

92nd CONGRESS
2nd Session

H.R. 27

To make necessary amendments

IN THE HOUSE OF THE REPRESENTATIVES OF THE UNITED
STATES
March 3, 2024

JustTheJudge (for himself) has introduced the following bill; which shall
be read on the House floor and referred to the appropriate committee.

A BILL

To make necessary amendments

*Be it enacted by the Senate and House of Representatives of the
United States in Congress Assembled.*

SEC. 1 - SHORT TITLE

(a) This Act may be cited as the “amendments”.

SEC. 2. - H.R.3.

- (a) All mentions under this section refer to items in house bill H.R. 3.
- (b) Section 3(i) of H.R. 3 is hereby amended to “The Clerk of the
Supreme Court shall publish all changes of the docket in the
supreme court discord server within a public channel of it,
including the addition or removal of cases, changes in case status,

and updates on decisions, within 24 hours of their occurrence. If not done by then the Chief Justice will do it within 24 hours.”

(c) Section 2(d) of the act is hereby amended to “Members of the public are hereby granted the authority to bring legal actions against the United States or its officers for claims related to civil rights infringements, false imprisonment, and abuse of tools, provided that the plaintiff does not seek monetary relief. Qualified immunity shall not exist in these claims. Probable cause still remains a valid defense in these claims. Standing is still required as normal.” This section does not establish false imprisonment, or the other mentioned items as torts.

(d) Section 2(g) is hereby amended to “Any finding of contempt of court shall be accompanied by a written contempt order that recites the specific facts and conduct constituting the contempt. This order must be signed by the issuing judge.”

(i) A subsection of this will say “The Supreme Court on appeal will review the contempt order to determine whether trial judge employed appropriate procedures in adjudicating contempt; whether finding that contemnor committed contemptuous act is supported by substantial evidence; and whether penalty exceeds authorized limits or constitutes abuse of discretion. If it is determined that no written order as mentioned in Section 2(g) is made, the petitioner is entitled to reversal of such contempt.”