August 29, 2013

Congressman Bob Goodlatte  
U.S. House of Representatives  
Chairman, Committee on the Judiciary  
2309 Rayburn House Office Building  
Washington, D.C. 20515  

Dear Chairman Goodlatte:  

On behalf of the National Association of Conservation Districts (NACD) I am writing to support two pieces of legislation to increase transparency in litigation impacting conservation.  

The Open Book on Equal Access to Justice Act, H.R. 2919, introduced by Rep. Cynthia Lummis (R-WY) and Rep. Steve Cohen (D-TN) would reinstate tracking and reporting requirements of payments made under the Equal Access to Justice Act (EAJA). By requiring agencies to track payments to attorneys engaged in lawsuits affecting conservation, the legislation would add much-needed accountability to EAJA. It would also provide transparency by increasing public understanding of how taxpayer dollars are being spent on such litigation.  

NACD also supports the Government Litigation Savings Act (GLSA), H.R. 3037, introduced by Rep. Lummis earlier this month. GLSA would limit access to taxpayer funded reimbursements for suing the federal government under EAJA. GLSA would bring us closer to the intent of EAJA, which is to provide small non-profit, business, or individual interests with a means to sue the federal government by taking on a one-time challenge, not for litigious groups to use EAJA to fund repeated procedural lawsuits.  

We strongly believe that on-the-ground efforts and local decision-making—rather than litigation—is the best way to address environmental challenges and achieve positive results for our land, air, water and other natural resources.  

Both bills will bring us closer to the original intent of EAJA while matching the spirit of its intent.  

We thank you for your consideration.  

Sincerely,  

Earl J. Garber  
President  
National Association of Conservation Districts