## 96TH GENERAL ASSEMBLY

## State of Illinois

## 2009 and 2010

#### SB1964

Introduced 2/20/2009, by Sen. Kirk W. Dillard

### SYNOPSIS AS INTRODUCED:

735 ILCS 5/2-1117	from Ch. 110, par. 2-1117
740 ILCS 100/3	from Ch. 70, par. 303
740 ILCS 100/4 rep.	

Amends the Code of Civil Procedure. Provides that in actions arising out of bodily injury, death, or damage to property based on negligence or product liability based on strict tort liability there will not be joint and several liability, rather when more than one defendant is found to be liable, a defendant will only be liable for that percentage of the plaintiff's damages, found by the trier of fact, that the defendant's percentage of contributory fault, found by the trier of fact, represents. Amends the Joint Tortfeasor Contribution Act requiring, in the event that the obligation of one or more tortfeasors is uncollectible, the remaining tortfeasors to share, pro rata, the unpaid portion. Repeals Section stating that a plaintiff's right to recover the full amount of his or her tort judgment from any one or more defendants is unaffected by the Contribution Act.

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A BILL FOR

SB1964

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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 2-1117 as follows:

(735 ILCS 5/2-1117) (from Ch. 110, par. 2-1117) 6 7 Sec. 2-1117. Liability Joint liability. Except as provided in Section 2-1118, in actions on account of bodily injury or 8 9 death or physical damage to property, based on negligence, or 10 product liability based on strict tort liability in which recovery is predicated upon fault, each defendant found liable, 11 as determined by the trier of fact, is liable for only that 12 percentage of the plaintiff's damages, as determined by the 13 14 trier of fact, that represents the contributory fault chargeable to that defendant in the comparison of the 15 16 plaintiff's fault with the fault of all tortfeasors whose fault 17 was a proximate cause of the death, injury, loss, or damage for which recovery is sought. Except when the plaintiff is barred 18 from recovering damages because the trier of fact finds that 19 20 the contributory fault on the part of the plaintiff is more 21 than 50% of the proximate cause of the injury or damage for 22 which recovery is sought, the plaintiff shall be barred from recovering damages from a defendant that is in excess of the 23

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amount of damages obtained by applying the percentage of 1 2 contributing fault of that defendant to the amount of the plaintiff's damages, as determined by the trier of fact. No 3 defendant shall be jointly and severally liable for plaintiff's 4 5 damages., all defendants found liable are jointly and severally 6 liable for plaintiff's past and future medical and medically 7 related expenses. Any defendant whose fault, as determined by the trier of fact, is less than 25% of the total 8 fault attributable to the plaintiff, the defendants sued by the 9 10 plaintiff, and any third party defendant except the plaintiff's 11 employer, shall be severally liable for all other damages. Any 12 defendant whose fault, as determined by the trier of fact, is or greater of the total fault attributable 13 25% the plaintiff, the defendants sued by the plaintiff, and any third 14 party defendants except the plaintiff's employer, shall be 15 16 jointly and severally liable for all other damages.

10 Joinery and severally mable for all other damages.

17 (Source: P.A. 93-10, eff. 6-4-03; 93-12, eff. 6-4-03.)

Section 10. The Joint Tortfeasor Contribution Act is amended by changing Section 3 as follows:

20 (740 ILCS 100/3) (from Ch. 70, par. 303)

Sec. 3. Amount of Contribution. The pro rata share of each tortfeasor shall be determined in accordance with his relative culpability. However, no person shall be required to contribute to one seeking contribution an amount greater than his pro rata

1	share <del>unless the obligation of one or more of the joint</del>
2	tortfeasors is uncollectable. In that event, the remaining
3	tortfeasors shall share the unpaid portions of the
4	uncollectable obligation in accordance with their pro rata
5	liability.
6	If equity requires, the collective liability of some as a
7	group shall constitute a single share.
8	(Source: P.A. 81-601.)
9	(740 ILCS 100/4 rep.)

Section 15. The Joint Tortfeasor Contribution Act is amended by repealing Section 4.