ENROLLED

Regular Session, 2013

HOUSE BILL NO. 472

BY REPRESENTATIVE JAY MORRIS AND SENATOR LAFLEUR

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To amend and reenact Code of Civil Procedure Articles 591(A)(5) and 592(A)(3)(b) through
3	(d) and (E)(5) and to enact Code of Civil Procedure Article 592(A)(3)(e), relative to
4	class actions; to provide relative to prerequisites required to maintain a class action;
5	to provide for burden of proof to establish prerequisites; to prohibit courts from
6	ordering class-wide trial on certain issues; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. Code of Civil Procedure Articles 591(A)(5) and 592(A)(3)(b) through (d)
9	and (E)(5) are hereby amended and reenacted and Code of Civil Procedure Article
10	592(A)(3)(e) is hereby enacted to read as follows:
11	Art. 591. Prerequisites; maintainable class actions
12	A. One or more members of a class may sue or be sued as representative
13	parties on behalf of all, only if:
14	* * *
15	(5) The class is or may be defined objectively in terms of ascertainable
16	criteria, such that the court may determine the constituency of the class for purposes
17	of the conclusiveness of any judgment that may be rendered in the case. This
18	prerequisite shall not be satisfied if it is necessary for the court to inquire into the
19	merits of each potential class member's cause of action to determine whether an
20	individual falls within the defined class.
21	* * *
22	Art. 592. Certification procedure; notice; judgment; orders
23	Α.
24	* * *

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	(3)
2	* * *
3	(b) At the hearing on the motion to certify an action as a class action, the
4	proponent of the class shall have the burden of proof to establish that all
5	requirements of Article 591 of this Code have been satisfied.
6	(b)(c) If the court finds that the action should be maintained as a class action,
7	it shall certify the action accordingly. If the court finds that the action should not be
8	maintained as a class action, the action may continue between the named parties. In
9	either event, the court shall give in writing its findings of fact and reasons for
10	judgment provided a request is made not later than ten days after notice of the order
11	or judgment. A suspensive or devolutive appeal, as provided in Article 2081 et seq.
12	of the Code of Civil Procedure, may be taken as a matter of right from an order or
13	judgment provided for herein.
14	$\frac{(c)}{(d)}$ In the process of class certification, or at any time thereafter before a
15	decision on the merits of the common issues, the court may alter, amend, or recall
16	its initial ruling on certification and may enlarge, restrict, or otherwise redefine the
17	constituency of the class or the issues to be maintained in the class action.
18	(d)(e) No order contemplated in this Subparagraph shall be rendered after a
19	judgment or partial judgment on the merits of common issues has been rendered
20	against the party opposing the class and over such party's objection.
21	* * *
22	E. In the conduct of actions to which Article 591 and this Article apply, the
23	court may make any of the following appropriate orders:
24	* * *
25	(5) Dealing with similar procedural matters, including but not limited to case
26	management orders providing for consolidation, duties of counsel, the extent and the
27	scheduling of and the delays for pre-certification and post-certification discovery,
28	and other matters which affect the general order of proceedings; however, the court
29	may shall not order the class-wide trial of issues dependent for their resolution on
30	proof individual to a member of the class, including but not limited to the causation

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- of the member's injuries, the amount of the member's special or general damages, the
 individual knowledge or reliance of the member, or the applicability to the member
 of individual claims or defenses.
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SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____