



Rep. David Valadao
FY27 – Legislative Branch
Amendment #1

Manager’s Amendment

In the bill

Library of Congress

Page 21, line 16, insert “to revise and extend” after “may be expended” and strike “on”.

Page 23, line 20 and 21, delete “and to revise and extend the Annotated Constitution of the United States of America”

**TITLE II
GENERAL PROVISIONS**

At the appropriate place, insert the following:

**APPOINTMENT OF THE LIBRARIAN OF CONGRESS AND DIRECTOR OF THE
GOVERNMENT PUBLISHING OFFICE**

Sec. _____. Notwithstanding section 2 of the Librarian of Congress Succession Modernization Act of 2015 (2 U.S.C. 136–1) and section 301 of title 44, United States Code, the Librarian of Congress and the Director of the Government Publishing Office shall be appointed, and may be removed, without regard to political affiliation and solely on the basis of fitness to perform the duties of the office, upon a majority vote of a congressional commission consisting of the Speaker of the House of Representatives, the majority leader of the Senate, the minority leaders of the House of Representatives and Senate, the chair and ranking minority member of the Committee on Appropriations of the House of Representatives, the chairman and the ranking minority member of the Committee on Appropriations of the Senate, the chair and ranking minority member of the Committee on House Administration of the House of Representatives, and the chairman and ranking minority member of the Committee on Rules and Administration of the Senate.

In the report

Page 3, after “against those standards.”, insert the following:

The Committee further directs legislative branch agency leadership to assess their capacity to strengthen performance management practices and align spending with measurable outcomes.

Page 9, after “Pricing and Competition in the House Office Supply Store”, insert the following:

Congressional Staff Recruitment and Retention.—Not later than 60 days after the enactment of this Act, the Committee directs the Chief Administrative Officer, in consultation with appropriate legislative branch agencies, to submit a report to the Committee on the feasibility and costs associated with conducting a study related to staff recruitment and retention over the past five years. Such report shall include the trends in congressional staff turnover and retention, the impact of inflation and regional cost-of-living increases on congressional office operations, the competitiveness of congressional staff compensation, and options for improving retention, strengthening institutional capacity, and continuity of constituent services.

Childcare for House Employees.—The Committee recognizes the importance of accessible and affordable childcare for employees of the House of Representatives and applauds the work undertaken in fiscal year 2023 to make appropriated funds available for this purpose. The Committee notes that reliable childcare is essential to supporting a diverse and effective workforce that enables the House to carry out its legislative responsibilities. While the Committee recognizes establishment and administration for a childcare subsidy program for House employees falls within the purview of the Speaker of the House and the Committee on House Administration, the Committee is aware of bipartisan interest in this issue and looks forward to the promulgation of the policies and procedures necessary to implement such a program.

Page 10, after “Congressional Staff Directory”, insert the following:

Correspondence Management Systems (CMS).—The Committee recognizes the critical role CMS play in connecting constituents to their Members of Congress. The Committee appreciates the work that the CAO is doing regarding the CMS Innovation Project and supports their continued efforts on this project. The CAO is directed to keep the Committee apprised of this effort.

Page 14, at the bottom of the page after “One Hundred Seventeenth Congress.”, insert the following:

Workplace Rights and Resources.—The Committee recognizes the importance of maintaining a safe, accessible, and accountable workplace environment in the Legislative Branch. The Committee directs the Office of Congressional Workplace Rights and the Office of Employee Advocacy to assess opportunities to improve employee awareness of available resources, accessibility of support services, reporting processes, and overall confidence in workplace accountability systems. The offices shall brief the Committee within 180 days of enactment on their findings and any recommendations for administrative, legislative, or resource improvements.

Page 18, strike the paragraph after “*Rayburn House Office Building Renewal.*” until *Integrated Pets Management*” and replace with the follow:

—As early as fiscal year 2020, the Committee has expressed concern with properly financing large construction projects in advance of failure. The Committee supports efforts by the AOC to renovate the Rayburn House Office Building, to address imminent system failures and avoid larger, more expensive outcomes in future years. The Committee appreciates the regular bipartisan briefings provided by the AOC on infrastructure needs and swing space options ahead

of more substantial Rayburn House Office Building renovation investment. The AOC provided an initial bipartisan Member briefing on Swing Space in June 2025, and additional briefings were provided in December 2025 and February 2026. The Committee appreciates the ongoing and regular communication from the AOC.

The AOC is directed to provide a third proposal utilizing the existing footprint, within 30 days of issuance of this report to the House Committee on Appropriations, the Committee on House Administration, and House Leadership with the goal of beginning the work to renew Rayburn as soon as possible given the deteriorating conditions and increasing likelihood of critical failure.

Additionally, the AOC is directed to initiate a Rayburn working group with campus stakeholders and provide written and in-person status updates on a regular basis to the House Committee on Appropriations, the Committee on House Administration, and House Leadership on a monthly basis.

LEG BRANCH FY 27

AMENDMENT #2

RC#1

NOT ADOPTED

27-33

Rep. Espaillat
FY27 – Leg Branch
Amendment #1

**Amendment to the Legislative Branch Appropriations Bill
Offered by Mr. Espaillat of New York**

In the bill:

Page 30, line 19, strike "\$611,894,000" and insert "860,084,000".

LEG BRANCH FY27
AMENDMENT #3
RC#2
NOT ADOPTED
27-34

Rep. DeLauro
FY27 – Legislative Branch
Amendment #_

**AMENDMENT TO FISCAL YEAR 2027 LEGISLATIVE BRANCH
APPROPRIATIONS BILL
OFFERED BY MS. DELAURO**

In the bill:

Insert at the appropriate place the following:

Sec. ____ . The remaining unobligated balances of funds, from amounts made available to the Office of Management and Budget in prior fiscal years that remain available through September 30, 2029, are hereby transferred to the Comptroller General of the United States, and shall be available for the purposes of finding budgeting and accounting efficiencies in the executive branch.

In the report:

Insert at the appropriate place the following:

Inefficient and Wasteful Management of Appropriations.—The Committee notes with grave concern that the Office of Management and Budget received a supplemental appropriation for \$100 million, specifically for the purpose of finding budgeting and accounting efficiencies in the executive branch, but to date has obligated none of it. The Committee believes that OMB has sufficiently demonstrated their unwillingness and inability to conduct effective and responsible oversight over executive branch agencies and therefore includes a provision to transfer these resources to the Government Accountability Office to support its proven track record of informing Congress’s budgetary deliberations.

LB FY 27
AMENDMENT #4
WITHDRAWN

Rep. Ryan Zinke
FY27 – Leg Branch
Amendment #1

RETURN TO WORK

In the bill:

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

Sec. __. None of the funds made available in this Act may be obligated or expended by an office until the head of the office takes such actions as are necessary to ensure that employees of the office are required to return to work in-person at their respective duty stations on a full-time basis. The previous sentence shall not apply in case of emergency.

LB FY 27
AMENDMENTS
WITHDRAWN

Rep. Hoyer #1
FY27 – Legislative Branch
Amendment # ___

**AMENDMENT TO THE LEGISLATIVE BRANCH
APPROPRIATIONS BILL OFFERED BY MR. HOYER**

In the bill:

On page 37, strike Section 210.

LB FY 27
AMENDMENT #6
WITHDRAWN

Rep. Andrew Clyde
FY27 – Leg Branch
Amendment #1

Strike Section 210

In the Bill:

On page 37, strike Section 210.

LB FY 27
AMENDMENT #7
WITHDRAWN

Rep. Hoyer #2
FY27 – Legislative Branch
Amendment # ___

**AMENDMENT TO THE LEGISLATIVE BRANCH
APPROPRIATIONS BILL
OFFERED BY MR. HOYER**

In the bill:

Insert at the appropriate place, the following language:

“(a) IN GENERAL.—Section 8331(3) of title 5, United States Code, is amended—

- (1) in subparagraph (H), by striking “and” at the end;
- (2) in subparagraph (I), by inserting “and” after the semicolon;
- (3) by inserting after subparagraph (I) the following:

“(J) with respect to a member of the Capitol Police, overtime pay received on or after the date of enactment of this subparagraph for overtime under the Fair Labor Standards Act of 1938 (29 U.S.C. 201 et seq.) by operation of section 102(a)(1) of the Congressional Accountability Act of 1995 (2 U.S.C. 1302(a)(1)), for up to an amount equal to 50 percent of any annual statutory maximum in overtime pay for customs officers set pursuant to section 5(c)(1) of the Act of February 13, 1911 (19 U.S.C. 267(c)(1));”; and

- (4) in the undesignated matter following subparagraph (J) (as added by paragraph (3)), by striking “subparagraphs (B) through (I) of this paragraph” and inserting “subparagraphs (B) through (J) of this paragraph,”.

(b) Implementation.—

(1) IN GENERAL.—Section 8415 of title 5, United States Code, is amended by adding at the end the following:

“(o) (1) No part of overtime pay (as described in section 8331(3)(J)) paid to a member of the Capitol Police shall be treated as basic pay for purposes of any computation of an annuity under this section, unless, before the date of the separation on which entitlement to annuity is based, the separating individual has

completed at least 15 years of service (whether performed before, on, or after the date of the enactment of this subsection).

“(2) If the condition under paragraph (1) is met, then any amounts received by the individual in the form of such overtime pay shall (for the purposes referred to in paragraph (1)) be treated as basic pay, but only to the extent that such amounts are attributable to service performed on or after the date of the enactment of this subsection, and only to the extent of the percentage allowable, which shall be determined as follows:

“If the total amount of service performed, on or after the date of enactment of this subsection is:	Then, the percentage allowable is:
Less than 4 years	50
At least 4 but less than 8 years	75
At least 8 years	100.

“(3) Notwithstanding any other provision of this subsection, 100 percent of all amounts received as overtime pay (as described in section 8331(3)(J)) shall, to the extent attributable to service performed on or after the date of the enactment of this subsection, be treated as basic pay for purposes of computing—

“(A) an annuity under section 8452; and

“(B) a survivor annuity under subchapter IV, if based on the service of an individual who dies before separating from service.”.

(2) INFORMATION.—Not less than once every year following the date of enactment of this section, the United States Capitol Police shall provide information to the Office of Personnel Management for the purposes of carrying out this section and the amendments made by this section, including information used to determine the normal-cost percentage (as that term is defined in section 8401 of title 5, United States Code).

(c) Technical amendment.—The second instance of subsection (s) (relating to physician comparability allowance) of section 8339 of title 5, United States Code, is redesignated as subsection (t).”

LB FY 27
AMENDMENT # 8
RC # 3
NOT ADOPTED
30-32

Rep. Aguilar
FY27 – Leg Branch
Amendment #1

AMENDMENT TO LEGISLATIVE BRANCH APPROPRIATIONS BILL
OFFERED BY MR. AGUILAR OF CALIFORNIA

In the bill:

Insert at the appropriate place, the following language:

“Notwithstanding any other provision of law, an entity may use amounts appropriated or otherwise made available under this Act to pay the compensation of an officer or employee without regard to the officer’s or employee’s immigration status if the officer or employee has been issued an employment authorization document under the Deferred Action for Childhood Arrivals Program of the Secretary of Homeland Security, as set forth in the Department of Homeland Security’s August 24, 2022 final rule entitled “Deferred Action for Childhood Arrivals.”

LB FY 27
AMENDMENT IN THE
20 DEGREE
TO AMENDMENT # 9 (TORRES)
RC#4
ADOPTED
34-26

Rep. Celeste Maloy
FY27 – Leg Branch
Amendment #1

SECOND DEGREE AMENDMENT TO TORRES AMENDMENT #1

Strike the text of the Torres Amendment #1 and replace with the following:

On page 5 of the report, insert the following as a new paragraph to appear above “House Leadership Offices”

The Committee supports the work of the Speaker’s office and the Republican Women’s Caucus and the Democratic Women’s Caucus task force to review sexual misconduct procedures in Congress and make holistic recommendations on how to better protect victims and guarantee fair and impartial investigation and accountability.

LB FY 27
AMENDMENT #9
AS AMENDED BY
MAY 20 DEGREE
ADOPTED
VV

Rep. Norma J. Torres
FY27 – Leg Branch
Amendment #1

AMENDMENT TO THE LEGISLATIVE BRANCH AND RELATED AGENCIES APPROPRIATIONS BILL
OFFERED BY MRS. TORRES

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

**SEC. __. REQUIRING IN PERSON WORKPLACE MISCONDUCT TRAINING FOR MEMBERS
OF CONGRESS**

Starting on January 3, 2027, none of the funds made available by this Act may be used to satisfy any requirement for workplace misconduct training for Members of Congress unless such training is completed in person.

LB FY 27
AMENDMENT #10
WITHDRAWN

Rep. Norma J. Torres
FY27 – Leg Branch
Amendment #2

AMENDMENT TO THE LEGISLATIVE BRANCH AND RELATED AGENCIES
APPROPRIATIONS BILL
OFFERED BY MRS. TORRES

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

Page 4, line 22, strike “\$10,000,000” and insert
“\$9,500,000”.

Page 4, line 24, strike the period and insert the following:

“; Provided further, That of the amount made
available, the Committee on Ethics shall receive not less
than a \$500,000 increase from its fiscal year 2026 allocation
for its investigations team.”.

LB FY 27

AMENDMENT IN THE

2^D DEGREE TO

AMENDMENT #10 (TORRES #2)

WITHDRAWN

Rep. Michael Guest
FY27 LEG. BRANCH
Amendment #1

SECOND DEGREE AMENDMENT TO TORRES AMENDMENT #2

In the report, on page 6, following “committee room renovations.”, insert the following as a new paragraph:

Committee on Ethics.—The Committee supports the increase of \$500,000 in fiscal year 2026 for additional investigative staff for the House Committee on Ethics from the Committee on House Administration and supports this funding to continue into fiscal year 2027.

LB FY 27
AMENDMENT # 11
ADOPTED VV

Rep. Norma J. Torres
FY27 – Leg Branch
Amendment #3

LATE

AMENDMENT TO THE LEGISLATIVE BRANCH AND RELATED AGENCIES APPROPRIATIONS BILL
OFFERED BY MRS. TORRES

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

**SEC. __. REQUIRING IN PERSON WORKPLACE MISCONDUCT TRAINING FOR MEMBERS
OF CONGRESS SUBJECT TO ACTIVE, OPEN, AND PUBLIC INVESTIGATIONS OF
MISCONDUCT**

Starting on January 3, 2027, none of the funds made available by this Act may be used to satisfy any requirement Workplace Rights and Responsibilities training for Members of Congress who has a publicly disclosed matter under review by the House Ethics Committee unless such training is completed in person.

LB FY 27
AMENDMENT #12

RC 45
NOT ADOPTED
27-32

Rep. Mike Levin
FY27 – Leg Branch
Amendment #1

AMENDMENT TO THE LEGISLATIVE BRANCH APPROPRIATIONS ACT

OFFERED BY MR. LEVIN OF CALIFORNIA

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

Sec. ___. In fiscal year 2027 and each fiscal year thereafter, any person, who, having previously taken oath, as the President, Vice President, or as a Member of Congress (as that term is defined in section 2106 of title 5, United States Code), to support the Constitution of the United States, is ineligible to receive funds from the amounts made available by section 1304 of title 31, United States Code, unless such funds are explicitly distributed by operation of a final judgement or other binding order approved or issued by a court of the United States.

LB FY 27
AMENDMENT #13
RC #6
NOT ADOPTED
28-34

Rep. Dean
FY27 – Leg Branch
Amendment #1

AMENDMENT TO THE LEGISLATIVE BRANCH APPROPRIATIONS BILL
OFFERED BY MS. DEAN

In the report:

At the appropriate place, insert the following:

“January 6th Exhibition. — The Committee directs the Architect of the Capitol to develop and install a display or exhibition within the United States Capitol complex documenting the attack on the Capitol on January 6, 2021, incorporating damaged artifacts currently in the AOC's possession, photographic records, and other relevant materials. The Architect shall consult with the House and Senate Curators to ensure a comprehensive presentation drawing upon artifacts held across all relevant custodians.

Not later than 180 days after enactment of this Act, the Architect shall submit to the Committees on Appropriations of the House and Senate a plan for the exhibition, including a proposed location, artifact inventory, installation timeline, and any funding requirements.”

LB FY 2027
AMENDMENT #14
ADOPTED VV

Rep. Gluesenkamp Perez
FY27 – Legislative Branch Appropriations Bill
Amendment #1
REVISED

Amendment to the Legislative Branch Appropriations Bill
Offered by Rep. Perez of Washington

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

Congressional Quilt Showcase - The Committee celebrates the historical significance and shared heritage quilting and needlework bring to the United States. The Committee directs the Architect of the Capitol (AOC) to develop a quilting show that shall be administered by lottery and held each year among constituents of each Congressional district who won a ribbon from a county fair or received similar recognition. The AOC may display each quilt outside the respective congressional office in the House of Representatives at the discretion of the member.

LB FY 2027

AMENDMENT #15

NOT ADOPTED

VV

Rep. Gluesenkamp Perez
FY27 – Legislative Branch Appropriations Bill
Amendment #2

Amendment to the Legislative Branch Appropriations Bill
Offered by Rep. Perez of Washington

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

Clarity and Acuity for Constituent Representation - The Committee directs the Office of Congressional Conduct to develop a standard for what constitutes conduct that does not reflect credibly upon the House, as it relates to a Member of Congress's ability to perform the duties of office unimpeded by significant irreversible cognitive impairment.

Rep. Ivey
FY27 – Leg Branch
Amendment #1

LB FY 27
AMENDMENT # 16
RC # 7
NOT ADOPTED
28-34

AMENDMENT TO LEGISLATIVE BRANCH APPROPRIATIONS BILL
OFFERED BY MR. IVEY OF MARYLAND

In the bill:

On page 31, strike Sec. 116

AMENDMENT TO LEGISLATIVE BRANCH APPROPRIATIONS BILL
OFFERED BY MR. IVEY OF MARYLAND

In the report:

At the appropriate place, insert the following:

Food Service Workers.—The Committee recommends the Chief Administrative Officer (CAO), in any future award or renewal of contracts for food and beverage services on the House campus, to include as a condition of the contract a requirement that incoming vendors (1) offer employment to all current employees of the outgoing contractor who had been employed at the previous establishment, and maintain them as employees for 90 days or more, consistent with the D.C. Displaced Workers Protection Act; and (2) recognize the applicability of the Service Contract Act, including its requirement for the new contractor to honor the wages, benefits, and other economic aspects of any preexisting collective bargaining agreement for at least 365 days.