109TH CONGRESS 1ST SESSION

### **S.5**

#### AN ACT

To amend the procedures that apply to consideration of interstate class actions to assure fairer outcomes for class members and defendants, 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; REFERENCE; TABLE OF CON-
- 4 TENTS.
- 5 (a) Short Title.—This Act may be cited as the
- 6 "Class Action Fairness Act of 2005".

1	(b) Reference.—Whenever in this Act reference is
2	made to an amendment to, or repeal of, a section or other
3	provision, the reference shall be considered to be made to
4	a section or other provision of title 28, United States
5	Code.
6	(c) Table of Contents.—The table of contents for
7	this Act is as follows:
	<ol> <li>Sec. 1. Short title; reference; table of contents.</li> <li>Sec. 2. Findings and purposes.</li> <li>Sec. 3. Consumer class action bill of rights and improved procedures for interstate class actions.</li> <li>Sec. 4. Federal district court jurisdiction for interstate class actions.</li> <li>Sec. 5. Removal of interstate class actions to Federal district court.</li> <li>Sec. 6. Report on class action settlements.</li> <li>Sec. 7. Enactment of Judicial Conference recommendations.</li> <li>Sec. 8. Rulemaking authority of Supreme Court and Judicial Conference.</li> <li>Sec. 9. Effective date.</li> </ol>
8	SEC. 2. FINDINGS AND PURPOSES.
9	(a) FINDINGS.—Congress finds the following:
10	(1) Class action lawsuits are an important and
10 11	(1) Class action lawsuits are an important and valuable part of the legal system when they permit
11	valuable part of the legal system when they permit
11 12	valuable part of the legal system when they permit the fair and efficient resolution of legitimate claims
<ul><li>11</li><li>12</li><li>13</li></ul>	valuable part of the legal system when they permit the fair and efficient resolution of legitimate claims of numerous parties by allowing the claims to be ag-
11 12 13 14	valuable part of the legal system when they permit the fair and efficient resolution of legitimate claims of numerous parties by allowing the claims to be ag- gregated into a single action against a defendant
11 12 13 14 15	valuable part of the legal system when they permit the fair and efficient resolution of legitimate claims of numerous parties by allowing the claims to be ag- gregated into a single action against a defendant that has allegedly caused harm.
11 12 13 14 15 16	valuable part of the legal system when they permit the fair and efficient resolution of legitimate claims of numerous parties by allowing the claims to be ag- gregated into a single action against a defendant that has allegedly caused harm.  (2) Over the past decade, there have been
<ul><li>11</li><li>12</li><li>13</li><li>14</li><li>15</li><li>16</li><li>17</li></ul>	valuable part of the legal system when they permit the fair and efficient resolution of legitimate claims of numerous parties by allowing the claims to be ag- gregated into a single action against a defendant that has allegedly caused harm.  (2) Over the past decade, there have been abuses of the class action device that have—

1	(B) adversely affected interstate commerce:
2	and
3	(C) undermined public respect for our judi-
4	cial system.
5	(3) Class members often receive little or no ben-
6	efit from class actions, and are sometimes harmed
7	such as where—
8	(A) counsel are awarded large fees, while
9	leaving class members with coupons or other
10	awards of little or no value;
11	(B) unjustified awards are made to certain
12	plaintiffs at the expense of other class mem-
13	bers; and
14	(C) confusing notices are published that
15	prevent class members from being able to fully
16	understand and effectively exercise their rights.
17	(4) Abuses in class actions undermine the na-
18	tional judicial system, the free flow of interstate
19	commerce, and the concept of diversity jurisdiction
20	as intended by the framers of the United States
21	Constitution, in that State and local courts are—
22	(A) keeping cases of national importance
23	out of Federal court

1	(B) sometimes acting in ways that dem-
2	onstrate bias against out-of-State defendants;
3	and
4	(C) making judgments that impose their
5	view of the law on other States and bind the
6	rights of the residents of those States.
7	(b) Purposes.—The purposes of this Act are to—
8	(1) assure fair and prompt recoveries for class
9	members with legitimate claims;
10	(2) restore the intent of the framers of the
11	United States Constitution by providing for Federal
12	court consideration of interstate cases of national
13	importance under diversity jurisdiction; and
14	(3) benefit society by encouraging innovation
15	and lowering consumer prices.
16	SEC. 3. CONSUMER CLASS ACTION BILL OF RIGHTS AND IM-
17	PROVED PROCEDURES FOR INTERSTATE
18	CLASS ACTIONS.
19	(a) In General.—Part V is amended by inserting
20	after chapter 113 the following:
21	"CHAPTER 114—CLASS ACTIONS

#### "Sec.

<sup>&</sup>quot;1711. Definitions.

 $<sup>``1712.\</sup> Coupon\ settlements.$ 

<sup>&</sup>quot;1713. Protection against loss by class members.

<sup>&</sup>quot;1714. Protection against discrimination based on geographic location.

<sup>&</sup>quot;1715. Notifications to appropriate Federal and State officials.

#### **"§ 1711. Definitions**

2	"In this chapter:
3	"(1) Class.—The term 'class' means all of the
4	class members in a class action.
5	"(2) Class action.—The term 'class action'
6	means any civil action filed in a district court of the
7	United States under rule 23 of the Federal Rules of
8	Civil Procedure or any civil action that is removed
9	to a district court of the United States that was
10	originally filed under a State statute or rule of judi-
11	cial procedure authorizing an action to be brought
12	by 1 or more representatives as a class action.
13	"(3) Class counsel.—The term 'class coun-
14	sel' means the persons who serve as the attorneys
15	for the class members in a proposed or certified
16	class action.
17	"(4) Class members.—The term 'class mem-
18	bers' means the persons (named or unnamed) who
19	fall within the definition of the proposed or certified
20	class in a class action.
21	"(5) Plaintiff class action.—The term
22	'plaintiff class action' means a class action in which
23	class members are plaintiffs.
24	"(6) Proposed Settlement.—The term 'pro-
25	posed settlement' means an agreement regarding a
26	class action that is subject to court approval and

- 1 that, if approved, would be binding on some or all
- 2 class members.

#### 3 "§ 1712. Coupon settlements

- 4 "(a) Contingent Fees in Coupon Settle-
- 5 MENTS.—If a proposed settlement in a class action pro-
- 6 vides for a recovery of coupons to a class member, the
- 7 portion of any attorney's fee award to class counsel that
- 8 is attributable to the award of the coupons shall be based
- 9 on the value to class members of the coupons that are
- 10 redeemed.
- 11 "(b) Other Attorney's Fee Awards in Coupon
- 12 Settlements.—
- "(1) IN GENERAL.—If a proposed settlement in
- a class action provides for a recovery of coupons to
- 15 class members, and a portion of the recovery of the
- 16 coupons is not used to determine the attorney's fee
- to be paid to class counsel, any attorney's fee award
- shall be based upon the amount of time class counsel
- reasonably expended working on the action.
- 20 "(2) Court approval.—Any attorney's fee
- 21 under this subsection shall be subject to approval by
- the court and shall include an appropriate attorney's
- fee, if any, for obtaining equitable relief, including
- an injunction, if applicable. Nothing in this sub-
- section shall be construed to prohibit application of

- 1 a lodestar with a multiplier method of determining
- 2 attorney's fees.
- 3 "(c) Attorney's Fee Awards Calculated on a
- 4 MIXED BASIS IN COUPON SETTLEMENTS.—If a proposed
- 5 settlement in a class action provides for an award of cou-
- 6 pons to class members and also provides for equitable re-
- 7 lief, including injunctive relief—
- 8 "(1) that portion of the attorney's fee to be
- 9 paid to class counsel that is based upon a portion of
- the recovery of the coupons shall be calculated in ac-
- 11 cordance with subsection (a); and
- "(2) that portion of the attorney's fee to be
- paid to class counsel that is not based upon a por-
- tion of the recovery of the coupons shall be cal-
- culated in accordance with subsection (b).
- 16 "(d) Settlement Valuation Expertise.—In a
- 17 class action involving the awarding of coupons, the court
- 18 may, in its discretion upon the motion of a party, receive
- 19 expert testimony from a witness qualified to provide infor-
- 20 mation on the actual value to the class members of the
- 21 coupons that are redeemed.
- 22 "(e) Judicial Scrutiny of Coupon Settle-
- 23 Ments.—In a proposed settlement under which class
- 24 members would be awarded coupons, the court may ap-
- 25 prove the proposed settlement only after a hearing to de-

- 1 termine whether, and making a written finding that, the
- 2 settlement is fair, reasonable, and adequate for class mem-
- 3 bers. The court, in its discretion, may also require that
- 4 a proposed settlement agreement provide for the distribu-
- 5 tion of a portion of the value of unclaimed coupons to 1
- 6 or more charitable or governmental organizations, as
- 7 agreed to by the parties. The distribution and redemption
- 8 of any proceeds under this subsection shall not be used
- 9 to calculate attorneys' fees under this section.

#### 10 "§ 1713. 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 substantially outweigh
- 16 the monetary loss.

#### 17 "§ 1714. 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.

1	<b>"</b> § 1715.	Notifications to appropriate Federal and
2		State officials
3	"(a)	DEFINITIONS.—
4		"(1) Appropriate federal official.—In
5	this	section, the term 'appropriate Federal official'
6	mea	ns—
7		"(A) the Attorney General of the United
8		States; or
9		"(B) in any case in which the defendant is
10		a Federal depository institution, a State deposi-
11		tory institution, a depository institution holding
12		company, a foreign bank, or a nondepository in-
13		stitution subsidiary of the foregoing (as such
14		terms are defined in section 3 of the Federal
15		Deposit Insurance Act (12 U.S.C. 1813)), the
16		person who has the primary Federal regulatory
17		or supervisory responsibility with respect to the
18		defendant, if some or all of the matters alleged
19		in the class action are subject to regulation or
20		supervision by that person.
21		"(2) Appropriate state official.—In this
22	secti	ion, the term 'appropriate State official' means
23	the	person in the State who has the primary regu-
24	lator	ry or supervisory responsibility with respect to
25	the	defendant, or who licenses or otherwise author-

izes the defendant to conduct business in the State,

- if some or all of the matters alleged in the class action are subject to regulation by that person. If there is no primary regulator, supervisor, or licensing authority, or the matters alleged in the class action are not subject to regulation or supervision by that person, then the appropriate State official shall be the State attorney general.

  8 "(b) IN GENERAL.—Not later than 10 days after a
- 9 proposed settlement of a class action is filed in court, each
  10 defendant that is participating in the proposed settlement
  11 shall serve upon the appropriate State official of each
  12 State in which a class member resides and the appropriate
  13 Federal official, a notice of the proposed settlement con14 sisting of—
  - "(1) a copy of the complaint and any materials filed with the complaint and any amended complaints (except such materials shall not be required to be served if such materials are made electronically available through the Internet and such service includes notice of how to electronically access such material);
- 22 "(2) notice of any scheduled judicial hearing in 23 the class action;
- 24 "(3) any proposed or final notification to class 25 members of—

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1	"(A)(i) the members' rights to request ex-
2	clusion from the class action; or
3	"(ii) if no right to request exclusion exists,
4	a statement that no such right exists; and
5	"(B) a proposed settlement of a class ac-
6	tion;
7	"(4) any proposed or final class action settle-
8	ment;
9	"(5) any settlement or other agreement contem-
10	poraneously made between class counsel and counsel
11	for the defendants;
12	"(6) any final judgment or notice of dismissal;
13	"(7)(A) if feasible, the names of class members
14	who reside in each State and the estimated propor-
15	tionate share of the claims of such members to the
16	entire settlement to that State's appropriate State
17	official; or
18	"(B) if the provision of information under sub-
19	paragraph (A) is not feasible, a reasonable estimate
20	of the number of class members residing in each
21	State and the estimated proportionate share of the
22	claims of such members to the entire settlement; and
23	"(8) any written judicial opinion relating to the
24	materials described under subparagraphs (3)
25	through (6).

"(c) Depository Institutions Notification.—

"(1) Federal and other depository institutions.—In any case in which the defendant is a Federal depository institution, a depository institution holding company, a foreign bank, or a non-depository institution subsidiary of the foregoing, the notice requirements of this section are satisfied by serving the notice required under subsection (b) upon the person who has the primary Federal regulatory or supervisory responsibility with respect to the defendant, if some or all of the matters alleged in the class action are subject to regulation or supervision by that person.

"(2) State depository institutions.—In any case in which the defendant is a State depository institution (as that term is defined in section 3 of the Federal Deposit Insurance Act (12 U.S.C. 1813)), the notice requirements of this section are satisfied by serving the notice required under subsection (b) upon the State bank supervisor (as that term is defined in section 3 of the Federal Deposit Insurance Act (12 U.S.C. 1813)) of the State in which the defendant is incorporated or chartered, if some or all of the matters alleged in the class action

- 1 are subject to regulation or supervision by that per-
- 2 son, and upon the appropriate Federal official.
- 3 "(d) Final Approval.—An order giving final ap-
- 4 proval of a proposed settlement may not be issued earlier
- 5 than 90 days after the later of the dates on which the
- 6 appropriate Federal official and the appropriate State offi-
- 7 cial are served with the notice required under subsection
- 8 (b).
- 9 "(e) Noncompliance if Notice Not Provided.—
- 10 "(1) IN GENERAL.—A class member may refuse
- to comply with and may choose not to be bound by
- a settlement agreement or consent decree in a class
- action if the class member demonstrates that the no-
- tice required under subsection (b) has not been pro-
- vided.
- 16 "(2) LIMITATION.—A class member may not
- 17 refuse to comply with or to be bound by a settlement
- agreement or consent decree under paragraph (1) if
- the notice required under subsection (b) was directed
- to the appropriate Federal official and to either the
- 21 State attorney general or the person that has pri-
- 22 mary regulatory, supervisory, or licensing authority
- over the defendant.
- 24 "(3) APPLICATION OF RIGHTS.—The rights cre-
- ated by this subsection shall apply only to class

1	members or any person acting on a class member's
2	behalf, and shall not be construed to limit any other
3	rights affecting a class member's participation in the
4	settlement.
5	"(f) Rule of Construction.—Nothing in this sec-
6	tion shall be construed to expand the authority of, or im-
7	pose any obligations, duties, or responsibilities upon, Fed-
8	eral or State officials.".
9	(b) Technical and Conforming Amendment.—
10	The table of chapters for part V is amended by inserting
11	after the item relating to chapter 113 the following:
	"114. Class Actions
12	SEC. 4. FEDERAL DISTRICT COURT JURISDICTION FOR
13	INTERSTATE CLASS ACTIONS.
13 14	INTERSTATE CLASS ACTIONS.  (a) Application of Federal Diversity Jurisdic-
14	(a) Application of Federal Diversity Jurisdic-
14 15	(a) Application of Federal Diversity Jurisdiction.—Section 1332 is amended—
14 15 16	<ul> <li>(a) Application of Federal Diversity Jurisdiction.—Section 1332 is amended—</li> <li>(1) by redesignating subsection (d) as sub-</li> </ul>
14 15 16 17	<ul> <li>(a) Application of Federal Diversity Jurisdiction.—Section 1332 is amended—</li> <li>(1) by redesignating subsection (d) as subsection (e); and</li> </ul>
14 15 16 17	<ul> <li>(a) Application of Federal Diversity Jurisdiction.—Section 1332 is amended—</li> <li>(1) by redesignating subsection (d) as subsection (e); and</li> <li>(2) by inserting after subsection (e) the fol-</li> </ul>
14 15 16 17 18	<ul> <li>(a) Application of Federal Diversity Jurisdiction.—Section 1332 is amended—</li> <li>(1) by redesignating subsection (d) as subsection (e); and</li> <li>(2) by inserting after subsection (c) the following:</li> </ul>
14 15 16 17 18 19 20	<ul> <li>(a) Application of Federal Diversity Jurisdiction.—Section 1332 is amended—</li> <li>(1) by redesignating subsection (d) as subsection (e); and</li> <li>(2) by inserting after subsection (c) the following:</li> <li>"(d)(1) In this subsection—</li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>(a) APPLICATION OF FEDERAL DIVERSITY JURISDICTION.—Section 1332 is amended— <ul> <li>(1) by redesignating subsection (d) as subsection (e); and</li> <li>(2) by inserting after subsection (c) the following:</li> <li>"(d)(1) In this subsection—</li> <li>"(A) the term 'class' means all of the class</li> </ul> </li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>(a) APPLICATION OF FEDERAL DIVERSITY JURISDICTION.—Section 1332 is amended— <ul> <li>(1) by redesignating subsection (d) as subsection (e); and</li> <li>(2) by inserting after subsection (c) the following:</li> <li>"(d)(1) In this subsection—</li> <li>"(A) the term 'class' means all of the class members in a class action;</li> </ul> </li> </ul>

1	procedure authorizing an action to be brought by 1
2	or more representative persons as a class action;
3	"(C) the term 'class certification order' means
4	an order issued by a court approving the treatment
5	of some or all aspects of a civil action as a class ac-
6	tion; and
7	"(D) the term 'class members' means the per-
8	sons (named or unnamed) who fall within the defini-
9	tion of the proposed or certified class in a class ac-
10	tion.
11	"(2) The district courts shall have original jurisdic-
12	tion of any civil action in which the matter in controversy
13	exceeds the sum or value of \$5,000,000, exclusive of inter-
14	est and costs, and is a class action in which—
15	"(A) any member of a class of plaintiffs is a
16	citizen of a State different from any defendant;
17	"(B) any member of a class of plaintiffs is a
18	foreign state or a citizen or subject of a foreign state
19	and any defendant is a citizen of a State; or
20	"(C) any member of a class of plaintiffs is a
21	citizen of a State and any defendant is a foreign
22	state or a citizen or subject of a foreign state.
23	"(3) A district court may, in the interests of justice
24	and looking at the totality of the circumstances, decline
25	to exercise jurisdiction under paragraph (2) over a class

- 1 action in which greater than one-third but less than two-
- 2 thirds of the members of all proposed plaintiff classes in
- 3 the aggregate and the primary defendants are citizens of
- 4 the State in which the action was originally filed based
- 5 on consideration of—

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- 6 "(A) whether the claims asserted involve mat-7 ters of national or interstate interest:
- 8 "(B) whether the claims asserted will be gov-9 erned by laws of the State in which the action was 10 originally filed or by the laws of other States;
  - "(C) whether the class action has been pleaded in a manner that seeks to avoid Federal jurisdiction;
- 13 "(D) whether the action was brought in a 14 forum with a distinct nexus with the class members, 15 the alleged harm, or the defendants;
  - "(E) whether the number of citizens of the State in which the action was originally filed in all proposed plaintiff classes in the aggregate is substantially larger than the number of citizens from any other State, and the citizenship of the other members of the proposed class is dispersed among a substantial number of States; and
- 23 "(F) whether, during the 3-year period pre-24 ceding the filing of that class action, 1 or more other

1	class actions asserting the same or similar claims on
2	behalf of the same or other persons have been filed
3	"(4) A district court shall decline to exercise jurisdic-
4	tion under paragraph (2)—
5	"(A)(i) over a class action in which—
6	"(I) greater than two-thirds of the mem-
7	bers of all proposed plaintiff classes in the ag-
8	gregate are citizens of the State in which the
9	action was originally filed;
10	"(II) at least 1 defendant is a defendant—
11	"(aa) from whom significant relief is
12	sought by members of the plaintiff class;
13	"(bb) whose alleged conduct forms a
14	significant basis for the claims asserted by
15	the proposed plaintiff class; and
16	"(cc) who is a citizen of the State in
17	which the action was originally filed; and
18	"(III) principal injuries resulting from the
19	alleged conduct or any related conduct of each
20	defendant were incurred in the State in which
21	the action was originally filed; and
22	"(ii) during the 3-year period preceding the fil-
23	ing of that class action, no other class action has
24	been filed asserting the same or similar factual alle-

- gations against any of the defendants on behalf of
- 2 the same or other persons; or
- 3 "(B) two-thirds or more of the members of all
- 4 proposed plaintiff classes in the aggregate, and the
- 5 primary defendants, are citizens of the State in
- 6 which the action was originally filed.
- 7 "(5) Paragraphs (2) through (4) shall not apply to
- 8 any class action in which—
- 9 "(A) the primary defendants are States, State
- officials, or other governmental entities against
- whom the district court may be foreclosed from or-
- dering relief; or
- 13 "(B) the number of members of all proposed
- plaintiff classes in the aggregate is less than 100.
- 15 "(6) In any class action, the claims of the individual
- 16 class members shall be aggregated to determine whether
- 17 the matter in controversy exceeds the sum or value of
- 18 \$5,000,000, exclusive of interest and costs.
- 19 "(7) Citizenship of the members of the proposed
- 20 plaintiff classes shall be determined for purposes of para-
- 21 graphs (2) through (6) as of the date of filing of the com-
- 22 plaint or amended complaint, or, if the case stated by the
- 23 initial pleading is not subject to Federal jurisdiction, as
- 24 of the date of service by plaintiffs of an amended pleading,

- 1 motion, or other paper, indicating the existence of Federal
- 2 jurisdiction.
- 3 "(8) This subsection shall apply to any class action
- 4 before or after the entry of a class certification order by
- 5 the court with respect to that action.
- 6 "(9) Paragraph (2) shall not apply to any class action
- 7 that solely involves a claim—
- 8 "(A) concerning a covered security as defined
- 9 under 16(f)(3) of the Securities Act of 1933 (15)
- U.S.C. 78p(f)(3)) and section 28(f)(5)(E) of the Se-
- 11 curities Exchange Act of 1934 (15 U.S.C.
- 12 78bb(f)(5)(E);
- "(B) that relates to the internal affairs or gov-
- ernance of a corporation or other form of business
- enterprise and that arises under or by virtue of the
- laws of the State in which such corporation or busi-
- 17 ness enterprise is incorporated or organized; or
- 18 "(C) that relates to the rights, duties (including
- fiduciary duties), and obligations relating to or cre-
- ated by or pursuant to any security (as defined
- 21 under section 2(a)(1) of the Securities Act of 1933
- 22 (15 U.S.C. 77b(a)(1)) and the regulations issued
- thereunder).
- 24 "(10) For purposes of this subsection and section
- 25 1453, an unincorporated association shall be deemed to

- 1 be a citizen of the State where it has its principal place
- 2 of business and the State under whose laws it is organized.
- 3 "(11)(A) For purposes of this subsection and section
- 4 1453, a mass action shall be deemed to be a class action
- 5 removable under paragraphs (2) through (10) if it other-
- 6 wise meets the provisions of those paragraphs.
- 7 "(B)(i) As used in subparagraph (A), the term 'mass
- 8 action' means any civil action (except a civil action within
- 9 the scope of section 1711(2)) in which monetary relief
- 10 claims of 100 or more persons are proposed to be tried
- 11 jointly on the ground that the plaintiffs' claims involve
- 12 common questions of law or fact, except that jurisdiction
- 13 shall exist only over those plaintiffs whose claims in a
- 14 mass action satisfy the jurisdictional amount requirements
- 15 under subsection (a).
- 16 "(ii) As used in subparagraph (A), the term 'mass
- 17 action' shall not include any civil action in which—
- 18 "(I) all of the claims in the action arise from
- an event or occurrence in the State in which the ac-
- 20 tion was filed, and that allegedly resulted in injuries
- in that State or in States contiguous to that State;
- 22 "(II) the claims are joined upon motion of a de-
- 23 fendant;
- 24 "(III) all of the claims in the action are as-
- 25 serted on behalf of the general public (and not on

1	behalf of individual claimants or members of a pur-
2	ported class) pursuant to a State statute specifically
3	authorizing such action; or
4	"(IV) the claims have been consolidated or co-
5	ordinated solely for pretrial proceedings.
6	"(C)(i) Any action(s) removed to Federal court pur-
7	suant to this subsection shall not thereafter be transferred
8	to any other court pursuant to section 1407, or the rules
9	promulgated thereunder, unless a majority of the plaintiffs
10	in the action request transfer pursuant to section 1407.
11	"(ii) This subparagraph will not apply—
12	"(I) to cases certified pursuant to rule 23 of
13	the Federal Rules of Civil Procedure; or
14	"(II) if plaintiffs propose that the action pro-
15	ceed as a class action pursuant to rule 23 of the
16	Federal Rules of Civil Procedure.
17	"(D) The limitations periods on any claims asserted
18	in a mass action that is removed to Federal court pursu-
19	ant to this subsection shall be deemed tolled during the
20	period that the action is pending in Federal court.".
21	(b) Conforming Amendments.—
22	(1) Section 1335(a)(1) is amended by inserting
23	"subsection (a) or (d) of" before "section 1332".
24	(2) Section 1603(b)(3) is amended by striking
25	"(d)" and inserting "(e)".

#### SEC. 5. REMOVAL OF INTERSTATE CLASS ACTIONS TO FED-

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2	ERAL	DISTRICT	COURT.

- 3 (a) IN GENERAL.—Chapter 89 is amended by adding
- 4 after section 1452 the following:

#### 5 "§ 1453. Removal of class actions

- 6 "(a) Definitions.—In this section, the terms 'class',
- 7 'class action', 'class certification order', and 'class mem-
- 8 ber' shall have the meanings given such terms under sec-
- 9 tion 1332(d)(1).
- 10 "(b) In General.—A class action may be removed
- 11 to a district court of the United States in accordance with
- 12 section 1446 (except that the 1-year limitation under sec-
- 13 tion 1446(b) shall not apply), without regard to whether
- 14 any defendant is a citizen of the State in which the action
- 15 is brought, except that such action may be removed by
- 16 any defendant without the consent of all defendants.
- 17 "(c) REVIEW OF REMAND ORDERS.—
- 18 "(1) IN GENERAL.—Section 1447 shall apply to
- any removal of a case under this section, except that
- 20 notwithstanding section 1447(d), a court of appeals
- 21 may accept an appeal from an order of a district
- court granting or denying a motion to remand a
- class action to the State court from which it was re-
- 24 moved if application is made to the court of appeals
- 25 not less than 7 days after entry of the order.

1	"(2) Time Period for Judgment.—If the
2	court of appeals accepts an appeal under paragraph
3	(1), the court shall complete all action on such ap-
4	peal, including rendering judgment, not later than
5	60 days after the date on which such appeal was
6	filed, unless an extension is granted under para-
7	graph (3).
8	"(3) Extension of time period.—The court
9	of appeals may grant an extension of the 60-day pe-
10	riod described in paragraph (2) if—
11	"(A) all parties to the proceeding agree to
12	such extension, for any period of time; or
13	"(B) such extension is for good cause
14	shown and in the interests of justice, for a pe-
15	riod not to exceed 10 days.
16	"(4) Denial of Appeal.—If a final judgment
17	on the appeal under paragraph (1) is not issued be-
18	fore the end of the period described in paragraph
19	(2), including any extension under paragraph (3),
20	the appeal shall be denied.
21	"(d) Exception.—This section shall not apply to
22	any class action that solely involves—
23	"(1) a claim concerning a covered security as
24	defined under section 16(f)(3) of the Securities Act
25	of 1933 (15 U.S.C. 78p(f)(3)) and section

- 28(f)(5)(E) of the Securities Exchange Act of 1934
   (15 U.S.C. 78bb(f)(5)(E)):
- 2 (15 U.S.C. 78bb(f)(5)(E));
- "(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 12 1933 (15 U.S.C. 77b(a)(1)) and the regulations issued thereunder)."
- 14 (b) Technical and Conforming Amendments.—
- 15 The table of sections for chapter 89 is amended by adding
- 16 after the item relating to section 1452 the following: "1453. Removal of class actions.".

#### 17 SEC. 6. REPORT ON CLASS ACTION SETTLEMENTS.

- 18 (a) IN GENERAL.—Not later than 12 months after
- 19 the date of enactment of this Act, the Judicial Conference
- 20 of the United States, with the assistance of the Director
- 21 of the Federal Judicial Center and the Director of the Ad-
- 22 ministrative Office of the United States Courts, shall pre-
- 23 pare and transmit to the Committees on the Judiciary of
- 24 the Senate and the House of Representatives a report on
- 25 class action settlements.

1	(b) Content.—The report under subsection (a) shall
2	contain—
3	(1) recommendations on the best practices that
4	courts can use to ensure that proposed class action
5	settlements are fair to the class members that the
6	settlements are supposed to benefit;
7	(2) recommendations on the best practices that
8	courts can use to ensure that—
9	(A) the fees and expenses awarded to
10	counsel in connection with a class action settle-
11	ment appropriately reflect the extent to which
12	counsel succeeded in obtaining full redress for
13	the injuries alleged and the time, expense, and
14	risk that counsel devoted to the litigation; and
15	(B) the class members on whose behalf the
16	settlement is proposed are the primary bene-
17	ficiaries of the settlement; and
18	(3) the actions that the Judicial Conference of
19	the United States has taken and intends to take to-
20	ward having the Federal judiciary implement any or
21	all of the recommendations contained in the report.
22	(c) Authority of Federal Courts.—Nothing in
23	this section shall be construed to alter the authority of
24	the Federal courts to supervise attorneys' fees.

	26
1	SEC. 7. ENACTMENT OF JUDICIAL CONFERENCE REC
2	OMMENDATIONS.
3	Notwithstanding any other provision of law, the
4	amendments to rule 23 of the Federal Rules of Civil Pro-

- 5 cedure, which are set forth in the order entered by the
- 6 Supreme Court of the United States on March 27, 2003,
- 7 shall take effect on the date of enactment of this Act or
- 8 on December 1, 2003 (as specified in that order), which-
- 9 ever occurs first.

#### 10 sec. 8. rulemaking authority of supreme court

- 11 AND JUDICIAL CONFERENCE.
- Nothing in this Act shall restrict in any way the au-
- 13 thority of the Judicial Conference and the Supreme Court
- 14 to propose and prescribe general rules of practice and pro-
- 15 cedure under chapter 131 of title 28, United States Code.
- 16 SEC. 9. EFFECTIVE DATE.
- 17 The amendments made by this Act shall apply to any
- 18 civil action commenced on or after the date of enactment
- 19 of this Act.

Passed the Senate February 10, 2005.

Attest:

Secretary.

# 109TH CONGRESS S. 5

## AN ACT

To amend the procedures that apply to consideration of interstate class actions to assure fairer outcomes for class members and defendants, and for other purposes.