## **100TH GENERAL ASSEMBLY**

## State of Illinois

# 2017 and 2018

#### SB2449

Introduced 1/30/2018, by Sen. William E. Brady

## SYNOPSIS AS INTRODUCED:

| 735 ILCS 5/2-1107.1 | from Ch. 110, par. 2-1107.1 |
|---------------------|-----------------------------|
| 735 ILCS 5/2-1117   | from Ch. 110, par. 2-1117   |

Amends and re-enacts provisions of the Civil Practice Article of the Code of Civil Procedure concerning actions on account of bodily injury or death or physical damage to property based on negligence or product liability based on strict tort liability. Provides that the court shall not instruct the jury of the consequence of any findings of fault of any plaintiff or defendant under specified provisions of the Code. Deletes language providing that the court shall instruct the jury in writing that the defendant shall be found not liable if the jury finds that the contributory fault of the plaintiff is more than 50% of the proximate cause of the injury or damage for which recovery is sought. In the Section concerning joint liability, deletes language providing that: any defendant whose fault is less than 25% of the total fault attributable to the plaintiff, the defendants sued by the plaintiff, and any third party defendant except the plaintiff's employer, is severally liable for non-medical damages; and any defendant whose fault is 25% or greater of the total fault attributable to the plaintiff, the defendants sued by the plaintiff, and any third party defendants except the plaintiff's employer, is jointly and severally liable for non-medical damages. Adds language providing that: any defendant whose fault is less than 25% of the proximate cause of the injury or damage for which recovery is sought by the plaintiff is severally liable for non-medical damages; and any defendant whose fault is 25% or greater of the proximate cause of the injury or damage for which recovery is sought by the plaintiff is jointly and severally liable for non-medical damages. Contains applicability provisions.

LRB100 17383 HEP 32548 b

SB2449

1

AN ACT concerning civil law.

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

Section 5. The Code of Civil Procedure is amended by
changing and re-enacting Section 2-1107.1 and changing Section
2-1117 as follows:

7 (735 ILCS 5/2-1107.1) (from Ch. 110, par. 2-1107.1)

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

Sec. 2-1107.1. Jury instruction in tort actions. In all 10 actions on account of bodily injury or death or physical damage 11 to property based on negligence, or product liability based on 12 strict tort liability, the court shall not instruct the jury of 13 14 the consequence of any findings of fault of any plaintiff or defendant pursuant to Section 2-1116 or 2-1117 in writing that 15 16 the defendant shall be found not liable if the jury finds that 17 the contributory fault of the plaintiff is more than 50% of the 18 proximate cause of the injury or damage for which recovery is 19 sought.

20 <u>The changes to this Section made by this amendatory Act of</u> 21 <u>the 100th General Assembly apply to causes of action accruing</u> 22 <u>on or after the effective date of this amendatory Act of the</u> 23 <u>100th General Assembly.</u> - 2 - LRB100 17383 HEP 32548 b

SB2449

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

(735 ILCS 5/2-1117) (from Ch. 110, par. 2-1117) 2 3 Sec. 2-1117. Joint liability. Except as provided in Section 4 2-1118, in actions on account of bodily injury or death or 5 physical damage to property, based on negligence, or product 6 liability based on strict tort liability, all defendants found 7 liable are jointly and severally liable for plaintiff's past 8 and future medical and medically related expenses. Any 9 defendant whose fault, as determined by the trier of fact, is 10 less than 25% of the proximate cause of the injury or damage 11 for which recovery is sought by the plaintiff total fault 12 attributable to the plaintiff, the defendants sued by the 13 plaintiff, and any third party defendant except the plaintiff's 14 employer, shall be severally liable for all other damages. Any 15 defendant whose fault, as determined by the trier of fact, is 25% or greater of the proximate cause of the injury or damage 16 for which recovery is sought by the plaintiff total fault 17 attributable to the plaintiff, the defendants sued by the 18 plaintiff, and any third party defendants except the 19 20 plaintiff's employer, shall be jointly and severally liable for 21 all other damages. 22 The changes to this Section made by this amendatory Act of 23 the 100th General Assembly apply to causes of action accruing

24 on or after the effective date of this amendatory Act of the

25 <u>100th General Assembly.</u>

SB2449 - 3 - LRB100 17383 HEP 32548 b

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