H.R. 1585 - Violence Against Women Reauthorization Act of 2019

1. Structured rule.
2. Provides one hour of general debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary.
3. Waives all points of order against consideration of the bill.
4. Makes in order as original text for the purpose of amendment an amendment in the nature of a substitute consisting of the text of Rules Committee Print 116-9, modified by the amendment printed in part A of the Rules Committee report, and provides that it shall be considered as read.
5. Waives all points of order against that amendment in the nature of a substitute.
6. Makes in order only those further amendments printed in part B of the Rules Committee report. Each such amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question.
7. Waives all points of order against the amendments printed in part B of the report.
8. Provides one motion to recommit with or without instructions.
RESOLUTION

Resolved, That at any time after adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1585) to reauthorize the Violence Against Women Act of 1994, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary. After general debate the bill shall be considered for amendment under the five-minute rule. In lieu of the amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule an amendment in the nature of a substitute consisting of the text of Rules Committee Print 116-9 modified by the amendment printed in part A of the report of the Committee on Rules accompanying this resolution. That amendment in the nature of a substitute shall be considered as read. All points of order against that amendment in the nature of a substitute are waived. No amendment to that amendment in the nature of a substitute shall be in order except those printed in part B of the report of the Committee on Rules. Each such amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against such amendments are waived. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.
### SUMMARY OF AMENDMENT IN PART A PROPOSED TO BE CONSIDERED AS ADOPTED

<table>
<thead>
<tr>
<th>Sponsor</th>
<th>#</th>
<th>Description</th>
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<tbody>
<tr>
<td>Nadler (NY)</td>
<td>#58</td>
<td>Makes technical changes to reflect appropriate statute sections and corrects terminologies.</td>
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### SUMMARY OF AMENDMENTS IN PART B PROPOSED TO BE MADE IN ORDER

(summaries derived from information provided by sponsors)

<table>
<thead>
<tr>
<th>Sponsor</th>
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<tbody>
<tr>
<td>Jeffries (NY)</td>
<td>#13</td>
<td>Requires that the materials distributed by various federal agencies as set out by the bill are made available in commonly encountered languages. Such materials include information about resources for and rights of survivors.</td>
</tr>
<tr>
<td>Scanlon (PA)</td>
<td>#32</td>
<td>Requires DOJ to report to Congress the effects of the recent federal government shutdown on DOJ’s efforts to disperse funding and services to victims to domestic violence.</td>
</tr>
<tr>
<td>Escobar (TX)</td>
<td>#23</td>
<td>Requires a report on the status of women in federal incarceration and collaboration on reentry planning and services for incarcerated women, including development of a national standard on prevention with respect to domestic and sexual violence.</td>
</tr>
<tr>
<td>Dean (PA)</td>
<td>#42</td>
<td>Allows for cross agency coordination and collaboration.</td>
</tr>
<tr>
<td>Torres, Norma (CA)</td>
<td>#55</td>
<td>Requires the Center for Disease Control and Prevention to provide a report to</td>
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Congress on the activities of grant awardees funded through the Rape Prevention and Education (RPE) grant program, as well as on emerging best practices relating to rape prevention and education.

6. Burgess (TX) #38 Requires state and local governments that are recipients of the Debbie Smith DNA Backlog Grant Program to include information on best practices regarding reducing the backlog of DNA evidence in those government’s annual reports to the Attorney General.

7. Waters (CA) #33 Creates a new purpose area to the grants to combat violent crimes on campuses, which allows grant funds to be used for the training of campus personnel in how to use victim-centered, trauma-informed interview techniques, informed by evidence based research on the neurobiology of trauma, when asking questions of a student or employee who reports to be a victim of sexual harassment, sexual assault, domestic violence, dating violence or stalking.

8. Young (AK) #14 Changes the definition of land eligible for a tribe’s jurisdiction to include all land within any Alaska Native village, for the Alaska tribal jurisdiction pilot project.

9. Johnson, Eddie Bernice (TX) #28 Clarifies in law the difference between internal and external transfers when applying for an emergency transfer.

10. Wagner (MO), Jackson Lee (TX), Maloney, Carolyn (NY) #49 (REVISED) Ensures that the Creating Hope through Outreach, Options, Service, and Education for Children and Youth (CHOOSE Children and Youth) Program can continue to include programs that address sex trafficking.

11. Wagner (MO) #50 (REVISED) Enhances VAWA’s transparency and accountability measures by making entities found by the Attorney General to have intentionally misused VAWA grant funds ineligible to apply for future grants for up to 5 years, after
reasonable notice and opportunity for a hearing.

12. Grijalva, Raúl (AZ), Cook (CA), Cole (OK), Haaland (NM), Larsen, Rick (WA)

#39 Expands the definition of domestic violence in the Indian Civil Rights Act of 1968, as amended by the bill, to include violence against or witnessed by a child under the age of 18, or an elder (as defined by tribal law).

(10 minutes)

13. Grijalva, Raúl (AZ), Cook (CA), Kildee (MI), Cole (OK), Haaland (NM)

#40 Alleviates the costs tribes incur due to the expansion of criminal jurisdiction. Further this amendment provides language allowing the Attorney General to award grants to tribes to improve law enforcement, tribal court personnel and criminal codes.

(10 minutes)

14. Emmer (MN), Jayapal (WA)

#44 Authorizes the Office on Violence Against Women to improve the handling of crimes of domestic violence, dating violence, sexual assault, and stalking by incorporating a trauma-informed approach into the initial response to and investigation of such crimes.

(10 minutes)

15. Quigley (IL)

#53 (LATE) (REVISED) Requires the Secretary of HHS to review and submit a report on whether being a victim of domestic violence increases the likelihood of having a substance use disorder.

(10 minutes)

16. Kuster (NH), Speier (CA), Morelle (NY), Turner (OH), Raskin (MD)

#1 Directs the Department of Justice to establish an interagency working group to study existing Federal surveys and reporting programs on sexual violence, and to make recommendations on how to harmonize such efforts for improved coordination and data collection.

(10 minutes)

17. Meng (NY)

#10 (REVISED) Ensures that parenting classes are made available to prisoners with limited English proficiency.

(10 minutes)

18. Meng (NY)

#11 Directs the Director of BOP to develop tools to communicate parenting program availability and eligibility criteria to each BOP employee and each pregnant inmate to ensure that each pregnant inmate understands the resources available to them.

(10 minutes)

19. Meng (NY)

#12 Ensures that cultural competency training is
included in trauma screening trainings provided to correctional officers, and each BOP employee, including instructors and health care professionals.

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<thead>
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<tbody>
<tr>
<td>20.</td>
<td>Plaskett (VI), Radewagen (AS)</td>
<td>#2</td>
<td>Increases the minimum amount made available to territories of the United States under the Sexual Assault Services Program and the Transitional Housing Assistance Program. (10 minutes)</td>
</tr>
<tr>
<td>21.</td>
<td>Bera (CA)</td>
<td>#18</td>
<td>Increases funding for grants to enhance culturally specific services for victims of domestic violence, dating violence, sexual assault, and stalking. (10 minutes)</td>
</tr>
<tr>
<td>22.</td>
<td>Gallego (AZ), Haaland (NM), Cole (OK), Cook (CA), Davids (KS)</td>
<td>#24</td>
<td>Directs the GAO to submit a report on the response of law enforcement agencies to reports of missing or murdered Indians, including recommendations for legislative solutions. (10 minutes)</td>
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<tr>
<td>23.</td>
<td>Clark, Katherine (MA)</td>
<td>#43 (REVISED)</td>
<td>Establishes a grant program to train state and local law enforcement to prevent, enforce, and prosecute domestic violence-related crimes carried out online and establishes a national resource center to study these crimes. Requires the FBI to update the Uniform Crime Reports and the National Incident-Based Reporting System to include cybercrimes committed against individuals. (10 minutes)</td>
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<td>24.</td>
<td>Krishnamoorthi (IL), Brooks, Susan (IN)</td>
<td>#35 (REVISED)</td>
<td>Specifies, but does not limit, components of economic security that Americans face when striving for economic stability including: financial empowerment, affordable housing, transportation, healthcare access, and quality education and training opportunities. (10 minutes)</td>
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<tr>
<td>25.</td>
<td>Krishnamoorthi (IL), Bacon (NE)</td>
<td>#36</td>
<td>Ensures the inclusion of guidelines and best practices for the creation of employee assistance programs. (10 minutes)</td>
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<td>26.</td>
<td>Brown (MD)</td>
<td>#46</td>
<td>Creates a grant program for States, local governments, Indian tribes, and domestic (10 minutes)</td>
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violence victim service providers and coalitions for technical assistance and training in the operation or establishment of a lethality assessment program (LAP).

27. Haaland (NM), Grijalva, Raúl (AZ), Cole (OK), Gallego (AZ), Moore (WI), Young (AK), Case (HI), Soto (FL), Davids (KS), Torres, Norma (CA) #20 Provides for the inclusion of victim advocates/resources in state courts for urban American Indians/Alaskan Natives (AI/ANs) where 71 percent of the Native American population resides due to federal relocation and termination policies. This will be offered as an amendment to the DOJ STOP Formula Grant Program for states (authorized by 34 U.S.C § 10441) to address the lack of victim resources for Native American women in urban areas (who experience disproportional rates of sexual/domestic violence) since this group falls outside of the eligibility for the DOJ Victim of Crimes Act Tribal Set-Aside funding, which is only available for tribal programs within reservation boundaries.

28. Haaland (NM), Young (AK), Cook (CA), Grijalva, Raúl (AZ), Cole (OK), Gallego (AZ), Moore (WI), Ruiz (CA), Case (HI), Soto (FL), Davids (KS), Torres, Norma (CA) #41 Clarifies that federal criminal information database sharing extends to entities designated by a tribe as maintaining public safety within a tribe's territorial jurisdiction that have no federal or state arrest authority.

29. Rouda (CA) #15 Adds language that recognizes the ongoing epidemic of violence against transgender and gender non-conforming people.

30. Rouda (CA) #16 Gives college campuses the opportunity to offer primary prevention training, in addition to survivor support services.

31. Rouda (CA) #17 Gives college campuses the opportunity to offer alternative justice response programs.

32. Rouda (CA) #31 (REVISED) Gives college campuses the opportunity to include all participants
involved with the resolution process in training which identifies and responds to crimes of domestic violence, dating violence, sexual assault, and stalking. Resolution process members include the Title IX coordinator’s office as well as the office of student conduct.

33. Craig (MN) #19 Directs the Secretary of Education to submit a report to Congress regarding an evaluation of programs, events, and educational materials related to domestic violence, dating violence, sexual assault, and stalking and an assessment of best practices and guidance. This report shall be made publicly available online to universities and college campuses to use as a resource.

34. Schrier (WA), Shalala (FL), Underwood (IL) #21 (REVISED) Specifies that trauma and behavioral health specialists are included in the term “health care professionals.” The amendment would also increase the number of health care professionals that specialize in child exposure to violence.

35. Underwood (IL), Scanlon (PA), Casten (IL) #30 Requires DOJ to report to Congress the effects of the recent federal government shutdown on DOJ’s efforts to disperse funding and services to victims of domestic violence.

36. Casten (IL), Underwood (IL), Dean (PA) #47 Ensures that campus faculty is trained to recognize victims of sexual or domestic violence.

37. Porter (CA) #45 (REVISED) Integrates the term "economic abuse" throughout the legislation, wherever "domestic violence" occurs.

38. Rose, Max (NY) #51 (LATE) Expands the National Domestic Violence Hotline to include texting features via telephone.

39. Axne (IA) #54 (LATE) Increases STOP grants from $40 million to $60 million.

40. Torres Small, Xochitl (NM) #57 (LATE) (REVISED) Ensures all provisions of the bill comply with immigration laws.