ASSEMBLY, No. 594 STATE OF NEW JERSEY 218th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2018 SESSION

Sponsored by: Assemblyman JOE DANIELSEN District 17 (Middlesex and Somerset) Assemblyman VINCENT MAZZEO District 2 (Atlantic) Assemblyman JOSEPH A. LAGANA District 38 (Bergen and Passaic) Assemblywoman ELIANA PINTOR MARIN District 29 (Essex)

Co-Sponsored by: Assemblymen Webber, Rooney, DePhillips, Assemblywomen Murphy and DiMaso

SYNOPSIS

Immunizes from civil liability first responders who forcibly enter property to provide emergency assistance.

CURRENT VERSION OF TEXT

As reported by the Assembly Judiciary Committee with technical review.

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(Sponsorship Updated As Of: 2/26/2019)

2

AN ACT providing immunity from civil liability to first responders 1 2 in certain circumstances and amending various parts of the 3 statutory law. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. Section 1 of P.L.1962, c.242 (C.2A:53A-12) is amended to 9 read as follows: 1. No member of a volunteer first aid, rescue or emergency 10 squad, or volunteer member of the National Ski Patrol System, 11 12 which provides emergency public first aid and rescue services shall 13 be liable in any civil action to respond in damages as a result of his acts of commission or omission arising out of and in the course of 14 15 his rendering in good faith any such services as such member but 16 such immunity from liability shall not extend to the operation of 17 any motor vehicle in connection with such services. This immunity 18 shall extend to any civil damages resulting from a forcible entry 19 into a home, business, or other structure at which an emergency is reported if based upon a good faith belief that such entry is 20 necessary to provide emergency medical care or to prevent 21 22 imminent bodily harm and if no occupant of the property responds 23 to requests for entry within a reasonable period of time. 24 Nothing herein shall be deemed to grant any such immunity to 25 any person causing damage by his willful or wanton act of 26 commission or omission. 27 (cf: P.L.1977, c.276, s.2) 28 29 2. Section 1 of P.L.1963, c.71 (C.2A:53A-13) is amended to 30 read as follows: 1. No member of a volunteer fire company, which provides 31 32 emergency public first aid and rescue services or services for the 33 control and extinguishment of fires, or both, and no authorized 34 active volunteer first aid or rescue squad worker who is not a 35 member of the volunteer fire company within which the first aid or 36 rescue squad may have been created, doing public first aid or rescue 37 duty, shall be liable in any civil action to respond in damages as a 38 result of his acts of commission or omission arising out of and in 39 the course of his rendering in good faith any such services, or 40 arising out of and in the course of participation in any authorized 41 drill, but such immunity from liability shall not extend to the 42 operation of any motor vehicle in connection with the rendering of 43 any such services. This immunity shall extend to any civil damages 44 resulting from a forcible entry into a home, business, or other 45 structure at which an emergency is reported if based upon a good

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

3

1 faith belief that such entry is necessary to provide emergency 2 medical care or to prevent imminent bodily harm and if no occupant 3 of the property responds to requests for entry within a reasonable 4 period of time. 5 Nothing herein shall be deemed to grant any such immunity to 6 any person causing damage by his willful or wanton act of 7 commission or omission. 8 (cf: P.L.1983, c.29, s.1) 9 10 3. Section 1 of P.L.1975, c.196 (C.2A:53A-13.1) is amended to 11 read as follows: 12 1. No volunteer fire company or volunteer first aid, rescue or 13 emergency squad, civil defense unit, incorporated or 14 unincorporated, which provides services for the control and extinguishment of fires or emergency public first aid and rescue 15 16 services, or both, shall be liable in any civil action to respond in 17 damages as a result of any acts of commission or omission arising 18 out of and in the course of the rendition in good faith of any such 19 services, or arising out of and in the course of participation in any authorized drill, by any member of the volunteer fire company or 20 the volunteer first aid, rescue or emergency squad, or civil defense 21 22 unit, and in the case of a volunteer fire company within which a 23 first aid or rescue squad has been created, by any authorized active 24 volunteer first aid or rescue squad worker therefor, notwithstanding 25 that he is not a member of the volunteer fire company. 26 immunity shall extend to any civil damages resulting from a 27 forcible entry into a home, business, or other structure at which an 28 emergency is reported if based upon a good faith belief that such 29 entry is necessary to provide emergency medical care or to prevent 30 imminent bodily harm and if no occupant of the property responds 31 to requests for entry within a reasonable period of time. No such 32 immunity from liability shall extend to the operation of any motor 33 vehicle in connection with the rendering of any such services. 34 (cf: P.L.1983, c.29, s.2) 35 36 4. Section 8 of P.L.1984, c.146 (C.26:2K-14) is amended to 37 read as follows: 38 8. No mobile intensive care paramedic, licensed physician, 39 hospital or its board of trustees, officers and members of the 40 medical staff, nurses or other employees of the hospital, first aid, 41 ambulance or rescue squad, or officers and members of a rescue 42 squad shall be liable for any civil damages as the result of an act or 43 the omission of an act committed while in training for or in the 44 rendering of advanced life support services in good faith and in 45 accordance with this act. This immunity shall extend to any civil 46 damages resulting from a forcible entry into a home, business, or 47 other structure at which an emergency is reported if based upon a 48 good faith belief that such entry is necessary to provide emergency

4

1 medical care or to prevent imminent bodily harm and if no occupant 2 of the property responds to requests for entry within a reasonable 3 period of time. 4 (cf: P.L.1984, c.146, s.8) 5 6 5. Section 10 of P.L.1985, c.351 (C.26:2K-29) is amended to 7 read as follows: 8 10. No EMT-intermediate, licensed physician, hospital or its 9 board of trustees, officers and members of the medical staff, nurses 10 or other employees of the hospital, or officers and members of a first aid, ambulance or rescue squad shall be liable for any civil 11 12 damages as the result of an act or the omission of an act committed 13 while in training for or in the rendering of intermediate life support 14 services in good faith and in accordance with this act. This 15 immunity shall extend to any civil damages resulting from a 16 forcible entry into a home, business, or other structure at which an 17 emergency is reported if based upon a good faith belief that such 18 entry is necessary to provide emergency medical care or to prevent 19 imminent bodily harm and if no occupant of the property responds 20 to requests for entry within a reasonable period of time. (cf: P.L.1985, c.351, s.10) 21 22 23 6. Section 4 of P.L.1986, c.106 (C.26:2K-38) is amended to 24 read as follows: 25 4. No mobile intensive care paramedic, licensed physician, 26 hospital or its board of trustees, officers and members of the 27 medical staff, nurses or other employees of the hospital, first aid, 28 ambulance or rescue squad members or officers is liable for any 29 civil damages as the result of an act or the omission of an act 30 committed while training for or in rendering advanced life support 31 services in good faith and in accordance with this amendatory and 32 This immunity shall extend to any civil supplementary act. 33 damages resulting from a forcible entry into a home, business, or 34 other structure at which an emergency is reported if based upon a 35 good faith belief that such entry is necessary to provide emergency 36 medical care or to prevent imminent bodily harm and if no occupant 37 of the property responds to requests for entry within a reasonable 38 period of time. 39 (cf: P.L.1986, c.106, s.4) 40 41 7. N.J.S.59:3-9 is amended to read as follows: 42 59:3-9. Entry upon property. A public employee is not liable for 43 his entry upon any property where such entry is expressly or 44 impliedly authorized by law. This immunity shall extend to all 45 public emergency response personnel for any civil damages 46 resulting from a forcible entry into a home, business, or other 47 structure at which an emergency is reported if based upon a good 48 faith belief that such entry is necessary to provide emergency

5

1 medical care or to prevent imminent bodily harm and if no occupant 2 of the property responds to requests for entry within a reasonable 3 Nothing in this section exonerates a public period of time. 4 employee from liability for an injury proximately caused 5 subsequent to such entry by his own negligent or wrongful act or 6 omission. 7 (cf: N.J.S.59:3-9) 8 9 8. Section 20 of P.L.1942, c.251 (App.A:9-52) is amended to 10 read as follows: 11 20. Neither the State nor any political subdivision of the State 12 under any circumstances, nor the agents, officers, employees, 13 servants or representatives of the State or any political subdivision 14 thereof, including all volunteers, in good faith carrying out, 15 complying with, or attempting to comply with, any order, rule or 16 regulation promulgated pursuant to the provisions of this act or 17 performing any authorized service in connection therewith, shall be 18 liable for any injury or death to persons or damage to property as 19 the result of any such activity. This immunity shall extend to all 20 public emergency response personnel for any civil damages 21 resulting from a forcible entry into a home, business, or other 22 structure at which an emergency is reported if based upon a good 23 faith belief that such entry is necessary to provide emergency 24 medical care or to prevent imminent bodily harm and if no occupant 25 of the property responds to requests for entry within a reasonable 26 period of time. No person owning, possessing or managing any real 27 property which has been designated, pursuant to the provisions of 28 this act or of any order, rule or regulation promulgated thereunder, 29 as a shelter from destructive operations or attacks by enemies of the 30 United States, shall be liable in any civil action for death or injury 31 to any person who, because such real property has been designated 32 a shelter as aforesaid, enters upon it solely for the purpose of 33 seeking refuge therein during such destructive operations or attacks 34 or during civil defense tests ordered by lawful authority, except 35 where such death or injury is caused by the willful act of such 36 owner, possessor or manager, or his agents or employees. The 37 foregoing shall not affect the right of any person to receive benefits 38 or compensation which may be specifically provided by the 39 provisions of this or any other State or Federal Statute, nor shall it 40 affect the right of any person to recover under the terms of any 41 policy of insurance. The provisions of this section shall apply but 42 shall not be limited to establishing or developing a Code Blue alert 43 plan, or implementing, carrying out, or providing services under a 44 Code Blue alert plan, pursuant to the provisions of P.L.2017, c.68 45 (C.App.A:9-43.18 et al.). 46 (cf: P.L.2017, c.68, s.4) 47

48 9. This act shall take effect immediately.