

Name: Dan Romano

Date: 03/30/2023

ADM File Number: 2021-35

Comment:

For nearly 30 years, I have litigator cases for . Plaintiffs. The favored treatment of government litigants is contrary to the American ideals of equal justice.

Government defendants use the automatic right to appeal, dispositive motion loss as a sword and shield. The great majority of these cases are motions. The government should have lost. Rather than settle the matter timely. They use this favorable tool to delay justice for the wrongfully injured

I hope the court is not going to decide whether to keep this amendment based upon the number of responses here. It is clear that the government side has many more people to send emails to support the current rule.

Please move forward with this fair reform. There is absolutely no legitimate or equitable reason to keep the rule the way it is. The government power already has the advantage against claimants there is no need to exacerbate imbalance in the power dynamic