000" and insert "\$540,000,000".

CJS FY 27
AMENDMENT #15
RC#8
NOT ADOPTED
27-31

Rep. Torres
FY27 – CJS
Amendment #1

**AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE, AND RELATED
AGENCIES APPROPRIATIONS BILL
OFFERED BY MRS. TORRES**

At the appropriate place in Title V in the bill, insert the following

**SEC. __. PROHIBITING PREFERENTIAL TREATMENT FOR DRUG TRAFFICKERS
AND CHILD TRAFFICKERS**

None of the funds made available by this Act may be used by the Federal Bureau of Prisons or other agencies funded by this Act to provide preferential treatment to any individual convicted of, pardoned for, or whose sentence was commuted with respect to an offense involving drug trafficking or child trafficking, including—

- (1) the provision of accommodations or transportation not provided to other inmates; or
- (2) the lifting of any detainers not provided to other inmates.

CJS FY 27
AMENDMENT #16

RC #9
NOT ADOPTED

27-32

Rep. Torres
FY27 – CJS
Amendment #2

**AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE, AND RELATED
AGENCIES APPROPRIATIONS BILL
OFFERED BY MRS. TORRES**

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

SEC. __. (a) Not later than 90 days after the date of enactment of this Act, the Attorney General shall publish or maintain on the Department of Justice Office of the Pardon Attorney's website the following:

- (1) The names of all individuals granted clemency, pardons, or commutations by the President since January 20, 2017, and updated within a week after each pardon;
- (2) The warrants, offenses, and sentences of the individuals described in paragraph (1).
- (3) A list of court-ordered restitutions and fines for the individuals described in paragraph (1).
- (4) A list of any amounts of court-ordered restitutions and fines that were unpaid at the time of the grant of clemency, pardon, or commutation for the individuals described in paragraph (1).
- (5) A digital scan of the signed warrant for the individuals described in paragraph (1).

(b) Not later than 90 days after the date of enactment of this Act, and every 3 months thereafter, the Attorney General shall submit a report to the Chairs and Ranking Members of the Committees on Appropriations of the House of Representatives and the Senate on the revenue lost due to clemency, pardons or commutations since the last report, including—

- (1) loss of restitution to victims of individuals granted clemency, pardons, or commutations;
- (2) the impact on the Judgment Fund, established under section 1304 of title 31, United States Code;
- (3) the impact on the Crimes Victims Fund, established under the Victims of Crime Act of 1984 (Public Law 98-473); and
- (4) other revenues.

CJS FY 27
AMENDMENT # 17
RCHD
NOT ADOPTED
27-31

Rep. Torres
FY27 – CJS
Amendment #3

**AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE, AND RELATED
AGENCIES APPROPRIATIONS BILL
OFFERED BY MRS. TORRES**

At the appropriate place in the bill, insert the following:

SEC. __. For an additional amount for “Economic Development Assistance Programs”, \$4,320,000,000, to remain available until expended, pursuant to sections 209 and 703 of the Public Works and Economic Development Act (42 U.S.C. 3149 and 3233), for economic adjustment assistance related to flood mitigation, disaster relief, long-term recovery, and restoration of infrastructure in areas that received a major disaster designation as a result of hurricanes, wildfires, severe storms and flooding, tornadoes, and other natural disasters occurring in calendar years 2025 and 2026 under the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.): *Provided*, That within the amount appropriated under this heading in this Act, up to 3 percent of funds may be transferred to “Salaries and Expenses” for administration and oversight activities: *Provided further*, That the Secretary of Commerce is authorized to appoint and fix the compensation of such temporary personnel as may be necessary to implement the requirements under this heading in this Act, without regard to the provisions of title 5, United States Code, governing appointments in the competitive service: *Provided further*, That within the amount appropriated under this heading in this Act, \$20,000,000 shall be transferred to “Departmental Management—Office of Inspector General” for carrying out investigations and audits related to the funding provided under this heading in this Act: *Provided further*, That such amount is designated by the Congress as an emergency requirement pursuant to section 4001(a)(1) of S. Con. Res 14 (117th Congress), the concurrent resolution on the budget for fiscal year 2022, and to section 4108(a) of S. Con. Res. 33 (119th Congress), the concurrent resolution on the budget for fiscal year 2026.

CJS FY 27
AMENDMENT #18
RC#11
NOT ADOPTED
27-30

Rep. Adriano Espaillat
FY27 - CJS
Amendment #1

**AMENDMENT TO THE CJS APPROPRIATIONS BILL
OFFERED BY Mr. Espaillat OF NEW YORK**

In the bill:

Strike section 543.

(JS FY 27)

AMENDMENT #1

WITHDRAWN

Rep. Adriano Espaillat
FY27 – CJS
Amendment #2

**AMENDMENT TO THE CJS APPROPRIATIONS BILL
OFFERED BY Mr. Espaillat OF NEW YORK**

In the bill:

On page 86, after line 20, insert the following:

Not later than 30 days after the enactment of this Act, the Administrator shall restore Goddard Institute for Space Studies local personnel in-person operations at the Institute's existing facility based in Armstrong Hall located in New York, New York, and shall sustain operations at this location until the termination of Administration's extant lease agreement in the year 2031.

CJS FY 27
AMENDMENT #20
RC #12
ADOPTED
32-25

Rep. Adriano Espaillat
FY27 – CJS
Amendment #3

**AMENDMENT TO THE CJS APPROPRIATIONS BILL
OFFERED BY Mr. Espaillat OF NEW YORK**

In the bill:

At the end of the bill, before the spending reduction account, insert the following:

Sec. ___ (a) Prohibition.—None of the funds made available by this Act may be used by any law enforcement agency or element of the intelligence community, that is a component of an agency funded by this Act, to obtain in exchange for anything of value—

- (1) a covered customer or subscriber record from a third party; or
- (2) illegitimately obtained information from a third party.

(b) Definitions.—In this section—

- (1) the term “covered customer or subscriber record” means a record that—
 - (A) is disclosed to a third party by a provider of an electronic communication service to the public, a provider of a remote computing service, or an intermediary service provider of which the covered person is a subscriber, customer, or end user; and
 - (B) contains the contents of a communication, records or other information described in section 2703(c)(1) of title 18, United States Code, or location information;
- (2) the term “covered person” means an individual, or a group of individuals, who—
 - (A) is a United States who is a United States person, as defined in section 101 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801); or
 - (B) is located inside the United States
- (3) the term “illegitimately obtained information” means information about a covered person that was—
 - (A) obtained from the covered person's account or device, or from a provider described in paragraph (1)(A), in violation of any provision of law, including by deception, hacking, breach of contract, or breach of a privacy policy or terms of service; or
 - (B) obtained in violation of section 2702(a) of title 18, United States Code;
- (4) the term “intermediary service provider” means an entity or facilities owner or operator that, directly or indirectly, delivers, stores, or processes communications for or

on behalf of a provider of an electronic communication service to the public or a provider of a remote computing service;

(5) the term “third party” means a person, who—

(i) is not a governmental entity; and

(ii) in connection with the collection, disclosure, obtaining, processing, or sharing of the covered record at issue, and was not acting as a provider of remote computing service or a provider of electronic communications service to the public

(6) the term “United States person” has the meaning given that term in section 101 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1801); and

(7) the term “element of the intelligence community” has the meaning given that term in section 3 of the National Security Act of 1947 (50 U.S.C. 3003).

(c) Rule of construction.—Nothing in this section shall be construed to limit the authority of any law enforcement agency or element of the intelligence community to acquire information through any other lawful means, including pursuant to a warrant, court order, or subpoena issued under any other provision of law.

CJS FY 27
AMENDMENT #21
RC #13
NOT ADOPTED
28-33

Rep. Lauren Underwood

FY27 - CJS

Amendment #1

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

Offered by Ms. Underwood of Illinois

In the bill:

At the appropriate place, insert the following:

SEC. __. None of the funds made available by this Act may be used to rescind or revise the Equal Employment Opportunity Commission's EEO-1, 2, 3, 4, 5, 6 data collection requirements, at 29 CFR § 1602.7 - 1602.9.

CJS 6-27
AMENDMENT #22
RC #14
NOT ADDED
27-33

Rep. Morelle
FY27 – CJS
Amendment #1

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

Appropriations Bill

Offered by Mr. Morelle of New York

On page 68 of the report, insert the following:

Licensee Compliance and Reform. – The Committee recognizes that Federal Firearms Licensees (FFLs) are the first line of defense for ensuring that firearms are not diverted to the criminal market and that FFL education and behavior correction is critical to preventing criminal misuse. The Committee encourages ATF to use all administrative procedures at its disposal to educate and reform noncompliant FFLs where appropriate and directs ATF to submit to the Committees on Appropriations, not later than 90 days after enactment of this Act, a report on Federal Firearm Licensee compliance inspections and related enforcement actions for calendar years 2024 and 2025. The report shall be disaggregated by calendar year and ATF field division and shall include: the total number of Federal Firearms Licensee compliance inspections conducted; the total number of violations cited and the median number of violations identified per inspection; a breakdown of remedial actions taken by type, including reports of violations, warning letters, warning conferences, license suspensions and fines, license revocations, license renewal denials, and other administrative actions; the number of revocation notices issued and final revocations sustained; and the number of Industry Operations Investigator revocation recommendations modified, not pursued, or overturned by an Area Supervisor or Director of Industry Operations, disaggregated by category. The report shall also describe any changes in inspection guidance, enforcement policy, case review procedures, data collection practices, or staffing levels that may have affected enforcement activity during the covered period.

CJS FY 27

AMENDMENT #23

RC#15

NOT ADOPTED

26-33

Rep. Mike Levin
FY27 – CJS
Amendment #1

AMENDMENT TO THE COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES
APPROPRIATIONS ACT

OFFERED BY MR. LEVIN OF CALIFORNIA

At the appropriate place in the bill, insert the following:

SEC. ____. None of the funds made available by this or any other Act may be used to enter into a settlement agreement or administer any payment related to the cancellation of a wind energy lease granted under section 8(p) of the Outer Continental Shelf Lands Act (43 U.S.C. 1337(p)).

CB FY 27
AMENDMENT #24
ADOPTED
VV

Rep. Madeleine Dean
FY27 – CJS
Amendment #3

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

In the report:

On page 49, following the paragraph titled “Availability Pay”, insert the following:

Redacting Survivor and Victim Personally Identifiable Information. –The Committee is concerned that DOJ has not fully removed or redacted survivor and victim personally identifiable information (“PII”) from the publicly released documents as required by the Epstein Files Transparency Act. Not later than 30 days after the enactment of this Act, DOJ shall ensure that survivor and victim PII is removed from its website. DOJ is further directed to report within 60 days of the enactment of this Act on steps taken to meet this directive.

CJS H 27

AMENDMENT # 25

RC #16

NOT ADOPTED

28-33

Rep. Madeleine Dean

FY27 – CJS

Amendment #1

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

Community Violence Intervention and Prevention Initiative

In the bill:

Pg. 53, line 21, strike "\$2,159,200,000" and insert "\$2,359,200,000"

Pg. 61, line 16, strike "and"

Pg. 61, line 19, strike the colon, insert "; and"

Pg. 61, after line 19, insert "(18) \$200,000,000 is for a community violence intervention and prevention initiative:"

CJS. FY 27
AMENDMENT # 26
RC # 17
NOT ADOPTED
27-33

Rep. Madeleine Dean
FY27 – CJS
Amendment #2

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

Demand 2 Program

In the bill:

Page 130, strike section 561.

CJS FY 27

AMENDMENT # 27

RC #18

NOT ADOPTED

25-31

Rep. Veronica Escobar

FY27 - CJS

Amendment #1

**AMENDMENT TO THE FY27 COMMERCE, JUSTICE, SCIENCE, AND RELATED
AGENCIES APPROPRIATIONS BILL AS OFFERED BY REP. ESCOBAR**

In the bill:

On page 137, strike Sec. 580.

CJS H 27

AMENDMENT # 28

RC #19

NOT ADOPTED

26-31

Rep. Mrvan
FY27 - CJS
Amendment #1

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

Offered by Mr. Mrvan

In the bill:

On page 3, line 14, after the first dollar amount, insert "(increased by \$142,000,000)".

On page 5, line 25, after the dollar amount, insert "(increased by \$143,500,000)".

CJS FY 27
AMENDMENT #29
ADOPTED
VV

Rep. Glenn Ivey
FY27 – CJS
Amendment #1

**AMENDMENT TO COMMERCE JUSTICE AND SCIENCE BILL
OFFERED BY MR. IVEY**

In this bill:

On Page 45, Line 10 of the bill, after the first dollar amount, insert the following: “(increased by \$5,000,000)”

On Page 47, Line 20 of the bill, after the dollar amount, insert the following: “(increased by \$5,000,000)”

On Page 26, Line 21 of the bill, after the **first** dollar amount, insert the following: “(decreased by \$5,000,000)”.

In the Committee Report, make conforming changes accordingly.

CSS FY27
AMENDMENT #30
RC #20
NOT ADOPTED
26-32

Rep. Glenn Ivey
FY27 - CJS
Amendment #2

**AMENDMENT TO COMMERCE JUSTICE AND SCIENCE BILL
OFFERED BY MR. IVEY**

In this bill:

On Page 145 Strike Sec. 588

In the Committee Report, make conforming changes accordingly.