AN ACT

To amend and reenact Code of Civil Procedure Articles 154(B) and 4862 and to enact Code of Civil Procedure Article 158(C), relative to the recusal of judges; to provide for time limitations; to provide for the denial of motions to recuse; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. Code of Civil Procedure Articles 154(B) and 4862 are hereby amended and reenacted and Code of Civil Procedure Article 158(C) is hereby enacted to read as follows:

Art. 154. Procedure for recusal of district court judge

B. If the motion to recuse sets forth a ground for recusal under Article 151, not later than seven days after the judge's receipt of the motion from the clerk of court, the judge shall either recuse himself or make a written request to the supreme court for the appointment of an ad hoc judge as provided in Article 155.

Comments – 2022

A new time limitation has been added to Paragraph B to require the judge who is the subject of the motion to recuse to act within seven days after receiving the motion from the clerk of court.
Art. 158. Recusal of judge of court of appeal

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C. If the motion to recuse fails to set forth a ground for recusal under Article 151, the judge may deny the motion without the appointment of an ad hoc judge or a hearing but shall provide written reasons for the denial.

Comments – 2022

Paragraph C of this Article is similar to Article 154 in that it allows a judge of a court of appeal to deny a motion to recuse that fails to set forth a ground for recusal without the appointment of an ad hoc judge or a hearing, but the judge must give written reasons for the denial.

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Art. 4862. Motion to recuse

A. When a written motion is made to recuse a judge of a parish court or city court judge or a justice of the peace, not later than seven days after the judge or justice of the peace receives the motion from the clerk of court, the judge or justice of the peace shall either recuse himself, or the motion to recuse shall be tried in the manner provided by Article 4863.

B. If the motion to recuse fails to set forth a ground for recusal under Article 151, the judge or justice of the peace may deny the motion without the appointment of another judge or a hearing but shall provide written reasons for denial.

Comments - 2022

(a) A new time limitation has been added to Paragraph A of this Article to require the judge or justice of the peace who is the subject of the motion to recuse to act within seven days after receiving the motion from the clerk of court.

(b) Paragraph B of this Article is similar to Article 154 in that it allows a judge of a parish or city court or a justice of the peace to deny a motion to recuse that fails to set forth a ground for recusal under Article 151 without a hearing or the appointment of another judge or justice of the peace, but the judge or justice of the peace must give written reasons for the denial.
Section 2. The Louisiana Law Institute is hereby directed to print the following Comment to Code of Civil Procedure Article 153:

The factual basis for the judge's recusal must pertain to one of the grounds for recusal set forth in Article 151. The fact that a judicial complaint has been filed against the judge by one of the parties, without more, is not sufficient to constitute a ground for recusal.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: ____________________

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