H.R. 1620 - Violence Against Women Reauthorization Act of 2021
H.R. 6 - American Dream and Promise Act of 2021
H.R. 1603 - Farm Workforce Modernization Act of 2021
H.R. 1868 - To prevent across-the-board direct spending cuts, and for other purposes.
H.J. Res. 17 - Removing the deadline for the ratification of the equal rights amendment

2. Provides one hour of general debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary or their designees.
3. Waives all points of order against consideration of the bill.
4. Provides that an amendment in the nature of a substitute consisting of the text of Rules Committee Print 117-3, modified by the amendment printed in part A of the Rules Committee report, shall be considered as adopted and the bill, as amended, shall be considered as read.
5. Waives all points of order against provisions in the bill, as amended.
6. Provides that following debate, each further amendment printed in part B of the Rules Committee report not earlier considered as part of amendments en bloc pursuant to section 3 shall be considered 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debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, may be withdrawn by the proponent at any time before the question is put thereon, shall not be subject to amendment, and shall not be subject to a demand for division of the question.
7. Provides that at any time after debate the chair of the Committee on the Judiciary or his designee may offer amendments en bloc consisting of further amendments printed in part B of the Rules Committee report not earlier disposed of. Amendments en bloc shall be considered as read, shall
be debatable for 20 minutes equally divided and controlled by the chair
and ranking minority member of the Committee on the Judiciary or their
designees, shall not be subject to amendment, and shall not be subject to a
demand for division of the question.

8. Waives all points of order against the amendments printed in part B of the
Rules Committee report or amendments en bloc described in section 3 of
the resolution.

9. Provides one motion to recommit.


11. Provides one hour of general debate equally divided and controlled by the
chair and ranking minority member of the Committee on the Judiciary or
their designees.

12. Waives all points of order against consideration of the bill.

13. Provides that an amendment in the nature of a substitute consisting of the
text of Rules Committee Print 117-4 shall be considered as adopted and
the bill, as amended, shall be considered as read.

14. Waives all points of order against provisions in the bill, as amended.

15. Provides one motion to recommit.


17. Provides one hour of general debate equally divided and controlled by the
chair and ranking minority member of the Committee on the Judiciary or
their designees.

18. Waives all points of order against consideration of the bill.

19. Provides that the amendment printed in part C of the Rules Committee
report shall be considered as adopted and the bill, as amended, shall be
considered as read.

20. Waives all points of order against provisions in the bill, as amended.

21. Provides one motion to recommit.


23. Provides one hour of general debate equally divided and controlled by the
chair and ranking minority member of the Committee on the Budget or
their designees.

24. Waives all points of order against consideration of the bill.

25. Provides that the bill shall be considered as read.

26. Waives all points of order against provisions in the bill.

27. Provides one motion to recommit.


29. Provides one hour of general debate equally divided and controlled by the
chair and ranking minority member of the Committee on the Judiciary or their designees.

30. Waives all points of order against consideration of the joint resolution.
31. Provides that the joint resolution shall be considered as read.
32. Waives all points of order against provisions in the joint resolution.
33. Provides one motion to recommit.
34. House Resolution 232 is hereby adopted.
35. Provides that notwithstanding clause 7(a) of rule X (interim committee funding), during the One Hundred Seventeenth Congress, the period described in such clause shall end at midnight on April 22.

RESOLUTION

Resolved, That upon adoption of this resolution it shall be in order to consider in the House the bill (H.R. 1620) to reauthorize the Violence Against Women Act of 1994, and for other purposes. All points of order against consideration of the bill are waived. An amendment in the nature of a substitute consisting of the text of Rules Committee Print 117-3, modified by the amendment printed in part A of the report of the Committee on Rules accompanying this resolution, shall be considered as adopted. The bill, as amended, shall be considered as read. All points of order against provisions in the bill, as amended, are waived. The previous question shall be considered as ordered on the bill, as amended, and on any further amendment thereto, to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary or their respective designees; (2) the further amendments described in section 2 of this resolution; (3) the amendments en bloc described in section 3 of this resolution; and (4) one motion to recommit.

Sec. 2. After debate pursuant to the first section of this resolution, each further amendment printed in part B of the report of the Committee on Rules not earlier considered as part of amendments en bloc pursuant to section 3 of this resolution shall be considered 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, may be withdrawn by the proponent at any time before the question is put thereon, shall not be subject to amendment, and shall not be subject to a demand for division of the question.
Sec. 3. It shall be in order at any time after debate pursuant to the first section of this resolution for the chair of the Committee on the Judiciary or his designee to offer amendments en bloc consisting of further amendments printed in part B of the report of the Committee on Rules accompanying this resolution not earlier disposed of. Amendments en bloc offered pursuant to this section shall be considered as read, shall be debatable for 20 minutes equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary or their respective designees, shall not be subject to amendment, and shall not be subject to a demand for division of the question.

Sec. 4. All points of order against the further amendments printed in part B of the report of the Committee on Rules accompanying this resolution or amendments en bloc described in section 3 of this resolution are waived.

Sec. 5. Upon adoption of this resolution it shall be in order to consider in the House the bill (H.R. 6) to authorize the cancellation of removal and adjustment of status of certain aliens, and for other purposes. All points of order against consideration of the bill are waived. An amendment in the nature of a substitute consisting of the text of Rules Committee Print 117–4 shall be considered as adopted. The bill, as amended, shall be considered as read. All points of order against provisions in the bill, as amended, are waived. The previous question shall be considered as ordered on the bill, as amended, and on any further amendment thereto, to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary or their respective designees; and (2) one motion to recommit.

Sec. 6. Upon adoption of this resolution it shall be in order to consider in the House the bill (H.R. 1603) to amend the Immigration and Nationality Act to provide for terms and conditions for nonimmigrant workers performing agricultural labor or services, and for other purposes. All points of order against consideration of the bill are waived. The amendment printed in part C of the report of the Committee on Rules accompanying this resolution shall be considered as adopted. The bill, as amended, shall be considered as read. All points of order against provisions in the bill, as amended, are waived. The previous question shall be considered as ordered on the bill, as amended, and on any further amendment thereto, to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary or their respective designees; and (2) one motion to recommit.

Sec. 7. Upon adoption of this resolution it shall be in order to consider in the House the bill (H.R. 1868) to prevent across-the-board direct spending cuts, and
for other purposes. All points of order against consideration of the bill are waived. The bill shall be considered as read. All points of order against provisions in the bill are waived. The previous question shall be considered as ordered on the bill and on any amendment thereto to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on the Budget or their respective designees; and (2) one motion to recommit.

Sec. 8. Upon adoption of this resolution it shall be in order to consider in the House the joint resolution (H.J. Res. 17) removing the deadline for the ratification of the equal rights amendment. All points of order against consideration of the joint resolution are waived. The joint resolution shall be considered as read. All points of order against provisions in the joint resolution are waived. The previous question shall be considered as ordered on the joint resolution and on any amendment thereto to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary or their respective designees; and (2) one motion to recommit.

Sec. 9. House Resolution 232 is hereby adopted.

Sec. 10. Notwithstanding clause 7(a) of rule X, during the One Hundred Seventeenth Congress, the period described in such clause shall end at midnight on April 22.

SUMMARY OF AMENDMENT TO H.R. 1620 IN PART A PROPOSED TO BE CONSIDERED AS ADOPTED

<table>
<thead>
<tr>
<th>Sponsor</th>
<th>Description</th>
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<tr>
<td>1. Nadler (NY)</td>
<td>#71 (LATE) (REVISED) (MANAGER’S) Makes a number of technical and conforming changes throughout the bill. Adds a Sense of Congress that sex trafficking victims experience sexual violence and assault and that Federal recognition of their recovery is important. Ensures the legislation adequately responds to challenges facing survivors and organizations that serve survivors, including amending Section 105 to strengthen the appropriate responsiveness of</td>
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criminal and civil justice interventions by ensuring that training is population-specific; amending Section 105 to authorize the Outreach and Services to Underserved Populations grant program in the amount of $10 million; clarifying, in Section 601, that a tenant, program participant, or resident in a housing unit who has experienced sexual assault on the premises within the last 90 days of the request for an emergency transfer can be eligible to request an emergency transfer or be eligible to request a National VAWA Victim Relocation Pool voucher; and, in Section 706, ensuring that education and information programs for survivors are conducted in a manner that is equally effective for and accessible to people with disabilities and people without disabilities. Additionally, modifies Sec. 703 in accordance with technical assistance from the Department of Labor (DOL) and the Department of Health and Human Services (HHS) to ensure that the changes in Unemployment Insurance (UI) and the Temporary Assistance for Needy Families program (TANF) can be implemented correctly and without unintended consequences. Streamlines the respective definitions of domestic violence, sexual harassment, sexual assault, and stalking within the context of each program to ensure that the personnel training for the new standards is specific to the program and modifies effective dates to include a clear and sequential timeline for steps required to avoid penalties under existing UI and TANF law.

**SUMMARY OF AMENDMENTS TO H.R. 1620 IN PART B PROPOSED TO BE MADE IN ORDER**

*(summaries derived from information provided by sponsors)*

<table>
<thead>
<tr>
<th>Sponsor</th>
<th># Description</th>
<th>Debate Time</th>
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<tr>
<td>1. Burgess</td>
<td>#13 (REVISED) Requires the DOJ and HHS to issue</td>
<td>(10 minutes)</td>
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guidance and best practices on strategies to improve coordination of sexual assault forensic examination training and program sustainability.

2. Bush, Cori (MO) #54 (LATE) (REVISED) Ensures that survivors can access transitional housing and be protected from unfair evictions and denial of service.

3. Bush, Cori (MO) #56 (LATE) (REVISED) Requires the Attorney General shall make publicly available on the Department of Justice website reports involving police sexual misconduct.

4. Case, Kahele (HI) #30 (REVISED) Ensures the inclusion of Native Indian, Alaska Native and Native Hawaiian groups. Requires a review and subsequent Department of Justice report of Native Hawaiian interactions with the criminal justice system and related crime prevention programs to add to pre-existing data on Native Indians and Alaska Natives.

5. Connolly, Rodney (VA) #18 Adds the right to be informed of the status and location of a sexual assault evidence collection kit to the rights of sexual assault survivors (18 U.S.C. 3772).

6. Crist, Omar (FL) #27 (REVISED) Clarifies that STOP grants can be used to cover the fees associated with replacing driver's licenses and birth certificates for survivors and their children. This amendment will provide survivors and their families with life-saving assistance as they take steps to build a safe and independent life.

7. Davis, Rodney (IL), Spanberger, Joyce, David (OH), Omar (MN), Stivers (OH) #46 Requires the Department of Health and Human Services to include in their Study and Report on Barriers to Survivors' Economic Security Access (Sec. 704), the impact of the COVID-19 pandemic on such survivors as it relates to their ability to maintain economic security.

8. Delgado #61 (LATE) Adds to the findings on Economic
Security for Victims that individuals living in rural areas facing intimate partner violence often face barriers to accessing resources, ranging from health care to the criminal justice system.

9. Delgado (NY) #62 (LATE) (REVISED) Requires an analysis of the unique barriers faced by survivors in rural communities in the study on barriers to survivors’ economic security.

10. Dingell (MI), Fitzpatrick (PA) #5 Establishes pilot program grants (up to 10) through the Department of Justice to state and tribal courts, offering them the opportunity to explore the feasibility and effectiveness of serving protection orders electronically.

11. Kahele (HI), Case (HI) #48 (REVISED) Ensures appropriate consultation and inclusion with indigenous groups to support the tailored needs of indigenous women.

12. Lamb (PA) #72 (LATE) Adds training for sexual assault nurse examiners (SANE nurses) to VAWA's Rural Programs, to expand access to and retention of quality SANE nurses in rural areas.

13. Lawrence (MI) #22 Amends Section 102 (Grants Encouraging Improvements and Alternatives to the Criminal Justice Response), to authorize grants to also be used for the purpose of better identifying and responding to domestic violence, dating violence, sexual assault, and stalking against individuals who have been arrested or have contact with the juvenile or adult criminal justice system, and for developing or strengthening diversion programs and to ensure they receive comprehensive victim services.

14. Lawrence (MI), Speier (CA) #49 (REVISED) Incentivizes states to adopt laws prohibiting the prosecution of minors for prostitution.

15. Leger Fernandez (NM) #40 (REVISED) Directs the Office on Violence Against Women to report on actions taken to prevent suicide amongst survivors and to consult with SAMHSA to establish best practices to prevent suicide amongst survivors.

16. Leger Fernandez #50 (REVISED) Requires that services provided pursuant to grants to support families in the
justice system are provided in a culturally relevant manner and requires DOL’s public outreach and education campaign to be conducted in a culturally relevant manner.

17. Levin, Andy (MI)  #15 (REVISED) Amends Sec. 101 (STOP Grants) to add "implementing a vertical prosecution system" to the list of permissible uses for STOP grants. "Vertical prosecution" refers to a plan for prosecuting cases in which one individual prosecuting attorney remains the primary individual responsible for the case, as well as the primary contact for victim witnesses from complaint through sentencing.

18. Meng (NY)  #44 Ensure family-focused programming for prisoners – from intake through reentry – to support the prisoners’ familial needs, as well as provide appropriate training for correctional staff to engage with prisoners’ families.

19. Meng (NY)  #47 Ensures clear distribution and accessibility of sanitary products to prisoners and provides that no visitor is prohibited from visiting due to the visitor’s use of sanitary products.

20. Moore (WI), Underwood (IL), Adams (NC)  #2 (REVISED) Authorizes a study on the intersection between domestic violence, sexual assault, dating violence, and stalking, and maternal mortality or morbidity.

21. Moore (WI), Kuster (NH)  #16 Authorizes and expands programs offering sexual assault medical forensic exams and sexual assault victim services in tribal communities.

22. Newman (IL)  #1 (REVISED) Requires grant applicants of the National Resource Center on Workplace Responses to include microbusiness in their outreach to qualify.

23. Omar (MN)  #57 (LATE) Includes credit history in the GAO economic barrier study.

24. Omar (MN)  #59 (LATE) (REVISED) Includes barriers of legal costs and jurisdictional challenges in the GAO economic study.

25. Phillips (MN)  #24 (REVISED) Establishes a pilot program to identify and make immigration relief available to
immigrants who are dependent upon their abusers for immigration status and have been subject to battering or extreme cruelty and have already been authorized for employment.

26. Plaskett (VI) #17 Establishes a civil cause of action against a person that discloses an intimate image of an individual without the depicted individual’s consent, if the person disclosed the image with knowledge of or reckless disregard for such lack of consent.

27. Pressley (MA), Newman (IL) #23 Establishes LGBTQ+ specific grants and services to LGBTQ+ victims of domestic violence, dating violence, sexual assault, and stalking.

28. Ross, Deborah (NC) #10 (REVISED) Revises the Omnibus Crime Control and Safe Streets Act to allow grants to be used to for the development of statewide databases with information on where sexual assault nurse examiners (SANE nurses) are located.

29. Ross, Deborah (NC) #67 (LATE) Creates a statutory mandate that a victim’s safety should be central to the housing and housing-related decisions that covered housing providers make when implementing VAWA to not evict survivors, keep their information confidential, and do not deny assistance.

30. Scanlon (PA) #39 (REVISED) Provides legal representation to individuals for post conviction relief proceedings.

31. Scanlon (PA) #43 Creates a pathway for providing legal services through the Department of Veterans Affairs to address unmet needs such as elder law, child custody, and housing disputes.

32. Speier (CA), Katko (NY), Jeffries (NY), Lieu (CA), Scanlon (PA), Plaskett (VI), #21 Adds the Stopping Harmful Image Exploitation and Limiting Distribution Act (the “SHIELD Act”) to the bill, which addresses the malicious sharing of private, intimate images, known as “nonconsensual pornography” or “revenge porn.”
33. **Speier** (CA), Kuster (NH), Frankel (FL), Escobar (TX), Lawrence (MI), Moore (WI), Dingell (MI), Pressley (MA), Clark, Katherine (MA), McBath (GA), Hayes (CT)

#34 Directs the Secretary of Education to make available a climate survey for institutions of higher education to administer to students on their experiences with sexual assault, sexual harassment, domestic violence, stalking, and dating violence.

34. **Speier** (CA), Kuster (NH), Frankel (FL), Lawrence (MI), Moore (WI), Dingell (MI), Pressley (MA), Clark, Katherine (MA), McBath (GA), Hayes (CT)

#45 Establishes an Interagency Task Force on Sexual Violence in Education to provide pertinent information to the government, public, and educational institutions on campus sexual violence prevention and response, as well as how to better assist survivors.

35. **Speier** (CA), Lofgren (LATE) (REVISED)

of federal sexual assault offenses by incentivizing states to ensure that survivors have, at a minimum, the rights guaranteed by the federal law. Includes the right to be informed if the government intends to destroy or dispose of a sexual assault evidence collection kit, the right to be informed of any result of a kit, and the right to have a sexual assault evidence collection kit or its probative contents preserved without charge for the maximum applicable statute of limitations or 20 years, whichever is shorter.

36. Stefanik (NY) #28 Strikes all and replaces the text with the Violence Against Women Extension Act of 2021. (10 minutes)

37. Torres, Norma (CA) #19 Requires the Attorney General, in consultation with the Secretary of HHS, to conduct a study investigating whether abused victims who raise evidence of domestic violence are more likely to lose primary custody of their children to an abusive partner or to the State, including reviewing and providing recommendations on restructuring relevant state laws, regulations, and practices. (10 minutes)

38. Torres, Norma (CA) #20 (REVISED) Requires the Attorney General, in coordination with the Secretary of HHS, to conduct a study on the direct and collateral economic costs and risks of divorce from an abusive partner to a victim of domestic violence, including payment of alimony, legal fees, spousal support, or the division of property. (10 minutes)

39. Torres, Ritchie (NY) #11 Mandates state and local governments submit to the Attorney General a report on the number of sexual assault response teams at hospitals and their average victim response times to be eligible for certain federal funds. (10 minutes)

40. Wagner (MO) #31 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. (10 minutes)

41. #63 (LATE) Ensures any study conducted under this (10 minutes)
Williams (GA) bill includes an assessment, to the extent practicable, of any disparate impacts of the matter studied, by race, ethnicity, sex, sexual orientation, and gender identity.

SUMMARY OF AMENDMENT TO H.R. 1603 IN PART C PROPOSED TO BE CONSIDERED AS ADOPTED

Sponsor # Description
1. Nadler (NY), Lofgren (CA), Newhouse (WA) #7 (MANAGER'S) (1) Corrects a typographical error; (2) creates a hardship waiver for agricultural workers who are unable to fully satisfy the work requirement for lawful permanent residence due to a permanent disability or deteriorating health/advance age; and (3) provides the DHS Secretary with discretion to delay E-Verify implementation for up to 6 months under certain circumstances.