## Amendment to H.R. 2152, as Reported Offered by Ms. Jackson Lee of Texas

Page 3, strike line 19 and all that follows through page 4, line 3, and insert the following (and redesignate provisions accordingly):

- (1) Of the total number of defendants who appeared at an initial bail hearing, the percentage of
   such defendants who were released on their own re 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.
- (3) Of the total number of defendants who appeared at an initial bail hearing, the percentage of
  such defendants who were released on monetary bail,
  and who completed the pretrial period without being
  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
  18 defendants who completed the pretrial period with-

 $\mathbf{2}$ 

out having a bench warrant issued for a failure to
 appear.

3 (5) Of the total number of defendants partici4 pating in the pretrial services program, the percent5 age of such defendants who completed the pretrial
6 period without being arrested for a subsequent unre7 lated offense.

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

## $\mathbf{X}$