[First Reprint] ASSEMBLY, No. 5392

STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED MAY 13, 2019

Sponsored by: Assemblywoman ANNETTE QUIJANO District 20 (Union) Assemblywoman CAROL A. MURPHY District 7 (Burlington) Senator JOSEPH F. VITALE District 19 (Middlesex) Senator NICHOLAS P. SCUTARI District 22 (Middlesex, Somerset and Union)

SYNOPSIS

Establishes new liability standards in sexual abuse lawsuits filed against public entities and public employees.

CURRENT VERSION OF TEXT

As reported by the Assembly Budget Committee on June 17, 2019, with amendments.



(Sponsorship Updated As Of: 6/21/2019)

A5392 [1R] QUIJANO, MURPHY 2

AN ACT concerning civil actions against public entities and public 1 2 employees arising from acts of sexual abuse and amending 3 P.L.2019, c.120. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey: 6 7 1. Section 7 of P.L.2019, c.120 (C.59:2-1.3) is amended to read 8 9 as follows: 7. <u>a.</u> Notwithstanding any ¹[other]¹ provision of ¹[law to the 10 contrary, including but not limited to]¹ the "New Jersey Tort 11 Claims Act," N.J.S.59:1-1 et seq. [,] ¹, to the contrary¹ : 12 13 (1) ¹[any]¹ immunity from civil liability granted ¹by that act¹ to 14 a public entity **[**is liable in an action at law for an injury resulting 15 from the commission of] or public employee shall not apply to an action at law ¹[claiming that a willful, wanton or grossly negligent 16 act of a public entity or public employee resulted in] for damages 17 as a result of¹ a sexual assault, any other crime of a sexual nature, a 18 prohibited sexual act as defined in section 2 of P.L.1992, c.7 19 20 (C.2A:30B-2), or sexual abuse as defined in section 1 of P.L.1992, 21 c.109 (C.2A:61B-1) being committed against a person ¹, which was caused by a willful, wanton or grossly negligent act of the public entity 22 or public employee¹; and 23 24 (2) 1 [any] 1 immunity from civil liability granted 1 by that act 1 to a 25 public entity shall not apply to an action at law ¹[claiming that the negligent hiring, supervision or retention of any public employee 26 resulted in <u>for damages as a result of</u>¹ <u>a</u> sexual assault, any other 27 crime of a sexual nature, a prohibited sexual act as defined in section 2 28 29 of P.L.1992, c.7 (C.2A:30B-2), or sexual abuse as defined in section 1 of P.L.1992, c.109 (C.2A:61B-1) being committed against a minor 30 under the age of 18¹, which was caused by the negligent hiring, 31 supervision or retention of any public employee¹. 32 33 b. Every action at law involving a public entity or public employee as described in subsection a. of this section shall be 34 35 subject to the statute of limitations set forth in section 2 of P.L.2019, c.120 (C.2A:14-2a), and may be brought during the two-36 37 year period set forth in subsection a. of section 9 of P.L.2019, c.120 (C.2A:14-2b), notwithstanding that the action would otherwise be 38 39 barred through application of the statute of limitations. 40 (cf: P.L.2019, c.120, s.7) 41 42 2. This act shall take effect on December 1, 2019, the same day 43 that P.L.2019, c.120 (C.2A:14-2a et al.) takes effect, and shall apply 44 to any cause of action filed on or after that date, as well as any 45 cause of action filed prior to that effective date that has not yet been finally adjudicated or dismissed by a court as of that effective date. 46

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

Matter enclosed in superscript numerals has been adopted as follows: ¹Assembly ABU committee amendments adopted June 17, 2019.