2024 -- H 7742 SUBSTITUTE A

LC005476/SUB A

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2024

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE -- PROCEDURE IN PARTICULAR ACTIONS -- SMALL CLAIMS AND CONSUMER CLAIMS

Introduced By: Representatives Donovan, Caldwell, Shanley, and Speakman

Date Introduced: February 28, 2024

Referred To: House Judiciary

(Judiciary)

in accordance with § 8-15-11.

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It is enacted by the General Assembly as follows:

1 SECTION 1. Sections 10-16-4, 10-16-9 and 10-16-14 of the General Laws in Chapter 10-

16 entitled "Small Claims and Consumer Claims" are hereby amended to read as follows:

10-16-4. Filing fee — Waiver of appeal.

(a) The plaintiff shall pay into the court an entry to the clerk seventy-five dollars and seventy-five cents (\$75.75) which includes a filing fee of fifty-five dollars (\$55.00), of which twenty dollars (\$20.00) shall be placed in a "small claims mediation restricted-receipt account," together with an amount equal to the then prevailing postal rate, for mailing notices in the case, which shall be deemed the beginning of the action a civil processing fee of seventeen dollars and fifty cents (\$17.50), and a technology surcharge fee of three dollars and twenty-five cents (\$3.25). The "small claims mediation restricted-receipt account" shall be established under the control of the state court director of finance; the chief judge of the district court shall be authorized to pay for the services of qualified mediators and other related expenses from the "small claims mediation restricted-receipt account." In addition to the entry fee, the court shall apply a technology surcharge

15 (b) The plaintiff shall also file with his or her any claim a written waiver of the right of to appeal.

17 (c) The defendant shall also file with any compulsory counterclaim a written waiver of the right to appeal the counterclaim only.

<u>10-16-9. Filing of defense — Counterclaim.</u>

Prior to or upon the date set for answering the defendant shall in writing file in court his or her answer or defense to the plaintiff's claim and may claim any compulsory counterclaim he or she may have against the plaintiff's claim, as he or she might plead the claim in an action begun by complaint and summons, and shall file a statement in writing of his or her compulsory counterclaim with the court, and the court shall determine which of the parties is entitled to decision against the other, and in what amount, and enter decision accordingly, but not exceeding the sum of two thousand five hundred dollars (\$2,500) five thousand dollars (\$5,000). If the defendant's counterclaim shall exceed the sum of two thousand five hundred dollars (\$2,500) five thousand dollars (\$5,000), and in the opinion of the court there shall be due the defendant thereon an amount greater than two thousand five hundred dollars (\$2,500) five thousand dollars (\$5,000), the court shall enter decision against the plaintiff as in case of nonsuit, and for the defendant for his or her costs only, and shall not further adjudicate upon the claim of the defendant, whose right to sue for the claim shall remain in the same manner as before the commencement of the action. The court may continue the hearing from time to time as may be necessary.

10-16-14. Appeals by defendant Appeals.

(a) The defendant, if aggrieved by the decision of the district court in a cause brought under the provisions of this chapter, shall have the same right of appeal, and under the same terms and conditions, as are provided under the practice in ordinary civil actions in district courts. The defendant shall pay to the clerk an appeal fee of one hundred fifteen dollars (\$115), (a filing fee of seventy dollars (\$70.00), and a service fee of forty-five dollars (\$45.00)) which is to be paid to the adverse party as well as a civil case processing fee of seventeen dollars and fifty cents (\$17.50), and a technology surcharge of three dollars and twenty-five cents (\$3.25).

(b) If the plaintiff is filing a claim of appeal on a counterclaim, the plaintiff shall pay to the clerk an appeal fee of seventy dollars (\$70.00). The fee of seventy dollars (\$70.00) shall be paid to the adverse party or shall be divided equally when more than one adverse party is involved.

(b)(c) Notwithstanding the foregoing, in cases in which the plaintiff is the purchaser of a consumer product seeking to recover damages against the seller and/or manufacturer of that product, if the defendant is defaulted for failure to answer and defend the claim, the judgment of the district court shall be final. In such event, the defendant shall be deemed to have forfeited all rights to appeal and shall not be entitled to a trial de novo in superior court.

1	SECTION 2	. This act	shall take	effect upor	n passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE -- PROCEDURE IN PARTICULAR ACTIONS -- SMALL CLAIMS AND CONSUMER CLAIMS

This act would amend procedures and fees relative to claims of appeal in small claims

actions.

This act would take effect upon passage.

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