Dismissal Procedures Under Texas Rule of Civil Procedure 91a

KENNON L. WOOTEN

&

ANNE M. JOHNSON

28TH ANNUAL CONFERENCE ON STATE AND FEDERAL APPEALS - 2018

Rule 91a.1: Dismissal Standards

A party may move to "dismiss a cause of action on the grounds that it has no basis in law or fact."

- "A cause of action has **no basis in law** if the allegations, taken as true, together with inferences reasonably drawn from them, do not entitle the claimant to the relief sought." (Emphasis added.)
- "A cause of action has **no basis in fact** if no reasonable person could believe the facts pleaded." (Emphasis added.)

Rule 91a.3-91a.5: Strict Deadlines

- File the motion within 60 days after service of the pleading containing the challenged cause of action and at least 21 days before the motion is heard
- Provide <u>14 days' notice</u> of the hearing
- Respond to the motion no later than 7 days before the date of the hearing
- Nonsuit the challenged cause of action at least 3 days before the hearing
- Amend the challenged cause of action at least 3 days before the hearing
- Withdraw the motion at least 3 days before the hearing, unless the withdrawal is prompted by a pleading amendment
- Rule within 45 days after the motion is filed, absent a timely withdrawal, amendment, or nonsuit

Rule 91a.7: Loser-Pays Provision

- Rule: "[T]he court must award the prevailing party on the motion all costs and reasonable and necessary attorney fees incurred with respect to the challenged cause of action in the trial court."
- Exception: The loser-pays provision does not apply "in an action by or against a governmental entity or a public official acting in his or her official capacity or under color of law."





Find the full text of this and thousands of other resources from leading experts in dozens of legal practice areas in the <u>UT Law CLE eLibrary (utcle.org/elibrary)</u>

Title search: Dismissal Procedures Under Texas Rule of Civil Procedure 91a

Also available as part of the eCourse 2018 eConference on State and Federal Appeals

First appeared as part of the conference materials for the 28^{th} Annual Conference on State and Federal Appeals session "Rule 91(a) Dismissals and Appeals"