108TH CONGRESS 1ST SESSION

H. R. 2813

To provide small businesses certain protections from litigation excesses and to limit the product liability of nonmanufacturer product sellers.

IN THE HOUSE OF REPRESENTATIVES

July 22, 2003

Mr. Chabot (for himself, Mr. Lucas of Kentucky, Mr. Goode, Mr. Pence, Mr. Burr, and Mr. Keller) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide small businesses certain protections from litigation excesses and to limit the product liability of nonmanufacturer product sellers.

- 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Small Business Liability Reform Act of 2003".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—SMALL BUSINESS LAWSUIT ABUSE PROTECTION

- Sec. 101. Findings.
- Sec. 102. Definitions.
- Sec. 103. Limitation on punitive damages for small businesses.
- Sec. 104. Limitation on joint and several liability for noneconomic loss for small businesses.
- Sec. 105. Exceptions to limitations on liability.
- Sec. 106. Preemption and election of State nonapplicability.

TITLE II—PRODUCT SELLER FAIR TREATMENT

- Sec. 201. Findings; purposes.
- Sec. 202. Definitions.
- Sec. 203. Applicability; preemption.
- Sec. 204. Liability rules applicable to product sellers, renters, and lessors.
- Sec. 205. Federal cause of action precluded.

TITLE III—EFFECTIVE DATE

Sec. 301. Effective date.

1 TITLE I—SMALL BUSINESS 2 LAWSUIT ABUSE PROTECTION

- **3 SEC. 101. FINDINGS.**
- 4 Congress finds that—
- 5 (1) the United States civil justice system is in-
- 6 efficient, unpredictable, unfair, costly, and impedes
- 7 competitiveness in the marketplace for goods, serv-
- 8 ices, business, and employees;
- 9 (2) the defects in the United States civil justice
- system have a direct and undesirable effect on inter-
- 11 state commerce by decreasing the availability of
- 12 goods and services in commerce;
- 13 (3) there is a need to restore rationality, cer-
- tainty, and fairness to the legal system;
- 15 (4) the spiralling costs of litigation and the
- 16 magnitude and unpredictability of punitive damage

- 1 awards and noneconomic damage awards have con-2 tinued unabated for at least the past 30 years;
 - (5) the Supreme Court of the United States has recognized that a punitive damage award can be unconstitutional if the award is grossly excessive in relation to the legitimate interest of the government in the punishment and deterrence of unlawful conduct;
 - (6) just as punitive damage awards can be grossly excessive, so can it be grossly excessive in some circumstances for a party to be held responsible under the doctrine of joint and several liability for damages that party did not cause;
 - (7) as a result of joint and several liability, entities including small businesses are often brought into litigation despite the fact that their conduct may have little or nothing to do with the accident or transaction giving rise to the lawsuit, and may therefore face increased and unjust costs due to the possibility or result of unfair and disproportionate damage awards;
 - (8) the costs imposed by the civil justice system on small businesses are particularly acute, since small businesses often lack the resources to bear those costs and to challenge unwarranted lawsuits;

- 1 (9) due to high liability costs and unwarranted 2 litigation costs, small businesses face higher costs in 3 purchasing insurance through interstate insurance 4 markets to cover their activities;
 - (10) liability reform for small businesses will promote the free flow of goods and services, lessen burdens on interstate commerce, and decrease litigiousness; and
 - (11) legislation to address these concerns is an appropriate exercise of the powers of Congress under clauses 3, 9, and 18 of section 8 of article I of the Constitution of the United States, and the 14th amendment to the Constitution of the United States.

14 SEC. 102. DEFINITIONS.

15 In this title:

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- 16 (1) CRIME OF VIOLENCE.—The term "crime of violence" has the same meaning as in section 16 of title 18, United States Code.
 - (2) DRUG.—The term "drug" means any controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802)) that was not legally prescribed for use by the defendant or that was taken by the defendant other than in accordance with the terms of a lawfully issued prescription.

- ECONOMIC LOSS.—The term "economic (3)loss" means any pecuniary loss resulting from harm (including the loss of earnings or other benefits related to employment, medical expense loss, replacement services loss, loss due to death, burial costs, and loss of business or employment opportunities) to the extent recovery for such loss is allowed under ap-plicable State law.
 - (4) HARM.—The term "harm" means any physical injury, illness, disease, or death or damage to property.
 - (5) International terrorism" has the same meaning as in section 2331 of title 18, United States Code.
 - (6) Noneconomic loss.—The term "non-economic loss" means loss for physical or emotional pain, suffering, inconvenience, physical impairment, mental anguish, disfigurement, loss of enjoyment of life, loss of society and companionship, loss of consortium (other than loss of domestic service), injury to reputation, or any other nonpecuniary loss of any kind or nature.
 - (7) Person.—The term "person" means any individual, corporation, company, association, firm,

partnership, society, joint stock company, or any
 other entity (including any governmental entity).

(8) Punitive damages.—The term "punitive damages" means damages awarded against any person or entity to punish or deter such person, entity, or others from engaging in similar behavior in the future. Such term does not include any civil penalties, fines, or treble damages that are assessed or enforced by an agency of State or Federal government pursuant to a State or Federal statute.

(9) Small business.—

- (A) IN GENERAL.—The term "small business" means any unincorporated business, or any partnership, corporation, association, unit of local government, or organization that has fewer than 25 full-time employees as determined on the date the civil action involving the small business is filed.
- (B) CALCULATION OF NUMBER OF EMPLOYEES.—For purposes of subparagraph (A), the number of employees of a subsidiary of a wholly owned corporation includes the employees of—
- (i) a parent corporation; and

1	(ii) any other subsidiary corporation
2	of that parent corporation.
3	(10) State.—The term "State" means each of
4	the several States, the District of Columbia, the
5	Commonwealth of Puerto Rico, the Virgin Islands,
6	Guam, American Samoa, the Northern Mariana Is-
7	lands, any other territory or possession of the
8	United States, or any political subdivision of any
9	such State, commonwealth, territory, or possession.
10	SEC. 103. LIMITATION ON PUNITIVE DAMAGES FOR SMALL
11	BUSINESSES.
12	(a) General Rule.—Except as provided in section
13	105, in any civil action against a small business, punitive
14	damages may, to the extent permitted by applicable Fed-
15	eral or State law, be awarded against the small business
16	only if the claimant establishes by clear and convincing
17	evidence that conduct carried out by that defendant with
18	a conscious, flagrant indifference to the rights or safety
19	of others was the proximate cause of the harm that is the
20	subject of the action.
21	(b) Limitation on Amount.—In any civil action
22	against a small business, punitive damages awarded
23	against a small business shall not exceed the lesser of—
24	(1) three times the total amount awarded to the
25	claimant for economic and noneconomic losses; or

1	(2) \$250,000,
2	except that the court may make this subsection inappli-
3	cable if the court finds that the plaintiff established by
4	clear and convincing evidence that the defendant acted
5	with specific intent to cause the type of harm for which
6	the action was brought.
7	(c) APPLICATION BY THE COURT.—The limitation
8	prescribed by this section shall be applied by the court
9	and shall not be disclosed to the jury.
10	SEC. 104. LIMITATION ON JOINT AND SEVERAL LIABILITY
11	FOR NONECONOMIC LOSS FOR SMALL BUSI-
12	NESSES.
13	(a) General Rule.—Except as provided in section
14	105, in any civil action against a small business, the liabil-
15	ity of each defendant that is a small business, or the agent
16	of a small business, for noneconomic loss shall be deter-
17	mined in accordance with subsection (b).
18	(b) Amount of Liability.—
19	(1) In general.—In any civil action described
20	in subsection (a)—
21	(A) each defendant described in that sub-
22	section shall be liable only for the amount of
23	noneconomic loss allocated to that defendant in
24	direct proportion to the percentage of responsi-
25	bility of that defendant (determined in accord-

1	ance with paragraph (2)) for the harm to the
2	claimant with respect to which that defendant
3	is liable; and
4	(B) the court shall render a separate judg-
5	ment against each defendant described in that
6	subsection in an amount determined under sub-
7	paragraph (A).
8	(2) Percentage of Responsibility.—For
9	purposes of determining the amount of noneconomic
10	loss allocated to a defendant under this section, the
11	trier of fact shall determine the percentage of re-
12	sponsibility of each person responsible for the harm
13	to the claimant, regardless of whether or not the
14	person is a party to the action.
15	SEC. 105. EXCEPTIONS TO LIMITATIONS ON LIABILITY.
16	The limitations on liability under sections 103 and
17	104 do not apply—
18	(1) to any defendant whose misconduct—
19	(A) constitutes—
20	(i) a crime of violence; or
21	(ii) an act of international terrorism;
22	(B) results in liability for damages relating
23	to the injury to, destruction of, loss of, or loss
24	of use of, natural resources described in—

1	(i) section $1002(b)(2)(A)$ of the Oil
2	Pollution Act of 1990 (33 U.S.C.
3	2702(b)(2)(A)); or
4	(ii) section 107(a)(4)(C) of the Com-
5	prehensive Environmental Response, Com-
6	pensation, and Liability Act of 1980 (42
7	U.S.C. 9607(a)(4)(C));
8	(C) involves—
9	(i) a sexual offense, as defined by ap-
10	plicable State law; or
11	(ii) a violation of a Federal or State
12	civil rights law;
13	(D) occurred at the time the defendant
14	was under the influence (as determined under
15	applicable State law) of intoxicating alcohol or
16	a drug, and the fact that the defendant was
17	under the influence was the cause of any harm
18	alleged by the plaintiff in the subject action; or
19	(2) to any cause of action which is brought
20	under the provisions of title 31, United States Code,
21	relating to false claims (31 U.S.C. 3729–3733) or to
22	any other cause of action brought by the United
23	States relating to fraud or false statements.

1	SEC. 106. PREEMPTION AND ELECTION OF STATE NON-
2	APPLICABILITY.
3	(a) Preemption.—Subject to subsection (b), this
4	title preempts the laws of any State to the extent that
5	State laws are inconsistent with this title.
6	(b) Election of State Regarding Nonapplica-
7	BILITY.—This title does not apply to any action in a State
8	court against a small business in which all parties are citi-
9	zens of the State, if the State enacts a statute—
10	(1) citing the authority of this subsection;
11	(2) declaring the election of such State that this
12	title does not apply as of a date certain to such ac-
13	tions in the State; and
14	(3) containing no other provision.
15	TITLE II—PRODUCT SELLER
16	FAIR TREATMENT
17	SEC. 201. FINDINGS; PURPOSES.
18	(a) FINDINGS.—Congress finds that—
19	(1) although damage awards in product liability
20	actions may encourage the production of safer prod-
21	ucts, they may also have a direct effect on interstate
22	commerce and consumers of the United States by in-
23	creasing the cost of, and decreasing the availability
24	of, products;
25	(2) some of the rules of law governing product
26	liability actions are inconsistent within and among

- the States, resulting in differences in State laws that may be inequitable with respect to plaintiffs and defendants and may impose burdens on interstate commerce;
 - (3) product liability awards may jeopardize the financial well-being of individuals and industries, particularly the small businesses of the United States;
 - (4) because the product liability laws of a State may have adverse effects on consumers and businesses in many other States, it is appropriate for the Federal Government to enact national, uniform product liability laws that preempt State laws; and
- 14 (5) under clause 3 of section 8 of article I of 15 the United States Constitution, it is the constitu-16 tional role of the Federal Government to remove 17 barriers to interstate commerce.
- 18 (b) Purposes.—The purposes of this title, based on 19 the powers of the United States under clause 3 of section 20 8 of article I of the United States Constitution, are to 21 promote the free flow of goods and services and lessen the 22 burdens on interstate commerce, by—
- (1) establishing certain uniform legal principles
 of product liability that provide a fair balance among

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1	the interests of all parties in the chain of production
2	distribution, and use of products; and
3	(2) reducing the unacceptable costs and delays
4	in product liability actions caused by excessive litiga-
5	tion that harms both plaintiffs and defendants.
6	SEC. 202. DEFINITIONS.
7	In this title:
8	(1) Alcohol product.—The term "alcoho
9	product" includes any product that contains not less
10	than ½ of 1 percent of alcohol by volume and is in-
11	tended for human consumption.
12	(2) CLAIMANT.—The term "claimant" means
13	any person who brings an action covered by this title
14	and any person on whose behalf such an action is
15	brought. If such an action is brought through or or
16	behalf of an estate, the term includes the claimant's
17	decedent. If such an action is brought through or or
18	behalf of a minor or incompetent, the term includes
19	the claimant's legal guardian.
20	(3) Commercial loss.—The term "commercial
21	loss'' means—
22	(A) any loss or damage solely to a product
23	itself;
24	(B) loss relating to a dispute over the
25	value of a product; or

1	(C) consequential economic loss, the recov-
2	ery of which is governed by applicable State
3	commercial or contract laws that are similar to
4	the Uniform Commercial Code.
5	(4) Compensatory damages.—The term
6	"compensatory damages" means damages awarded
7	for economic and noneconomic losses.
8	(5) Dram-shop.—The term "dram-shop"
9	means a drinking establishment where alcoholic bev-
10	erages are sold to be consumed on the premises.
11	(6) Economic Loss.—The term "economic
12	loss" means any pecuniary loss resulting from harm
13	(including the loss of earnings or other benefits re-
14	lated to employment, medical expense loss, replace-
15	ment services loss, loss due to death, burial costs,
16	and loss of business or employment opportunities)
17	to the extent recovery for that loss is allowed under
18	applicable State law.
19	(7) HARM.—The term "harm" means any phys-
20	ical injury, illness, disease, or death or damage to
21	property caused by a product. The term does not in-
22	clude commercial loss.
23	(8) Manufacturer.—The term "manufac-
24	turer" means—
25	(A) any person who—

1	(i) is engaged in a business to
2	produce, create, make, or construct any
3	product (or component part of a product);
4	and
5	(ii)(I) designs or formulates the prod-
6	uct (or component part of the product); or
7	(II) has engaged another person to
8	design or formulate the product (or compo-
9	nent part of the product);
10	(B) a product seller, but only with respect
11	to those aspects of a product (or component
12	part of a product) that are created or affected
13	when, before placing the product in the stream
14	of commerce, the product seller—
15	(i) produces, creates, makes, con-
16	structs and designs, or formulates an as-
17	pect of the product (or component part of
18	the product) made by another person; or
19	(ii) has engaged another person to de-
20	sign or formulate an aspect of the product
21	(or component part of the product) made
22	by another person; or
23	(C) any product seller not described in
24	subparagraph (B) that holds itself out as a
25	manufacturer to the user of the product.

1	(9) Noneconomic loss.—The term "non-
2	economic loss" means loss for physical or emotional
3	pain, suffering, inconvenience, physical impairment,
4	mental anguish, disfigurement, loss of enjoyment of
5	life, loss of society and companionship, loss of con-
6	sortium (other than loss of domestic service), injury
7	to reputation, or any other nonpecuniary loss of any
8	kind or nature.
9	(10) Person.—The term "person" means any
10	individual, corporation, company, association, firm,
11	partnership, society, joint stock company, or any
12	other entity (including any governmental entity).
13	(11) Product.—
14	(A) IN GENERAL.—The term "product"
15	means any object, substance, mixture, or raw
16	material in a gaseous, liquid, or solid state
17	that—
18	(i) is capable of delivery itself or as an
19	assembled whole, in a mixed or combined
20	state, or as a component part or ingre-
21	dient;
22	(ii) is produced for introduction into
23	trade or commerce;
24	(iii) has intrinsic economic value; and

1	(iv) is intended for sale or lease to
2	persons for commercial or personal use.
3	(B) Exclusion.—The term "product"
4	does not include—
5	(i) tissue, organs, blood, and blood
6	products used for therapeutic or medical
7	purposes, except to the extent that such
8	tissue, organs, blood, and blood products
9	(or the provision thereof) are subject,
10	under applicable State law, to a standard
11	of liability other than negligence; or
12	(ii) electricity, water delivered by a
13	utility, natural gas, or steam.
14	(12) Product Liability action.—
15	(A) General Rule.—Except as provided
16	in subparagraph (B), the term "product liabil-
17	ity action" means a civil action brought on any
18	theory for a claim for any physical injury, ill-
19	ness, disease, death, or damage to property that
20	is caused by a product.
21	(B) The following claims are not included
22	in the term "product liability action":
23	(i) Negligent entrustment.—A
24	claim for negligent entrustment.

1	(ii) Negligence per se.—A claim
2	brought under a theory of negligence per
3	se.
4	(iii) Dram-shop.—A claim brought
5	under a theory of dram-shop or third-party
6	liability arising out of the sale or providing
7	of an alcoholic product to an intoxicated
8	person or minor.
9	(13) Product seller.—
10	(A) IN GENERAL.—The term "product sell-
11	er" means a person who in the course of a busi-
12	ness conducted for that purpose—
13	(i) sells, distributes, rents, leases, pre-
14	pares, blends, packages, labels, or other-
15	wise is involved in placing a product in the
16	stream of commerce; or
17	(ii) installs, repairs, refurbishes, re-
18	conditions, or maintains the harm-causing
19	aspect of the product.
20	(B) Exclusion.—The term "product sell-
21	er" does not include—
22	(i) a seller or lessor of real property;
23	(ii) a provider of professional services
24	in any case in which the sale or use of a
25	product is incidental to the transaction and

1	the essence of the transaction is the fur-
2	nishing of judgment, skill, or services; or
3	(iii) any person who—
4	(I) acts in only a financial capac-
5	ity with respect to the sale of a prod-
6	uct; or
7	(II) leases a product under a
8	lease arrangement in which the lessor
9	does not initially select the leased
10	product and does not during the lease
11	term ordinarily control the daily oper-
12	ations and maintenance of the prod-
13	uct .
14	(14) STATE.—The term "State" means each of
15	the several States, the District of Columbia, the
16	Commonwealth of Puerto Rico, the Virgin Islands,
17	Guam, American Samoa, the Northern Mariana Is-
18	lands, any other territory or possession of the
19	United States, or any political subdivision of any
20	such State, commonwealth, territory, or possession.
21	SEC. 203. APPLICABILITY; PREEMPTION.
22	(a) Applicability.—
23	(1) In general.—Except as provided in para-
24	graph (2), this title governs any product liability ac-
25	tion brought in any Federal or State court.

1	(2) Actions for commercial loss.—A civil
2	action brought for commercial loss shall be governed
3	only by applicable State commercial or contract laws
4	that are similar to the Uniform Commercial Code.
5	(b) Relationship to State Law.—This title su-
6	persedes a State law only to the extent that the State law
7	applies to an issue covered by this title. Any issue that
8	is not governed by this title, including any standard of
9	liability applicable to a manufacturer, shall be governed
10	by any applicable Federal or State law.
11	(c) Effect on Other Law.—Nothing in this title
12	shall be construed to—
13	(1) waive or affect any defense of sovereign im-
14	munity asserted by any State under any State law;
15	(2) supersede or alter any Federal law;
16	(3) waive or affect any defense of sovereign im-
17	munity asserted by the United States;
18	(4) affect the applicability of any provision of
19	chapter 97 of title 28, United States Code;
20	(5) preempt State choice-of-law rules with re-
21	spect to claims brought by a foreign nation or a cit-
22	izen of a foreign nation;
23	(6) affect the right of any court to transfer
24	venue or to apply the law of a foreign nation or to
25	dismiss a claim of a foreign nation or of a citizen

1	of a foreign nation on the ground of inconvenient
2	forum; or
3	(7) supersede or modify any statutory or com-
4	mon law, including any law providing for an action
5	to abate a nuisance, that authorizes a person to in-
6	stitute an action for civil damages or civil penalties
7	cleanup costs, injunctions, restitution, cost recovery
8	punitive damages, or any other form of relief, for re-
9	mediation of the environment (as defined in section
10	101(8) of the Comprehensive Environmental Re-
11	sponse, Compensation, and Liability Act of 1980 (42
12	U.S.C. 9601(8))).
13	SEC. 204. LIABILITY RULES APPLICABLE TO PRODUCT
13 14	SEC. 204. LIABILITY RULES APPLICABLE TO PRODUCT SELLERS, RENTERS, AND LESSORS.
14	SELLERS, RENTERS, AND LESSORS.
14 15	SELLERS, RENTERS, AND LESSORS. (a) GENERAL RULE.—
141516	sellers, renters, and lessors. (a) General Rule.— (1) In general.—In any product liability ac-
14 15 16 17	SELLERS, RENTERS, AND LESSORS. (a) General Rule.— (1) In general.—In any product liability action covered under this title, a product seller other
14 15 16 17 18	SELLERS, RENTERS, AND LESSORS. (a) GENERAL RULE.— (1) IN GENERAL.—In any product liability action covered under this title, a product seller other than a manufacturer shall be liable to a claimant
14 15 16 17 18	SELLERS, RENTERS, AND LESSORS. (a) GENERAL RULE.— (1) IN GENERAL.—In any product liability action covered under this title, a product seller other than a manufacturer shall be liable to a claimant only if the claimant establishes that—
14 15 16 17 18 19 20	SELLERS, RENTERS, AND LESSORS. (a) GENERAL RULE.— (1) IN GENERAL.—In any product liability action covered under this title, a product seller other than a manufacturer shall be liable to a claimant only if the claimant establishes that— (A)(i) the product that allegedly caused the
14 15 16 17 18 19 20 21	SELLERS, RENTERS, AND LESSORS. (a) GENERAL RULE.— (1) IN GENERAL.—In any product liability action covered under this title, a product seller other than a manufacturer shall be liable to a claimant only if the claimant establishes that— (A)(i) the product that allegedly caused the harm that is the subject of the complaint was

1	(iii) the failure to exercise reasonable care
2	was a proximate cause of the harm to the
3	claimant;
4	(B)(i) the product seller made an express
5	warranty applicable to the product that alleg-
6	edly caused the harm that is the subject of the
7	complaint, independent of any express warranty
8	made by a manufacturer as to the same prod-
9	uet;
10	(ii) the product failed to conform to the
11	warranty; and
12	(iii) the failure of the product to conform
13	to the warranty caused the harm to the claim-
14	ant; or
15	(C)(i) the product seller engaged in inten-
16	tional wrongdoing, as determined under applica-
17	ble State law; and
18	(ii) the intentional wrongdoing caused the
19	harm that is the subject of the complaint.
20	(2) Reasonable opportunity for inspec-
21	TION.—For purposes of paragraph (1)(A)(ii), a
22	product seller shall not be considered to have failed
23	to exercise reasonable care with respect to a product
24	based upon an alleged failure to inspect the product,
25	if—

1	(A) the failure occurred because there was
2	no reasonable opportunity to inspect the prod-
3	uct; or
4	(B) the inspection, in the exercise of rea-
5	sonable care, would not have revealed the as-
6	pect of the product that allegedly caused the
7	claimant's harm.
8	(b) Special Rule.—
9	(1) In general.—A product seller shall be
10	deemed to be liable as a manufacturer of a product
11	for harm caused by the product, if—
12	(A) the manufacturer is not subject to
13	service of process under the laws of any State
14	in which the action may be brought; or
15	(B) the court determines that the claimant
16	is or would be unable to enforce a judgment
17	against the manufacturer.
18	(2) STATUTE OF LIMITATIONS.—For purposes
19	of this subsection only, the statute of limitations ap-
20	plicable to claims asserting liability of a product sell-
21	er as a manufacturer shall be tolled from the date
22	of the filing of a complaint against the manufacturer
23	to the date that judgment is entered against the
24	manufacturer.
25	(c) Rented or Leased Products.—

- 1 (1) DEFINITION.—For purposes of paragraph
 2 (2), and for determining the applicability of this title
 3 to any person subject to that paragraph, the term
 4 "product liability action" means a civil action
 5 brought on any theory for harm caused by a product
 6 or product use.
- 7 LIABILITY.—Notwithstanding any other 8 provision of law, any person engaged in the business 9 of renting or leasing a product (other than a person 10 excluded from the definition of product seller under 11 section 202(13)(B)) shall be subject to liability in a 12 product liability action under subsection (a), but any 13 person engaged in the business of renting or leasing 14 a product shall not be liable to a claimant for the 15 tortious act of another solely by reason of ownership 16 of that product.

17 SEC. 205. FEDERAL CAUSE OF ACTION PRECLUDED.

- The district courts of the United States shall not 19 have jurisdiction under this title based on section 1331
- 20 or 1337 of title 28, United States Code.

21 TITLE III—EFFECTIVE DATE

- 22 SEC. 301. EFFECTIVE DATE.
- This Act shall take effect with respect to any civil
- 24 action commenced after the date of the enactment of this

- 1 Act without regard to whether the harm that is the subject
- 2 of the action occurred before such date.

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