H. R. 1979

IN THE SENATE OF THE UNITED STATES

July 11, 2007

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

AN ACT

To require any Federal or State court to recognize any notarization made by a notary public licensed by a State other than the State where the court is located when such notarization occurs in or affects interstate commerce.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Interstate Recognition
- 3 of Notarizations Act of 2007".
- 4 SEC. 2. RECOGNITION OF NOTARIZATIONS IN FEDERAL
- 5 COURTS.
- 6 Each Federal court shall recognize any lawful notari-
- 7 zation made by a notary public licensed or commissioned
- 8 under the laws of a State other than the State where the
- 9 Federal court is located if—
- 10 (1) such notarization occurs in or affects inter-
- state commerce; and
- 12 (2)(A) a seal of office, as symbol of the notary
- public's authority, is used in the notarization; or
- (B) in the case of an electronic record, the seal
- information is securely attached to, or logically asso-
- ciated with, the electronic record so as to render the
- 17 record tamper-resistant.
- 18 SEC. 3. RECOGNITION OF NOTARIZATIONS IN STATE
- 19 **COURTS.**
- Each court that operates under the jurisdiction of a
- 21 State shall recognize any lawful notarization made by a
- 22 notary public licensed or commissioned under the laws of
- 23 a State other than the State where the court is located
- 24 if—
- 25 (1) such notarization occurs in or affects inter-
- state commerce; and

(2)(A) a seal of office, as symbol of the notary
public's authority, is used in the notarization; or
(B) in the case of an electronic record, the seal
information is securely attached to, or logically asso-
ciated with, the electronic record so as to render the
record tamper-resistant.
SEC. 4. DEFINITIONS.
In this Act:
(1) Electronic record.—The term "elec-
tronic record" has the meaning given that term in
section 106 of the Electronic Signatures in Global
and National Commerce Act (15 U.S.C. 7006).
(2) LOGICALLY ASSOCIATED WITH.—Seal infor-
mation is "logically associated with" an electronic
record if the seal information is securely bound to
the electronic record in such a manner as to make
it impracticable to falsify or alter, without detection,
either the record or the seal information.
Passed the House of Representatives July 10, 2007.
Attest: LORRAINE C. MILLER, Clerk.
By Deborah M. Spriggs,
Deputy Clerk.