AMENDMENT NO	Calendar No
	that a patent should be can- e due to inequitable conduct
IN THE SENATE OF THE UNITED	STATES—110th Cong., 1st Sess.
S. 11	45
To amend title 35, United State reform	
Referred to the Committee on ordered to be	e printed and
Ordered to lie on the ta	ble and to be printed
Amendment intended to be pramendment (No)	
Viz:	
1 In lieu of the matter p	roposed to be inserted, insert
2 the following:	
3 SEC. 14. INEQUITABLE CONDI	UCT.
Chapter 29 of title 35,	United States Code, is amend-
5 ed by adding at the end the f	following new section:
6 "§ 298. Inequitable conduc	t
7 "(a) In General.—A	party advancing the propo-
8 sition that a patent should b	e cancelled or held unenforce-

- 1 able due to inequitable conduct in connection with a mat-
- 2 ter or proceeding before the United States Patent and
- 3 Trademark Office shall prove independently by clear and
- 4 convincing evidence that material information was mis-
- 5 represented or omitted from the patent application with
- 6 the intention of deceiving the Office.
- 7 "(b) Materiality.—Information shall be considered
- 8 material for purposes of subsection (a) if—
- 9 "(1) a reasonable patent examiner would con-
- sider such information important in deciding wheth-
- er to allow the patent application; and
- "(2) such information is not cumulative to in-
- formation already of record in the application.
- 14 "(c) Intent to deceive the Office may be
- 15 inferred under subsection (a), but the inference may not
- 16 be based solely on the gross negligence of the patent owner
- 17 or its representative, or on the materiality of the informa-
- 18 tion misrepresented or not disclosed.
- 19 "(d) Pleading.—In actions involving allegations of
- 20 inequitable conduct before the Office, the party asserting
- 21 the defense or claim shall comply with the pleading re-
- 22 quirements set forth under Federal Rules of Civil Proce-
- 23 dure 9(b).
- 24 "(e) Remedies.—If the court finds both that mate-
- 25 rial information was misrepresented to, or withheld from,

- 1 the Office and an intent to deceive, after balancing the
- 2 equities, the court, using its discretion, shall impose 1 or
- 3 more of the following remedies as it deems appropriate:
- 4 "(1) Hold the patent unenforceable.
- 5 "(2) Hold 1 or more claims of the patent unen-
- 6 forceable.
- 7 "(3) Order that the patentee is not entitled to
- 8 equitable relief and that the sole and exclusive rem-
- 9 edy for infringement of the patent shall be a reason-
- able royalty.".