95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

HB2693

Introduced 2/26/2007, by Rep. Michael J. Madigan - Barbara Flynn Currie - John A. Fritchey

SYNOPSIS AS INTRODUCED:

735 ILCS 5/2-1116

from Ch. 110, par. 2-1116

Amends the Code of Civil Procedure. Makes a technical change in a Section concerning limitation on recovery in tort actions.

LRB095 00814 AJO 20816 b

HB2693

1

AN ACT concerning civil law.

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

4 Section 5. The Code of Civil Procedure is amended by 5 changing Section 2-1116 as follows:

6 (735 ILCS 5/2-1116) (from Ch. 110, par. 2-1116)

7 (Text of Section WITH the changes made by P.A. 89-7, which8 has been held unconstitutional)

9 Sec. 2-1116. Limitation on recovery in tort actions; fault. 10 (a) <u>The</u> The purpose of this Section is to allocate the 11 responsibility of bearing or paying damages in actions brought 12 on account of death, bodily injury, or physical damage to 13 property according to the proportionate fault of the persons 14 who proximately caused the damage.

15

23

(b) As used in this Section:

"Fault" means any act or omission that (i) is negligent, willful and wanton, or reckless, is a breach of an express or implied warranty, gives rise to strict liability in tort, or gives rise to liability under the provisions of any State statute, rule, or local ordinance and (ii) is a proximate cause of death, bodily injury to person, or physical damage to property for which recovery is sought.

"Contributory fault" means any fault on the part of the

plaintiff (including but not limited to negligence, assumption of the risk, or willful and wanton misconduct) which is a proximate cause of the death, bodily injury to person, or physical damage to property for which recovery is sought.

5 "Tortfeasor" means any person, excluding the injured 6 person, whose fault is a proximate cause of the death, bodily 7 injury to person, or physical damage to property for which 8 recovery is sought, regardless of whether that person is the 9 plaintiff's employer, regardless of whether that person is 10 joined as a party to the action, and regardless of whether that 11 person may have settled with the plaintiff.

12 (c) In all actions on account of death, bodily injury or 13 physical damage to property in which recovery is predicated upon fault, the contributory fault chargeable to the plaintiff 14 15 shall be compared with the fault of all tortfeasors whose fault 16 was a proximate cause of the death, injury, loss, or damage for 17 which recovery is sought. The plaintiff shall be barred from recovering damages if the trier of fact finds that the 18 contributory fault on the part of the plaintiff is more than 19 20 50% of the proximate cause of the injury or damage for which recovery is sought. The plaintiff shall not be barred from 21 22 recovering damages if the trier of fact finds that the 23 contributory fault on the part of the plaintiff is not more than 50% of the proximate cause of the injury or damage for 24 25 which recovery is sought, but any economic or non-economic 26 damages allowed shall be diminished in the proportion to the

HB2693

HB2693 - 3 - LRB095 00814 AJO 20816 b

1 amount of fault attributable to the plaintiff.

2 (d) Nothing in this Section shall be construed to create a3 cause of action.

4 (e) This amendatory Act of 1995 applies to causes of action
5 accruing on or after its effective date.

6 (Source: P.A. 89-7, eff. 3-9-95.)

7 (Text of Section WITHOUT the changes made by P.A. 89-7,
8 which has been held unconstitutional)

9

Sec. 2-1116. Limitation on recovery in tort actions.

10 In all actions on account of bodily injury or death or 11 physical damage to property, based on negligence, or product 12 liability based on strict tort liability, the plaintiff shall 13 be barred from recovering damages if the trier of fact finds 14 that the contributory fault on the part of the plaintiff is 15 more than 50% of the proximate cause of the injury or damage 16 for which recovery is sought. The plaintiff shall not be barred from recovering damages if the trier of fact finds that the 17 18 contributory fault on the part of the plaintiff is not more than 50% of the proximate cause of the injury or damage for 19 which recovery is sought, but any damages allowed shall be 20 21 diminished in the proportion to the amount of fault 22 attributable to the plaintiff.

23 (Source: P.A. 84-1431.)