

104TH CONGRESS
1ST SESSION

H. R. 1822

To provide that Federal and State courts and agencies may not require that legal citations in which copyright subsists be the only acceptable submission to such courts and agencies where alternatives exist.

IN THE HOUSE OF REPRESENTATIVES

JUNE 13, 1995

Mr. FRANK of Massachusetts introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To provide that Federal and State courts and agencies may not require that legal citations in which copyright subsists be the only acceptable submission to such courts and agencies where alternatives exist.

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. LEGAL CITATION REQUIREMENTS.**

4 No State or Federal court, agency, or department,
5 or other authority of a State or the Federal Government
6 may require that, in documents submitted to such court,
7 agency, department, or authority, a system of citation to
8 State or Federal laws, regulations, judicial opinions, or ad-

1 ministrative decisions be used in which copyright subsists,
2 unless no other system of citation to such laws, regula-
3 tions, opinions, or decisions exists.

4 **SEC. 2. DEFINITION.**

5 As used in this Act, the term “State” means each
6 of the several States, the District of Columbia, and any
7 commonwealth, territory, or possession of the United
8 States.

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