^{107TH CONGRESS} **H. R. 2341**

IN THE SENATE OF THE UNITED STATES

March 14, 2002

Received; read twice and referred to the Committee on the Judiciary

AN ACT

To amend the procedures that apply to consideration of interstate class actions to assure fairer outcomes for class members and defendants, to outlaw certain practices that provide inadequate settlements for class members, to assure that attorneys do not receive a disproportionate amount of settlements at the expense of class members, to provide for clearer and simpler information in class action settlement notices, to assure prompt consideration of interstate class actions, to amend title 28, United States Code, to allow the application of the principles of Federal diversity jurisdiction to interstate class actions, and for other purposes.

2 tives of the United States of America in Congress assembled, 3 SECTION 1. SHORT TITLE; REFERENCE; TABLE OF CON-4 TENTS. (a) SHORT TITLE.—This Act may be cited as the 5 6 "Class Action Fairness Act of 2002". 7 (b) REFERENCE.—Whenever in this Act reference is 8 made to an amendment to, or repeal of, a section or other 9 provision, the reference shall be considered to be made to 10 a section or other provision of title 28, United States 11 Code. 12 (c) TABLE OF CONTENTS.—The table of contents for this Act is as follows: 13 Sec. 1. Short title; reference; table of contents. Sec. 2. Findings and purposes. Sec. 3. Consumer class action bill of rights and improved procedures for interstate class actions. Sec. 4. Federal district court jurisdiction of interstate class actions. Sec. 5. Removal of interstate class actions to Federal district court. Sec. 6. Appeals of class action certification orders. Sec. 7. Report on class action settlements. Sec. 8. Effective date. 14 SEC. 2. FINDINGS AND PURPOSES. 15 (a) FINDINGS.—The Congress finds as follows: 16 (1) Class action lawsuits are an important and 17 valuable part of our legal system when they permit 18 the fair and efficient resolution of legitimate claims 19 of numerous parties by allowing the claims to be ag-20 gregated into a single action against a defendant 21 that has allegedly caused harm.

Be it enacted by the Senate and House of Representa-

1	(2) Over the past decade, there have been
2	abuses of the class action device that have harmed
3	class members with legitimate claims and defendants
4	that have acted responsibly, and that have thereby
5	undermined public respect for our judicial system.
6	(3) Class members have been harmed by a
7	number of actions taken by plaintiffs' lawyers, which
8	provide little or no benefit to class members as a
9	whole, including—
10	(A) plaintiffs' lawyers receiving large fees,
11	while class members are left with coupons or
12	other awards of little or no value;
13	(B) unjustified rewards being made to cer-
14	tain plaintiffs at the expense of other class
15	members; and
16	(C) the publication of confusing notices
17	that prevent class members from being able to
18	fully understand and effectively exercise their
19	rights.
20	(4) Through the use of artful pleading, plain-
21	tiffs are able to avoid litigating class actions in Fed-
22	eral court, forcing businesses and other organiza-
23	tions to defend interstate class action lawsuits in
24	county and State courts where—

1	(A) the lawyers, rather than the claimants,
2	are likely to receive the maximum benefit;
3	(B) less scrutiny may be given to the mer-
4	its of the case; and
5	(C) defendants are effectively forced into
6	settlements, in order to avoid the possibility of
7	huge judgments that could destabilize their
8	companies.
9	(5) These abuses undermine our Federal system
10	and the intent of the framers of the Constitution in
11	creating diversity jurisdiction, in that county and
12	State courts are—
13	(A) handling interstate class actions that
14	affect parties from many States;
15	(B) sometimes acting in ways that dem-
16	onstrate bias against out-of-State defendants;
17	and
18	(C) making judgments that impose their
19	view of the law on other States and bind the
20	rights of the residents of those States.
21	(6) Abusive interstate class actions have
22	harmed society as a whole by forcing innocent par-
23	ties to settle cases rather than risk a huge judgment
24	by a local jury, thereby costing consumers billions of

1	dollars in increased costs to pay for forced settle-
2	ments and excessive judgments.
3	(b) PURPOSES.—The purposes of this Act are—
4	(1) to assure fair and prompt recoveries for
5	class members with legitimate claims;
6	(2) to protect responsible companies and other
7	institutions against interstate class actions in State
8	courts;
9	(3) to restore the intent of the framers of the
10	Constitution by providing for Federal court consider-
11	ation of interstate class actions; and
12	(4) to benefit society by encouraging innovation
13	and lowering consumer prices.
14	SEC. 3. CONSUMER CLASS ACTION BILL OF RIGHTS AND IM-
15	PROVED PROCEDURES FOR INTERSTATE
16	CLASS ACTIONS.
17	(a) IN GENERAL.—Part V is amended by inserting
18	after chapter 113 the following:
19	"CHAPTER 114—CLASS ACTIONS
	 "Sec. "1711. Judicial scrutiny of coupon and other noncash settlements. "1712. Protection against loss by class members. "1713. Protection against discrimination based on geographic location. "1714. Prohibition on the payment of bounties.

- "1714. Prohibition on the payment of bounties.
- "1715. Clearer and simpler settlement information.
- "1716. Disclosure of attorney's fees.
- "1717. Sunshine in court records.
- "1718. Definitions.".

3 "The court may approve a proposed settlement under 4 which the class members would receive noncash benefits 5 or would otherwise be required to expend funds in order 6 to obtain part or all of the proposed benefits only after 7 a hearing to determine whether, and making a written 8 finding that, the settlement is fair, reasonable, and ade-9 quate for class members.

10 "§ 1712. Protection against loss by class members

11 "The court may approve a proposed settlement under 12 which any class member is obligated to pay sums to class 13 counsel that would result in a net loss to the class member 14 only if the court makes a written finding that nonmone-15 tary benefits to the class member outweigh the monetary 16 loss.

17 "§1713. Protection against discrimination based on 18 geographic location

19 "The court may not approve a proposed settlement 20 that provides for the payment of greater sums to some 21 class members than to others solely on the basis that the 22 class members to whom the greater sums are to be paid 23 are located in closer geographic proximity to the court.

24 "§ 1714. Prohibition on the payment of bounties

25 "(a) IN GENERAL.—The court may not approve a
26 proposed settlement that provides for the payment of a
HR 2341 RFS

greater share of the award to a class representative serv ing on behalf of a class, on the basis of the formula for
 distribution to all other class members, than that awarded
 to the other class members.

5 "(b) RULE OF CONSTRUCTION.—The limitation in 6 subsection (a) shall not be construed to prohibit any pay-7 ment approved by the court for reasonable time or costs 8 that a person was required to expend in fulfilling his or 9 her obligations as a class representative.

10 "§ 1715. Clearer and simpler settlement information

11 "(a) PLAIN ENGLISH REQUIREMENTS.—Any court 12 with jurisdiction over a plaintiff class action shall require 13 that any written notice concerning a proposed settlement 14 of the class action provided to the class through the mail 15 or publication in printed media contain—

"(1) at the beginning of such notice, a state-16 17 ment in 18-point Times New Roman type or other 18 functionally similar type, stating 'LEGAL NOTICE: 19 YOU ARE A PLAINTIFF IN A CLASS ACTION 20 LAWSUIT AND YOUR LEGAL RIGHTS ARE 21 AFFECTED BY THE SETTLEMENT DE-22 SCRIBED IN THIS NOTICE.'; and

23 "(2) a short summary written in plain, easily
24 understood language, describing—

25 "(A) the subject matter of the class action;

1	"(B) the members of the class;
2	"(C) the legal consequences of being a
3	member of the class;
4	"(D) if the notice is informing class mem-
5	bers of a proposed settlement agreement—
6	"(i) the benefits that will accrue to
7	the class due to the settlement;
8	"(ii) the rights that class members
9	will lose or waive through the settlement;
10	"(iii) obligations that will be imposed
11	on the defendants by the settlement;
12	"(iv) the dollar amount of any attor-
13	ney's fee class counsel will be seeking, or
14	if not possible, a good faith estimate of the
15	dollar amount of any attorney's fee class
16	counsel will be seeking; and
17	"(v) an explanation of how any attor-
18	ney's fee will be calculated and funded;
19	and
20	"(E) any other material matter.
21	"(b) TABULAR FORMAT.—Any court with jurisdiction
22	over a plaintiff class action shall require that the informa-
23	tion described in subsection (a)—
24	"(1) be placed in a conspicuous and prominent
25	location on the notice;

"(2) contain clear and concise headings for
 each item of information; and

3 "(3) provide a clear and concise form for stat4 ing each item of information required to be disclosed
5 under each heading.

6 "(c) TELEVISION OR RADIO NOTICE.—Any notice 7 provided through television or radio (including trans-8 missions by cable or satellite) to inform the class members 9 in a class action of the right of each member to be ex-10 cluded from the class action or a proposed settlement of 11 the class action, if such right exists, shall, in plain, easily 12 understood language—

13 "(1) describe the persons who may potentially14 become class members in the class action; and

15 "(2) explain that the failure of a class member
16 to exercise his or her right to be excluded from a
17 class action will result in the person's inclusion in
18 the class action or settlement.

19 "§ 1716. Disclosure of attorney's fees

"Any court with jurisdiction over a plaintiff class action shall require that, if there is a settlement of the class
action or a judgment for the plaintiffs, the attorneys for
the plaintiffs shall disclose to each plaintiff—

"(1) at the time when any payment or other
 award is transmitted to the plaintiff in accordance
 with the settlement of judgment, or

4 "(2) in a case in which no such payment or
5 award is made to a plaintiff, at the time when notice
6 of the final settlement or judgment is transmitted to
7 such plaintiff,

8 the full amount of the attorney's fees charged by the attor-9 neys for services rendered in the action.

10 "§ 1717. Sunshine in court records

"No order, opinion, or record of the court in the adjudication of a class action, including a record obtained through discovery, whether or not formally filed with the court, may be sealed or subjected to a protective order unless the court makes a finding of fact—

"(1) that the sealing or protective order is narrowly tailored, consistent with the protection of public health and safety, and is in the public interest;
and

"(2) if the action by the court would prevent
the disclosure of information, that disclosing the information is clearly outweighed by a specific and
substantial interest in maintaining the confidentiality of such information.

1 "§ 1718. Definitions

2 "In this chapter—

"(1) CLASS ACTION.—The term 'class action' 3 4 means any civil action filed in a district court of the 5 United States pursuant to rule 23 of the Federal 6 Rules of Civil Procedure or any civil action that is 7 removed to a district court of the United States that 8 was originally filed pursuant to a State statute or 9 rule of judicial procedure authorizing an action to be 10 brought by one or more representatives on behalf of 11 a class.

"(2) CLASS COUNSEL.—The term 'class counsel' means the persons who serve as the attorneys
for the class members in a proposed or certified
class action.

16 "(3) CLASS MEMBERS.—The term 'class mem17 bers' means the persons who fall within the defini18 tion of the proposed or certified class in a class ac19 tion.

20 "(4) PLAINTIFF CLASS ACTION.—The term
21 'plaintiff class action' means a class action in which
22 class members are plaintiffs.

23 "(5) PROPOSED SETTLEMENT.—The term 'pro24 posed settlement' means an agreement that resolves
25 claims in a class action, that is subject to court ap-

1	proval and that, if approved, would be binding on
2	the class members.".
3	(b) Technical and Conforming Amendment.—
4	The table of chapters for part V is amended by inserting
5	after the item relating to chapter 113 the following:
	"114. Class Actions
6	SEC. 4. FEDERAL DISTRICT COURT JURISDICTION OF
7	INTERSTATE CLASS ACTIONS.
8	(a) Application of Federal Diversity Jurisdic-
9	TION.—Section 1332 is amended—
10	(1) by redesignating subsection (d) as sub-
11	section (e); and
12	(2) by inserting after subsection (c) the fol-
13	lowing:
14	"(d)(1) In this subsection—
15	"(A) the term 'class' means all of the class
16	members in a class action;
17	"(B) the term 'class action' means any civil ac-
18	tion filed pursuant to rule 23 of the Federal Rules
19	of Civil Procedure or similar State statute or rule of
20	judicial procedure authorizing an action to be
21	brought by one or more representative persons on
22	behalf of a class;
23	"(C) the term 'class certification order' means
24	an order issued by a court approving the treatment
25	of a civil action as a class action; and
	HR 2341 RFS

	10
1	"(D) the term 'class members' means the per-
2	sons who fall within the definition of the proposed
3	or certified class in a class action.
4	((2) The district courts shall have original jurisdic-
5	tion of any civil action in which the matter in controversy
6	exceeds the sum or value of \$2,000,000, exclusive of inter-
7	est and costs, and is a class action in which—
8	"(A) any member of a class of plaintiffs is a
9	citizen of a State different from any defendant;
10	"(B) any member of a class of plaintiffs is a
11	foreign state or a citizen or subject of a foreign state
12	and any defendant is a citizen of a State; or
13	"(C) any member of a class of plaintiffs is a
14	citizen of a State and any defendant is a foreign
15	state or a citizen or subject of a foreign state.
16	"(3) Paragraph (2) shall not apply to any civil action
17	in which—
18	"(A)(i) the substantial majority of the members
19	of the proposed plaintiff class and the primary de-
20	fendants are citizens of the State in which the action
21	was originally filed; and
22	"(ii) the claims asserted therein will be gov-
23	erned primarily by the laws of the State in which the
24	action was originally filed;

"(B) the primary defendants are States, State
 officials, or other governmental entities against
 whom the district court may be foreclosed from or dering relief; or

5 "(C) the number of proposed plaintiff class6 members is less than 100.

7 "(4) In any class action, the claims of the individual
8 class members shall be aggregated to determine whether
9 the matter in controversy exceeds the sum or value of
10 \$2,000,000, exclusive of interest and costs.

"(5) This subsection shall apply to any class actionbefore or after the entry of a class certification order bythe court with respect to that action.

14 "(6)(A) A district court shall dismiss any civil action 15 that is subject to the jurisdiction of the court solely under 16 this subsection if the court determines the action may not 17 proceed as a class action based on a failure to satisfy the 18 requirements of rule 23 of the Federal Rules of Civil Pro-19 cedure.

20 "(B) Nothing in subparagraph (A) shall prohibit 21 plaintiffs from filing an amended class action in Federal 22 court or filing an action in State court, except that any 23 such action filed in State court may be removed to the 24 appropriate district court if it is an action of which the district courts of the United States have original jurisdic tion.

3 "(C) In any action that is dismissed under this para-4 graph and is filed by any of the original named plaintiffs 5 therein in the same State court venue in which the dismissed action was originally filed, the limitations periods 6 7 on all reasserted claims shall be deemed tolled for the pe-8 riod during which the dismissed class action was pending. 9 The limitations periods on any claims that were asserted 10 in a class action dismissed under this paragraph that are 11 subsequently asserted in an individual action shall be 12 deemed tolled for the period during which the dismissed 13 action was pending.

14 "(7) Paragraph (2) shall not apply to any class action
15 brought by shareholders that solely involves a claim that
16 relates to—

"(A) a claim concerning a covered security as
defined under section 16(f)(3) of the Securities Act
of 1933 and section 28(f)(5)(E) of the Securities
Exchange Act of 1934;

21 "(B) the internal affairs or governance of a cor-22 poration or other form of business enterprise and 23 arises under or by virtue of the laws of the State in 24 which such corporation or business enterprise is in-25 corporated or organized; or "(C) the rights, duties (including fiduciary duties), and obligations relating to or created by or
pursuant to any security (as defined under section
2(a)(1) of the Securities Act of 1933 and the regulations issued thereunder).

6 "(8) For purposes of this subsection and section 7 1453 of this title, an unincorporated association shall be 8 deemed to be a citizen of the State where it has its prin-9 cipal place of business and the State under whose laws 10 it is organized.

"(9) For purposes of this section and section 1453
of this title, a civil action that is not otherwise a class
action as defined in paragraph (1)(B) of this subsection
shall nevertheless be deemed a class action if—

"(A) the named plaintiff purports to act for the
interests of its members (who are not named parties
to the action) or for the interests of the general public, seeks a remedy of damages, restitution,
disgorgement, or any other form of monetary relief,
and is not a State attorney general; or

21 "(B) monetary relief claims in the action are 22 proposed to be tried jointly in any respect with the 23 claims of 100 or more other persons on the ground 24 that the claims involve common questions of law or 25 fact.

In any such case, the persons who allegedly were injured 1 2 shall be treated as members of a proposed plaintiff class 3 and the monetary relief that is sought shall be treated as 4 the claims of individual class members. The provisions of paragraphs (3) and (6) of this subsection and subsections 5 (b)(2) and (d) of section 1453 shall not apply to civil ac-6 7 tions described under subparagraph (A). The provisions 8 of paragraph (6) of this subsection, and subsections (b)(2)9 and (d) of section 1453 shall not apply to civil actions 10 described under subparagraph (B).". 11 (b) CONFORMING AMENDMENTS.— 12 (1) Section 1335(a)(1) is amended by inserting "(a) or (d)" after "1332". 13

14 (2) Section 1603(b)(3) is amended by striking
15 "(d)" and inserting "(e)".

16 SEC. 5. REMOVAL OF INTERSTATE CLASS ACTIONS TO FED17 ERAL DISTRICT COURT.

18 (a) IN GENERAL.—Chapter 89 is amended by adding19 after section 1452 the following:

20 "§ 1453. Removal of class actions

"(a) DEFINITIONS.—In this section, the terms 'class',
'class action', 'class certification order', and 'class member' have the meanings given these terms in section
1332(d)(1).

"(b) IN GENERAL.—A class action may be removed
 to a district court of the United States in accordance with
 this chapter, without regard to whether any defendant is
 a citizen of the State in which the action is brought, except
 that such action may be removed—

6 "(1) by any defendant without the consent of7 all defendants; or

8 "(2) by any plaintiff class member who is not
9 a named or representative class member without the
10 consent of all members of such class.

11 "(c) WHEN REMOVABLE.—This section shall apply to 12 any class action before or after the entry of a class certifi-13 cation order in the action, except that a plaintiff class 14 member who is not a named or representative class mem-15 ber of the action may not seek removal of the action before 16 an order certifying a class of which the plaintiff is a class 17 member has been entered.

18 "(d) PROCEDURE FOR REMOVAL.—The provisions of 19 section 1446 relating to a defendant removing a case shall 20 apply to a plaintiff removing a case under this section, 21 except that in the application of subsection (b) of such 22 section the requirement relating to the 30-day filing period 23 shall be met if a plaintiff class member files notice of re-24 moval within 30 days after receipt by such class member, through service or otherwise, of the initial written notice
 of the class action.

3 "(e) REVIEW OF ORDERS REMANDING CLASS AC-4 TIONS TO STATE COURTS.—The provisions of section 5 1447 shall apply to any removal of a case under this sec-6 tion, except that, notwithstanding the provisions of section 7 1447(d), an order remanding a class action to the State 8 court from which it was removed shall be reviewable by 9 appeal or otherwise.

10 "(f) EXCEPTION.—This section shall not apply to any
11 class action brought by shareholders that solely involves—

"(1) a claim concerning a covered security as
defined under section 16(f)(3) of the Securities Act
of 1933 and section 28(f)(5)(E) of the Securities
Exchange Act of 1934;

"(2) a claim that relates to the internal affairs
or governance of a corporation or other form of business enterprise and arises under or by virtue of the
laws of the State in which such corporation or business enterprise is incorporated or organized; or

"(3) a claim that relates to the rights, duties
(including fiduciary duties), and obligations relating
to or created by or pursuant to any security (as defined under section 2(a)(1) of the Securities Act of
1933 and the regulations issued thereunder).".

(b) REMOVAL LIMITATION.—Section 1446(b) is
 amended in the second sentence by inserting "(a)" after
 "section 1332".

4 (c) TECHNICAL AND CONFORMING AMENDMENTS.—
5 The table of sections for chapter 89 is amended by adding
6 after the item relating to section 1452 the following: "1453. Removal of class actions.".

7 SEC. 6. APPEALS OF CLASS ACTION CERTIFICATION OR8 DERS.

9 (a) IN GENERAL.—Section 1292(a) is amended by in10 serting after paragraph (3) the following:

"(4) Orders of the district courts of the United
States granting or denying class certification under
rule 23 of the Federal Rules of Civil Procedure, if
notice of appeal is filed within 10 days after entry
of the order.".

(b) DISCOVERY STAY.—All discovery and other proceedings shall be stayed during the pendency of any appeal
taken pursuant to the amendment made by subsection (a),
unless the court finds upon the motion of any party that
specific discovery is necessary to preserve evidence or to
prevent undue prejudice to that party.

22 SEC. 7. REPORT ON CLASS ACTION SETTLEMENTS.

23 (a) IN GENERAL.—Not later than 12 months after
24 the date of the enactment of this Act, the Judicial Con25 ference of the United States, with the assistance of the
HR 2341 RFS

Director of the Federal Judicial Center and the Director
 of the Administrative Office of the United States Courts,
 shall prepare and transmit to the Committees on the Judi ciary of the Senate and House of Representatives a report
 on class action settlements in the Federal courts.

6 (b) CONTENT.—The report under subsection (a) shall7 contain—

8 (1) recommendations on the best practices that 9 courts can use to ensure that proposed class action 10 settlements are fair to the class members whom the 11 settlements are supposed to benefit;

(2) recommendations on the best practices thatcourts can use to ensure that—

(A) the fees and expenses awarded to
counsel in connection with a class action settlement appropriately reflect the extent to which
counsel succeeded in obtaining full redress for
the injuries alleged and the time, expense, and
risk that counsel devoted to the litigation; and

20 (B) the class members on whose behalf the
21 settlement is proposed are the primary bene22 ficiaries of the settlement; and

(3) the actions that the Judicial Conference ofthe United States has taken and intends to take to-

ward having the Federal judiciary implement any or
 all of the recommendations contained in the report.
 (c) AUTHORITY OF FEDERAL COURTS.—Nothing in
 this section shall be construed to alter the authority of
 the Federal courts to supervise attorney's fees.

6 SEC. 8. EFFECTIVE DATE.

7 The amendments made by this Act shall apply to any8 civil action commenced on or after the date of the enact-9 ment of this Act.

Passed the House of Representatives March 13, 2002.

Attest: JEFF TRANDAHL, Clerk.