

**AMENDMENT TO THE AMENDMENT IN THE  
NATURE OF A SUBSTITUTE TO H.R. 2152  
OFFERED BY M.V. Cicilline**

Page 1, strike line 17, and all that follows through page 2, line 6, and insert the following (and redesignate provisions accordingly):

1           (1) Of the total number of defendants who ap-  
2           peared at an initial bail hearing, the percentage of  
3           such defendants who were released on their own re-  
4           cognizance.

5           (2) Of the total number of defendants who ap-  
6           peared at an initial bail hearing, the percentage of  
7           such defendants who participated in a pretrial re-  
8           lease program administered by the pretrial services  
9           program, without financial obligations imposed as a  
10          condition of their release.

11          (3) Of the total number of defendants who ap-  
12          peared at an initial bail hearing, the percentage of  
13          such defendants who were released on monetary bail,  
14          and who completed the pretrial period without being  
15          arrested for a subsequent unrelated offense.

16          (4) Of the total number of defendants who were  
17          released on monetary bail, the percentage of such

1 defendants who completed the pretrial period with-  
2 out having a bench warrant issued for a failure to  
3 appear.

4 (5) Of the total number of defendants partici-  
5 pating in the pretrial services program, the percent-  
6 age of such defendants who completed the pretrial  
7 period without being arrested for a subsequent unre-  
8 lated offense.

9 (6) Of the total number of defendants partici-  
10 pating in the pretrial services program, the percent-  
11 age of such defendants who completed the pretrial  
12 period without having a bench warrant issued for a  
13 failure to appear.

