99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB3518

by Rep. Robert F. Martwick

SYNOPSIS AS INTRODUCED:

735 ILCS 5/2-1021 new

Amends the Civil Practice Law of the Code of Civil Procedure. Defines "product liability action" and "confidentiality order". Provides that for good cause shown, a party required to respond to discovery in a product liability action may obtain a confidentiality order. Provides that if the court finds that such a confidentiality order is appropriate, the order shall be narrowly drafted and may permit the subsequent designation of specific confidential materials. Provides that, if a party objects to a designation that limits disclosure or dissemination of materials under a confidentiality order, the party seeking to limit disclosure or dissemination pursuant to a claim of confidentiality must demonstrate, by a preponderance of the evidence, a specific, serious, and substantial interest in confidentiality that outweighs the adverse effect of confidentiality upon the general public health or safety. Provides for appeals of orders denying confidentiality. Provides that the new provisions do not: preclude the use of confidentiality orders to protect trade secrets; apply to laws or regulations safeguarding the confidentiality of medical records; or apply to healthcare services. Contains provisions concerning intervention; prohibited agreements; applicability; and other matters.

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AN ACT concerning civil law. 1

Be it enacted by the People of the State of Illinois, 2 represented in the General Assembly: 3

- 4 Section 5. The Code of Civil Procedure is amended by adding 5 Section 2-1021 as follows:
- (735 ILCS 5/2-1021 new) 7 Sec. 2-1021. Product liability; confidentiality orders. (a) As used in this Section, "product liability action" 8 9 means a lawsuit for damages for personal injury or wrongful death caused by an instrumentality, a device, an instrument, a 10 product, or a condition of an instrumentality, a device, an 11 12 instrument, or a product that has caused and is likely to cause personal injury or death in other members of the public. 13 14 (b) As used in this Section, "confidentiality order" means a court order that limits the disclosure or dissemination of 15 16 information obtained through discovery in a product liability 17 action. 18 (c) For good cause shown, a party required to respond to

discovery in a product liability action may obtain a 19 confidentiality order. If the court finds that such a 20 21 confidentiality order is appropriate, the order shall be 22 narrowly drafted and may permit the subsequent designation of specific confidential materials. The party requesting the 23

1 <u>materials shall object with reasonable particularity to any</u> 2 <u>designation of confidential materials that does not meet the</u> 3 standard in subsection (d).

4 (d) Upon objection of a party to a designation that limits disclosure or dissemination of materials under 5 а confidentiality order, the party seeking to limit disclosure or 6 7 dissemination pursuant to a claim of confidentiality must demonstrate to the court, by a preponderance of the evidence, a 8 9 specific, serious, and substantial interest in confidentiality 10 that outweighs the adverse effect of confidentiality upon the 11 general public health or safety. The court shall make written 12 findings in support of its decision to grant or deny confidentiality. The party seeking a confidentiality order has 13 14 the right to appeal an order denying confidentiality, subject 15 to Supreme Court Rule 307.

16 <u>(e) Nothing in this Section precludes the use of</u> 17 <u>confidentiality orders to protect trade secrets, consistent</u> 18 <u>with the standard in subsection (d).</u>

19 (f) No agreement or order resolving or terminating a product liability action may require any party to keep 20 confidential any information that is not covered by a 21 22 confidentiality order, with the exception of information about 23 settlement amounts or other benefits provided under a 24 settlement agreement. Any provision of a settlement agreement 25 that violates this subsection (f) is severable from the remainder of the agreement, notwithstanding any provision to 26

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1	the contrary, and the remainder of the agreement shall remain
2	in force.
3	(g) Nothing in this Section affects the scope of discovery
4	under applicable court rules or the court's power to supervise
5	the discovery process.
6	(h) This Section does not apply to or affect laws or
7	regulations safeguarding the confidentiality of medical
8	records.
9	(i) This Section does not apply to healthcare services.
10	(j) Any person who satisfies the requirements of Section
11	2-408 of this Code may intervene in an action for the purpose
12	of challenging a confidentiality order.
13	(k) No person shall enter into an agreement to resolve a
14	potential product liability action if that agreement conceals
15	information that the disclosure of which is necessary to
16	protect the public health and safety. An agreement is void as
17	against public policy only upon a final judicial determination
18	that the agreement violates this subsection (k).
19	(1) This Section applies to all confidentiality orders and
20	all agreements entered into or executed with respect to product
21	liability actions on or after the effective date of this

22 amendatory Act of the 99th General Assembly.