

Amendment No. 737

Senate Amendment to Assembly Bill No. 240 First Reprint (BDR 3-1021)

Proposed by: Senate Committee on Judiciary**Amends:** Summary: No Title: No Preamble: No Joint Sponsorship: No Digest: Yes

ASSEMBLY ACTION		Initial and Date		SENATE ACTION		Initial and Date			
Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	_____	Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	_____
Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____	Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____
Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____	Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____

EXPLANATION: Matter in (1) ***blue bold italics*** is new language in the original bill; (2) ***green bold italic underlining*** is new language proposed in this amendment; (3) ***red strikethrough*** is deleted language in the original bill; (4) ***purple double strikethrough*** is language proposed to be deleted in this amendment; (5) ***orange double underlining*** is deleted language in the original bill that is proposed to be retained in this amendment; and (6) ***green bold underlining*** is newly added transitory language.



ASSEMBLY BILL NO. 240—ASSEMBLYMAN OHRENSCHALL

MARCH 12, 2013

Referred to Committee on Judiciary

SUMMARY—Revises provisions relating to civil actions. (BDR 3-1021)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to civil actions; revising provisions governing comparative negligence; and providing other matters properly relating thereto.**Legislative Counsel's Digest:**

Existing law provides that in any action to recover damages for death or injury to persons or property where comparative negligence is asserted as a defense, the comparative negligence of the plaintiff or the plaintiff's decedent does not bar a recovery if that negligence was not greater than the negligence or gross negligence of the parties against whom recovery is sought. [Where recovery is allowed against more than one defendant in such an action, except in certain cases, each defendant is severally liable to the plaintiff only for that portion of the judgment which represents the percentage of negligence attributable to that defendant.] (NRS 41.141) This bill revises the applicability of that provision by making the provision applicable to actions in which comparative negligence is a bona fide issue, rather than actions in which comparative negligence is asserted as a defense. [clarifies that where recovery is allowed against more than one defendant, the liability of the defendants is joint and several, rather than several, unless the trier of fact finds comparative negligence on the part of the plaintiff or the plaintiff's decedent.]

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:1 **Section 1.** NRS 41.141 is hereby amended to read as follows:

2 41.141 1. In any action to recover damages for death or injury to persons or
3 for injury to property in which *the trier of fact finds,* comparative negligence is
4 asserted as a defense, [for the part of the plaintiff or the plaintiff's decedent,] a
5 bona fide issue, the comparative negligence of the plaintiff or the plaintiff's
6 decedent does not bar a recovery if that negligence was not greater than the
7 negligence or gross negligence of the parties to the action against whom recovery is
8 sought. Comparative negligence is not a bona fide issue if the trier of fact finds
9 no comparative negligence on the part of the plaintiff or the plaintiff's decedent.

10 2. In *these* cases [in which comparative negligence is asserted as a
11 defense,] a bona fide issue, the judge shall instruct the jury that:

1 (a) The plaintiff may not recover if the plaintiff's comparative negligence or
2 that of the plaintiff's decedent is greater than the negligence of the defendant or the
3 combined negligence of multiple defendants.

4 (b) If the jury determines the plaintiff is entitled to recover, it shall return:

5 (1) By general verdict the total amount of damages the plaintiff would be
6 entitled to recover without regard to the plaintiff's comparative negligence; and

7 (2) A special verdict indicating the percentage of negligence attributable to
8 each party remaining in the action.

9 3. If a defendant in such an action settles with the plaintiff before the entry of
10 judgment, the comparative negligence of that defendant and the amount of the
11 settlement must not thereafter be admitted into evidence nor considered by the jury.
12 The judge shall deduct the amount of the settlement from the net sum otherwise
13 recoverable by the plaintiff pursuant to the general and special verdicts.

14 4. Where recovery is allowed against more than one defendant in such an
15 action ~~in which the trier of fact finds comparative negligence on the part of the~~
16 ~~plaintiff or the plaintiff's decedent,~~ except as otherwise provided in subsection 5,
17 each defendant is severally liable to the plaintiff only for that portion of the
18 judgment which represents the percentage of negligence attributable to that
19 defendant.

20 5. This section does not affect the joint and several liability, if any, of the
21 defendants in an action based upon:

22 (a) Strict liability;

23 (b) An intentional tort;

24 (c) The emission, disposal or spillage of a toxic or hazardous substance;

25 (d) The concerted acts of the defendants; or

26 (e) An injury to any person or property resulting from a product which is
27 manufactured, distributed, sold or used in this State.

28 6. As used in this section:

29 (a) "Concerted acts of the defendants" does not include negligent acts
30 committed by providers of health care while working together to provide treatment
31 to a patient.

32 (b) "Provider of health care" has the meaning ascribed to it in NRS 629.031.