House

Appropriations Subcommittee on Criminal and Civil Justice (Stewart) recommended the following:

Senate Amendment (with title amendment)

Delete lines 58 - 70
and insert: storage of each sexual offense evidence kit collected after the implementation of the database that is accessible to law enforcement agencies and alleged victims and other persons listed in paragraph (1) (b). The database shall track the status of the kits from the collection site throughout the criminal justice process, including, but not limited to, the initial

11
collection at medical facilities, inventory and storage by law enforcement agencies or crime laboratories, analysis at crime laboratories, and storage or destruction after completion of analysis.
(d) The department shall adopt rules establishing the requirements for each entity that participates in the database. Law enforcement agencies, medical facilities, crime laboratories, and any other facility that collects, receives, maintains, stores, or preserves a sexual offense evidence kit shall participate in the database, as required by the department.
(e) The department shall ensure that each alleged victim
$==================\mathrm{T}$ I L E A M E N D M E N T ================== And the title is amended as follows: Delete line 9
and insert:

> requiring the department to adopt rules; providing database participation requirements for specified entities mandated to participate in the database if the entity has certain interaction with the kits; requiring the

