95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

SB1570

Introduced 2/9/2007, by Sen. Kirk W. Dillard

SYNOPSIS AS INTRODUCED:

735	ILCS	5/2-801			from	Ch.	110,	par.	2-801
735	ILCS	5/2-802			from	Ch.	110,	par.	2-802
735	ILCS	5/2-803			from	Ch.	110,	par.	2-803
735	ILCS	5/2-807	new						
735	ILCS	5/2-808	new						
735	ILCS	5/2-809	new						

Amends the Code of Civil Procedure in relation to class actions. Adds additional requirements concerning: prerequisites to the maintenance of a class action (including provisions that a class action may be certified only if: the plurality of the class members are residents of Illinois or if the plurality of the class members were physically in Illinois when the cause of action arose; and a class action is superior to other available methods for the fair and efficient adjudication of the controversy); where a class action may be brought; preliminary determinations to be made by the court; notice to the class; coupon and other noncash settlements; loss by class members under a proposed settlement; and attorney's fees.

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A BILL FOR

SB1570

1

AN ACT concerning civil procedure.

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

Section 5. The Code of Civil Procedure is amended by
changing Sections 2-801, 2-802, and 2-803 and adding Sections
2-807, 2-808, and 2-809 as follows:

7 (735 ILCS 5/2-801) (from Ch. 110, par. 2-801)

8 Sec. 2-801. Prerequisites for the maintenance of a class 9 action.

10 <u>(a)</u> An action may be maintained as a class action <u>only</u> in 11 <u>the any</u> court <u>sitting in the county</u> of this State <u>in which (i)</u> 12 <u>the defendant's principal office is located, (ii) the plurality</u> 13 <u>of class members who are Illinois residents reside, or (iii)</u> 14 <u>the cause of action arose for the plurality of class members.</u> 15 and A party may sue or be sued as a representative party of the 16 class only if the court finds:

17 (1) The class is so numerous that joinder of all18 members is impracticable.

19 (2) There are questions of fact or law common to the
 20 class, which common questions predominate over any
 21 questions affecting only individual members <u>and a class</u>
 22 <u>action is superior to other available methods for the fair</u>
 23 <u>and efficient adjudication of the controversy. The matters</u>

1	pertinent to the findings include: (A) the interest of
2	members of the class in individually controlling the
3	prosecution or defense of separate actions; (B) the extent
4	and nature of any litigation concerning the controversy
5	already commenced by or against members of the class; (C)
6	the desirability or undesirability of concentrating the
7	litigation of the claims in the particular forum; and (D)
8	the difficulties likely to be encountered in the management
9	of a class action.
10	(3) The representative parties will fairly and
11	adequately protect the interest of the class.
12	(4) The class action is an appropriate method for the
13	fair and efficient adjudication of the controversy.
14	(b) Notwithstanding the provisions of subsection (a), a
15	class action may be certified only if the plurality of the
16	class members are residents of Illinois or if the plurality of
17	the class members were physically in Illinois when the cause of
18	action arose.
19	(Source: P.A. 82-280.)
20	(735 ILCS 5/2-802) (from Ch. 110, par. 2-802)
21	Sec. 2-802. Order and findings relative to the class.
22	(a) Preliminary determinations. Before making any of the
23	determinations set forth in subsections (b) and (c), the court
24	shall determine whether the action that has been brought as a
25	class action has been commenced in the court sitting in the

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1 county of this State in which (i) the defendant's principal 2 office is located, (ii) the plurality of class members who are 3 Illinois residents reside, or (iii) the cause of action arose 4 for the plurality of class members, and, if the court 5 determines that it has not been commenced in such county, the 6 court may not permit the action to be maintained as a class 7 action pursuant to subsections (b) and (c).

8 (b) Determination of Class. As soon as practicable after 9 the commencement of an action brought as a class action, the 10 court shall determine by order whether it may be so maintained 11 and describe those whom the court finds to be members of the 12 class. This order may be conditional and may be amended before 13 a decision on the merits.

14 <u>(c)</u> (b) Class Action on Limited Issues and Sub-classes. 15 When appropriate, an action may be brought or maintained as a 16 class action with respect to particular issues, or divided into 17 sub-classes and each sub-class treated as a class. The 18 provisions of this rule shall then be construed and applied 19 accordingly.

20 (Source: P.A. 82-280.)

21 (735 ILCS 5/2-803) (from Ch. 110, par. 2-803)
22 Sec. 2-803. Notice to class members.
23 (a) For any class certified under this Part 8, the court
24 may direct appropriate notice to the class.
25 (b) For any class certified under this Part 8, the court

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1	must direct to class members the best notice practicable under
2	the circumstances, including individual notice to all members
3	who can be identified through reasonable effort. The notice
4	must concisely and clearly state in plain, easily understood
5	language:
6	(1) the nature of the action;
7	(2) the definition of the class certified;
8	(3) the class claims, issues, or defenses;
9	(4) that a class member may enter an appearance through
10	counsel if the member so desires;
11	(5) that the court will exclude from the class any
12	member who requests exclusion, stating when and how members
13	may elect to be excluded; and
14	(6) the binding effect of a class judgment on class
15	members under this Part 8. in class cases. Upon a
16	determination that an action may be maintained as a class
17	action, or at any time during the conduct of the action,
18	the court in its discretion may order such notice that it
19	deems necessary to protect the interests of the class and
20	the parties.
21	An order entered under subsection (a) of Section 2-802 of
22	this Act, determining that an action may be maintained as a
23	class action, may be conditioned upon the giving of such notice
24	as the court deems appropriate.
25	(Source: P.A. 83-707.)

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1	(735 ILCS 5/2-807 new)
2	Sec. 2-807. Judicial scrutiny of coupon and other noncash
3	settlements. The court may approve a proposed settlement under
4	which the class members would receive coupons or other similar
5	noncash benefits or would otherwise be required to expend funds
6	to obtain part or all of the proposed benefits only after a
7	hearing to determine whether, and making a written finding
8	that, the settlement is fair, reasonable, and adequate for
9	class members.

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(735 ILCS 5/2-808 new)

11 <u>Sec. 2-808. Protection against loss by class members. The</u> 12 <u>court may approve a proposed settlement under which any class</u> 13 <u>member is obligated to pay sums to class counsel that would</u> 14 <u>result in a net loss to the class member only if the court</u> 15 <u>makes a written finding that nonmonetary benefits to the class</u> 16 <u>member outweigh the monetary loss.</u>

17 (735 ILCS 5/2-809 new)

Sec. 2-809. Attorney's fees. Any attorney representing any member or members of the plaintiff class in a class action may seek payment of attorney's fees and costs pursuant to a petition filed with the court of jurisdiction. The court shall make a determination based on findings of fact that the amount awarded for attorney's fees and costs is reasonable and commensurate with the benefits conferred upon the members of SB1570 - 6 - LRB095 07397 AJO 27541 b

- 1 the class represented by the attorney or attorneys who are the
- 2 petitioners for fees and costs.