Union Calendar No. 69

109TH CONGRESS 1ST SESSION

H. R. 420

[Report No. 109-123]

To amend Rule 11 of the Federal Rules of Civil Procedure to improve attorney accountability, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 26, 2005

Mr. Smith of Texas (for himself, Mr. Delay, Mr. Chabot, Mr. Paul, Mr. Green of Wisconsin, Mr. Herger, Mr. Keller, Mr. King of Iowa, Mr. Shays, Mr. Cannon, Mr. Brady of Texas, Mr. Norwood, Mr. Neugebauer, Mr. Chocola, Mr. Miller of Florida, Mr. Feeney, Mr. Forbes, Mr. Gary G. Miller of California, Mr. Culberson, Mr. Garrett of New Jersey, Mr. Leach, Mr. Kline, Mr. Gallegly, Mr. Otter, Mr. Jones of North Carolina, Mr. Kennedy of Minnesota, Mrs. Myrick, Mr. McCaul of Texas, Mr. Boozman, Mr. Franks of Arizona, Mr. Sensenbrenner, Mr. Goodlatte, Mr. Ferguson, Mr. Wilson of South Carolina, Mr. Bradley of New Hampshire, Mr. Calvert, Mr. Fortuño, Mr. Kirk, and Mrs. Jo Ann Davis of Virginia) introduced the following bill; which was referred to the Committee on the Judiciary

June 14, 2005

Additional sponsors: Mr. Souder, Mr. Conaway, Mr. Rohrabacher, Mr. Lewis of Kentucky, Mr. Cox, Mr. Simpson, Mr. Bartlett of Maryland, Mr. Gutknecht, Mr. Ney, Mr. McHenry, Mrs. Cubin, Ms. Ginny Brown-Waite of Florida, Mr. Rogers of Michigan, Mr. Hensarling, Mr. Akin, Mr. Stearns, Mr. Inglis of South Carolina, Mr. Bachus, and Mr. Putnam

June 14, 2005

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed [Strike out all after the enacting clause and insert the part printed in italic] [For text of introduced bill, see copy of bill as introduced on January 26, 2005]

A BILL

To amend Rule 11 of the Federal Rules of Civil Procedure to improve attorney accountability, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Lawsuit Abuse Reduc-
- 5 tion Act of 2005".
- 6 SEC. 2. ATTORNEY ACCOUNTABILITY.
- 7 Rule 11(c) of the Federal Rules of Civil Procedure is
- 8 amended—
- 9 (1) by amending the first sentence to read as fol-
- 10 lows: "If a pleading, motion, or other paper is signed
- in violation of this rule, the court, upon motion or
- 12 upon its own initiative, shall impose upon the attor-
- 13 ney, law firm, or parties that have violated this sub-
- 14 division or are responsible for the violation, an ap-
- propriate sanction, which may include an order to
- pay the other party or parties for the reasonable ex-
- 17 penses incurred as a direct result of the filing of the
- 18 pleading, motion, or other paper, that is the subject

1	of the violation, including a reasonable attorney's					
2	fee.";					
3	(2) in paragraph (1)(A)—					
4	(A) by striking "Rule 5" and all that fol					
5	lows through "corrected." and inserting "Rul					
6	5."; and					
7	(B) by striking "the court may award" and					
8	inserting "the court shall award"; and					
9	(3) in paragraph (2), by striking "shall be lim-					
10	ited to what is sufficient" and all that follows through					
11	the end of the paragraph (including subparagraphs					
12	(A) and (B)) and inserting "shall be sufficient to					
13	deter repetition of such conduct or comparable con					
14	duct by others similarly situated, and to compensate					
15	the parties that were injured by such conduct. The					
16	sanction may consist of an order to pay to the party					
17	or parties the amount of the reasonable expenses in-					
18	curred as a direct result of the filing of the pleading,					
19	motion, or other paper that is the subject of the viola-					
20	tion, including a reasonable attorney's fee.".					
21	SEC. 3. APPLICABILITY OF RULE 11 TO STATE CASES A					
22	FECTING INTERSTATE COMMERCE.					
23	In any civil action in State court, the court, upon mo-					
24	tion, shall determine within 30 days after the filing of such					
25	motion whether the action substantially affects interstate					

commerce. Such court shall make such determination based on an assessment of the costs to the interstate economy, in-3 cluding the loss of jobs, were the relief requested granted. 4 If the court determines such action substantially affects interstate commerce, the provisions of Rule 11 of the Fed-6 eral Rules of Civil Procedure shall apply to such action. SEC. 4. PREVENTION OF FORUM-SHOPPING. 8 (a) In General.—Subject to subsection (b), a personal injury claim filed in State or Federal court may be filed 10 only in the State and, within that State, in the county (or Federal district) in which— 12 (1) the person bringing the claim, including an 13 estate in the case of a decedent and a parent or 14 quardian in the case of a minor or incompetent— 15 (A) resides at the time of filing; or 16 (B) resided at the time of the alleged injury; 17 (2) the alleged injury or circumstances giving 18 rise to the personal injury claim allegedly occurred; 19 (3) the defendant's principal place of business is 20 located, if the defendant is a corporation; or (4) the defendant resides, if the defendant is an 21 22 individual. 23 *(b)* DETERMINATION OFMostAPPROPRIATE FORUM.—If a person alleges that the injury or circumstances giving rise to the personal injury claim oc-

- 1 curred in more than one county (or Federal district), the
 2 trial court shall determine which State and county (or Fed3 eral district) is the most appropriate forum for the claim.
 4 If the court determines that another forum would be the
 5 most appropriate forum for a claim, the court shall dismiss
 6 the claim. Any otherwise applicable statute of limitations
 7 shall be tolled beginning on the date the claim was filed
 8 and ending on the date the claim is dismissed under this
 - (c) Definitions.—In this section:

subsection.

- (1) The term "personal injury claim"—
- (A) means a civil action brought under State law by any person to recover for a person's personal injury, illness, disease, death, mental or emotional injury, risk of disease, or other injury, or the costs of medical monitoring or surveillance (to the extent such claims are recognized under State law), including any derivative action brought on behalf of any person on whose injury or risk of injury the action is based by any representative party, including a spouse, parent, child, or other relative of such person, a guardian, or an estate; and
- (B) does not include a claim brought as a class action.

- 1 (2) The term "person" means any individual, 2 corporation, company, association, firm, partnership, 3 society, joint stock company, or any other entity, but 4 not any governmental entity.
- (3) The term "State" includes the District of Co lumbia, the Commonwealth of Puerto Rico, the
 United States Virgin Islands, Guam, and any other
 territory or possession of the United States.
- 9 (d) Applicability.—This section applies to any per-10 sonal injury claim filed in Federal or State court on or 11 after the date of the enactment of this Act.
- 12 SEC. 5. RULE OF CONSTRUCTION.
- Nothing in section 3 or in the amendments made by
 section 2 shall be construed to bar or impede the assertion
 or development of new claims or remedies under Federal,
 State, or local civil rights law.
- 17 SEC. 6. THREE-STRIKES RULE FOR SUSPENDING ATTOR-18 NEYS WHO COMMIT MULTIPLE RULE 11 VIO-
- 19 LATIONS.
- 20 (a) Mandatory Suspension.—Whenever a Federal
- 21 district court determines that an attorney has violated Rule
- 22 11 of the Federal Rules of Civil Procedure, the court shall
- 23 determine the number of times that the attorney has vio-
- 24 lated that rule in that Federal district court during that

1	attorney's career. If the court determines that the number					
2	is 3 or more, the Federal district court—					
3	(1) shall suspend that attorney from the practice					
4	of law in that Federal district court for 1 year; and					
5	(2) may suspend that attorney from the practic					
6	of law in that Federal district court for any addi					
7	tional period that the court considers appropriate.					
8	(b) APPEAL; STAY.—An attorney has the right to ap					
9	peal a suspension under subsection (a). While such an ap					
10	peal is pending, the suspension shall be stayed.					
11	(c) Reinstatement.—To be reinstated to the practice					
12	of law in a Federal district court after completion of a sus					
13	pension under subsection (a), the attorney must first peti					
14	tion the court for reinstatement under such procedures and					
15	conditions as the court may prescribe.					
16	SEC. 7. PRESUMPTION OF RULE 11 VIOLATION FOR REPEAT					
17	EDLY RELITIGATING SAME ISSUE.					
18	Whenever a party attempts to litigate, in any forum					
19	an issue that the party has already litigated and lost or					

Whenever a party attempts to litigate, in any forum, 19 an issue that the party has already litigated and lost on 20 the merits on 3 consecutive prior occasions, there shall be 21 a rebuttable presumption that the attempt is in violation 22 of Rule 11 of the Federal Rules of Civil Procedure.

SEC. 8. ENHANCED SANCTIONS FOR DOCUMENT DESTRUC-2 TION. 3 (a) In General.—Whoever influences, obstructs, or impedes, or endeavors to influence, obstruct, or impede, a 4 5 pending court proceeding through the intentional destruction of documents sought in, and highly relevant to, that 7 proceeding— 8 (1) shall be punished with mandatory civil sanc-9 tions of a degree commensurate with the civil sanc-10 tions available under Rule 11 of the Federal Rules of 11 Civil Procedure, in addition to any other civil sanc-12 tions that otherwise apply; and 13 (2) shall be held in contempt of court and, if an 14 attorney, referred to one or more appropriate State 15 bar associations for disciplinary proceedings. 16 (b) APPLICABILITY.—This section applies to any court 17 proceeding in any Federal or State court that substantially

affects interstate commerce.

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