AMENDMENT TO RULES COMMITTEE PRINT 116– 60

OFFERED BY MRS. LOWEY OF NEW YORK

Page 1, beginning on line 4, strike "Homeland Security,".

Page 3, beginning on line 1, strike subsection (e).

Page 3, in subsection (f), strike "division F" each place it appears an insert "division E".

Page 3, in subsection (g), strike "division G" each place it appears an insert "division F".

Strike division E.

At the end of division A (before the short title), insert the following:

SEC. . None of the funds appropriated or other-1 2 wise made available by this Act may be used to carry out 3 or support any law enforcement action, carried out by a member of the Armed Forces or employee (including any 4 5 contract employee) of the Department of Defense deployed pursuant to section 253 of title 10, United States Code, 6 7 unless such individual wears a clearly visible identification 8 that indicates the first and last name of the individual, a unique identifier or badge number, rank or title, and 9 10 the Armed Force or agency that vests such individual with authority to carry out or support such action. 11

At the end of division B (before the short title), insert the following:

1 SEC. . None of the funds appropriated or other-2 wise made available by this Act, or by any other Act mak-3 ing appropriations or any other funds available, to the Department of Justice for any fiscal year may be made avail-4 5 able for the salary or expenses of any Federal employee (including any contract or subcontract employee) who is 6 7 responding, pursuant to any Federal authority, to a mass 8 gathering or public protest in any area under the jurisdic-9 tion of a State, local, Tribal, or territorial government un-10 less—

(1) such employee wears a uniform that clearly
identifies the Federal agency affiliation of the employee;

(2) if the employee is responding in a civilian
capacity, wears clothing that is not similar to a combat-style uniform worn by a member of the United
States Armed Forces;

(3) any vehicle used by such employee in the
course of performing official functions identifies the
Federal agency affiliation of the employee;

(4) the Department of Justice publishes a notice on its public-facing website that includes the
total numbers and agency affiliations of employees,

contractors, or subcontractors responding to a mass
 gathering or public protest, the specific legal author ity under which they are acting, and a precise state ment of their mission;

5 (5) a policy is in force at the employee's agency 6 that prohibits the use, at a mass gathering or public 7 protest, of deadly force or less-lethal force, including 8 but not limited to rubber bullets and similar projec-9 tiles, stun grenades, flash bangs, and tear gas, un-10 less the employee has a reasonable belief that the 11 subject of such force poses an imminent threat of 12 death or serious bodily injury to the employee or to another person; 13

14 (6) a policy is in force at the employee's agency 15 that prohibits conducting surveillance of, or col-16 lecting intelligence on, persons present at a mass 17 gathering or public protest, unless such persons are 18 the subject of a predicated criminal investigation 19 based on a reasonable suspicion that they are en-20 gaged in or preparing to engage in criminal activity; 21 and

(7) the Department of Justice maintains a complete record of any law enforcement activities conducted in connection with the mass gathering or
public protest, including any arrests, detentions,

searches, seizures, or uses of force, and those
 records are provided to Congress at 48-hour inter vals following the initial deployment of employees to
 the mass gathering or protest.

At the end of division D (before the short title), insert the following:

1	SUPPORT FOR A ROBUST GLOBAL RESPONSE TO THE
2	COVID–19 PANDEMIC
3	Sec (a) United States Policies at the
4	INTERNATIONAL FINANCIAL INSTITUTIONS.—
5	(1) IN GENERAL.—The Secretary of the Treas-
6	ury shall instruct the United States Executive Direc-
7	tor at each international financial institution (as de-
8	fined in section $1701(c)(2)$ of the International Fi-
9	nancial Institutions Act $(22 \text{ U.S.C. } 262r(c)(2)))$ to
10	use the voice and vote of the United States at the
11	respective institution—
12	(A) to seek to ensure adequate fiscal space
13	for world economies in response to the global
14	coronavirus disease 2019 (commonly referred to
15	as "COVID-19") pandemic through—
16	(i) the suspension of all debt service
17	payments to the institution; and
18	(ii) the relaxation of fiscal targets for
19	any government operating a program sup-
20	ported by the institution, or seeking fi-
21	nancing from the institution, in response
22	to the pandemic;

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(B) to oppose the approval or endorsement of any loan, grant, document, or strategy that would lead to a decrease in health care spending or in any other spending that would impede the ability of any country to prevent or contain the spread of, or treat persons who are or may be infected with, the SARS–CoV–2 virus; and

8 (C) to require approval of all Special 9 Drawing Rights allocation transfers from 10 wealthier member countries to countries that 11 are emerging markets or developing countries, 12 based on confirmation of implementable trans-13 parency mechanisms or protocols to ensure the 14 allocations are used for the public good and in response the global pandemic. 15

16 (2)ISSUANCE OF SPECIAL IMF DRAWING 17 RIGHTS.—It is the policy of the United States to 18 support the issuance of a special allocation of not 19 less than 2,000,000,000,000 Special Drawing Rights 20 so that governments are able to access additional re-21 sources to finance their responses to the global 22 COVID-19 pandemic. The Secretary of the Treas-23 ury shall use the voice and vote of the United States 24 to support the issuance, and shall instruct the United States Executive Director at the Inter national Monetary Fund to support the same.

3 (3) Allocation of U.S. special drawing 4 RIGHTS.—It is also the policy of the United States, 5 which has large reserves and little use for its Special 6 Drawing Rights, to contribute a significant portion its current stock, and any future allocation of, Spe-7 8 cial Drawing Rights to the Poverty Reduction and 9 Growth Facility (PRGF) or a similar special purpose 10 vehicle at the International Monetary Fund to help 11 developing and low-income countries respond to the 12 health and economic impacts of the COVID-19 pan-13 demic.

14 (4) The Secretary of the Treasury shall instruct 15 the United States Executive Director at the Inter-16 national Monetary Fund to use the voice and vote of 17 the United States to actively promote and take all 18 appropriate actions with respect to implementing the 19 policy goals of the United States set forth in para-20 graphs (2) and (3), and shall post the instruction on 21 the website of the Department of the Treasury.

(b) UNITED STATES POLICY AT THE G20.—The Secretary of the Treasury shall commence immediate efforts
to reach an agreement with the Group of Twenty to extend
through the end of 2021 the current moratorium on debt

service payments to official bilateral creditors by the
 world's poorest countries.

3 (c) REPORT REQUIRED.—The Chairman of the Na4 tional Advisory Council on International Monetary and Fi5 nancial Policies shall include in the annual report required
6 by section 1701 of the International Financial Institutions
7 Act (22 U.S.C. 262r) a description of progress made to8 ward advancing the policies described in subsection (a) of
9 this section.

10 (d) TERMINATION.—Subsections (a) and (c) shall
11 have no force or effect after the earlier of—

12 (1) the date that is 1 year after the date of the13 enactment of this Act; or

(2) the date that is 30 days after the date on
which the Secretary of the Treasury submits to the
Committee on Foreign Relations of the Senate and
the Committee on Financial Services of the House of
Representatives a report stating that the SARSCoV-2 virus is no longer a serious threat to public
health in any part of the world.

At the end of division F (before the short title) insert the following:

SEC. . None of the funds made available by 1 this Act may be used to implement, enforce, or otherwise 2 give effect to the rule entitled "Religious Exemptions and 3 Accommodations for Coverage of Certain Preventive Serv-4 ices Under the Affordable Care Act" (83 Fed. Reg. 57536 5 (November 15, 2018)), or the rule entitled "Moral Exemp-6 tions and Accommodations for Coverage of Certain Pre-7 ventive Services Under the Affordable Care Act" (83 Fed. 8 Reg. 57592 (November 15, 2018)). 9

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At the end of division G, insert the following:

DIVISION H—REMOVAL OF OFFENSIVE STATUARY FROM UNITED STATES CAPITOL

4 REMOVAL AND STORAGE OF CONFEDERATE STATUES AND

BUSTS

6 SEC. 1. (a) REMOVAL AND STORAGE.—Not later than
7 45 days after the date of the enactment of this Act, the
8 Architect of the Capitol—

9 (1) shall remove all Confederate statues and 10 Confederate busts from any area of the United States Capitol which is accessible to the public; and 11 12 (2) shall remove the bust of Roger Brooke 13 Taney, the statue of Charles Aycock, the statute of 14 John Caldwell Calhoun, and the statue of James 15 Paul Clarke from any area of the United States 16 Capitol which is accessible to the public.

17 (b) REPLACEMENT OF THE BUST OF ROGER BROOKE18 TANEY WITH A BUST OF THURGOOD MARSHALL.—

(1) OBTAINING BUST.—Not later than 2 years
after the date of the enactment of this Act, the Joint
Committee on the Library shall enter into an agreement to obtain a bust of Thurgood Marshall, under
such terms and conditions as the Joint Committee
considers appropriate consistent with applicable law.

1 (2) PLACEMENT.—The Joint Committee on the 2 Library shall place the bust obtained under para-3 graph (1) in the location in the Old Supreme Court 4 Chamber of the United States Capitol where the 5 bust of Roger Brooke Taney was located prior to re-6 moval by the Architect of the Capitol under sub-7 section (a).

8 (c) STORAGE OF STATUES.—In the case of any statue 9 removed under subsection (a), the Architect of the Capitol 10 shall keep such statue in storage until the Architect and 11 the State which provided the statue arrange for the return 12 of the statue to the State.

13 (d) DEFINITIONS.—

14 (1) CONFEDERATE STATUE.—In this section, the term "Confederate statue" means a statue which 15 16 was provided by a State for display in the United 17 States Capitol under section 1814 of the Revised Statutes (2 U.S.C. 2131), including a replacement 18 19 statue provided by a State under section 311 of the 20 Legislative Branch Appropriations Act, 2001 (2) 21 U.S.C. 2132), which depicts—

(A) any individual who served voluntarily
at any time as a member of the armed forces
of the Confederate States of America or of the

1	military forces of a State while the State was
2	in rebellion against the United States; or
3	(B) any individual who served as an offi-
4	cial in the government of the Confederate
5	States of America or of a State while the State
6	was in rebellion against the United States.
7	(2) Confederate bust.—In this section, the
8	term "Confederate bust" means a bust which depicts
9	an individual described in subparagraph (A) or (B)
10	of paragraph (1).

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