AMENDMENT TO RULES COMMITTEE PRINT 116-9
OFFERED BY M___. ____________

Page 156, insert after line 20 (and conform the table of contents accordingly):

1 SEC. 1103. RESEARCH AND REPORT ON WOMEN IN FEDERAL INCARCERATION.

Not later than 18 months after the date of enactment of this Act, and thereafter, every other year, the National Institutes of Justice, in consultation with the Bureau of Justice Statistics and the Bureau of Prisons (including the Women and Special Population Branch) shall prepare a report on the status of women in federal incarceration. Depending on the topic to be addressed, and the facility, data shall be collected from Bureau of Prisons personnel and a sample that is representative of the population of incarcerated women. The report shall include:

(1) With regard to federal facilities wherein women are incarcerated—

(A) responses by such women to questions from the Adverse Childhood Experience (ACES) questionnaire;

(B) demographic data of such women, including sexual orientation and gender identity;
(C) responses by such women to questions about the extent of exposure to sexual victimization, sexual violence and domestic violence (both inside and outside of incarceration);

(D) the number of such women were pregnant at the time that they entered incarceration;

(E) the number of such women who have children age 18 or under, and if so, how many; and

(F) the crimes for which such women are incarcerated and the length of their sentence.

(2) With regard to all federal facilities where persons are incarcerated—

(A) a list of best practices with respect to women’s incarceration and transition, including staff led programs, services and management practices (including making sanitary products readily available and easily accessible, and access to and provision of healthcare);

(B) the availability of trauma treatment at each facility (including number of beds, and number of trained staff);
(C) rates of serious mental illness broken
down by gender and security level and a list of
residential programs available by site; and

(D) the availability of vocational education
and a list of vocational programs provided by
each facility.

SEC. 1104. REENTRY PLANNING AND SERVICES FOR INCAR-
CERATED WOMEN.

The Attorney General, in coordination with the Chief
of U.S. Probation and Pretrial Services and the Director
of the Bureau of Prisons (including Women and Special
Population Branch), shall collaborate on a model of gen-
der responsive transition for incarcerated women, includ-
ing the development of a national standard on prevention
with respect to domestic and sexual violence. In developing
the model, the Chief and the Director shall consult with
such experts within the federal government (including the
Office on Violence Against Women of the Department of
Justice) and in the victim service provider community (in-
cluding sexual and domestic violence and homelessness,
job training and job placement service providers) as are
necessary to the completion of a comprehensive plan.

Issues addressed should include—

(1) the development by the Bureau of Prisons
of a contract for gender collaborative services; and
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(2) identification by re-entry affairs coordinators and responsive planning for the needs of re-entering women with respect to—

(A) housing, including risk of homelessness;

(B) previous exposure to and risk for domestic and sexual violence; and

(C) the need for parenting classes, assistance securing childcare, or assistance in seeking or securing jobs that afford flexibility (as might be necessary in the re-entry, parenting or other contexts).