

1. Line 58 through 59a:

58 the constitutional rights of a third party, the plaintiff shall establish that:

59 (a) the $\hat{H} \rightarrow [\{ \text{plaintiff} \}]$ **third party** $\leftarrow \hat{H}$ meets the traditional standing

59a requirement for bringing the action;

2. Line 64 through 71a:

64 bringing the action.

65 (4) If the plaintiff is an association bringing a private right of action on behalf of $\hat{H} \rightarrow [\{ \text{the} \}]$

$\leftarrow \hat{H}$

66 $\hat{H} \rightarrow [\{ \text{association's members} \}]$ **any member of the association** $\leftarrow \hat{H}$, the

66a plaintiff shall plead with particularity that:

67 (a) the $\hat{H} \rightarrow [\{ \text{members of the association meet} \}]$ **member meets** $\leftarrow \hat{H}$ the

67a traditional standing requirement for bringing

68 $\hat{H} \rightarrow [\{ \text{the action} \}]$ **a private right of action** $\leftarrow \hat{H}$;

69 (b) the $\hat{H} \rightarrow [\{ \text{members consent} \}]$ **member consents** $\leftarrow \hat{H}$ to the

69a association bringing the action on the behalf of the

70 $\hat{H} \rightarrow [\{ \text{members} \}]$ **member** $\leftarrow \hat{H}$; and

71 (c) the participation of the $\hat{H} \rightarrow [\{ \text{members} \}]$ **member** $\leftarrow \hat{H}$ is not

71a necessary to the resolution of the action.