Bill No. <u>SB 2006</u>

Barcode 984862

CHAMBER ACTION

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ĺ	<u>Senate</u> <u>House</u>
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11	Senator Campbell moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 3, between lines 19 and 20,
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16	insert:
17	Section 2. Section 768.375, Florida Statutes, is
18	created to read:
19	768.375 Comparative fault
20	(1) EFFECT OF CONTRIBUTORY FAULTIn an action based
21	on negligence seeking to recover damages for personal injury
22	or wrongful death or damages to property arising out of the
23	same facts, any contributory fault chargeable to the claimant
24	diminishes proportionately the amount awarded as compensatory
25	damages for an injury attributable to the claimant's
26	contributory fault, but does not bar recovery.
27	(2) APPORTIONMENT OF DAMAGES
28	(a) In all actions involving fault of more than one
29	party to the action, including third-party defendants and
30	persons who have been released under subsection (3), the
31	court, unless otherwise agreed by all parties, shall instruct
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1	the jury to answer special interrogatories or, if there is no
2	jury, shall make findings, indicating:
3	1. The amount of damages each claimant would be
4	entitled to recover if contributory fault is disregarded; and
5	2. The percentage of the total fault of all of the
6	parties to each claim which is allocated to each claimant,
7	defendant, third-party defendant, and person who has been
8	released from liability under subsection (3). For this purpose
9	the court may determine that two or more persons are to be
10	treated as a single party.
11	(b) In determining the percentages of fault, the trier
12	of fact shall consider the nature of the conduct of each party
13	at fault and the extent of the causal relation between the
14	conduct and the damages claimed.
15	(c) The court shall determine the award of damages to
16	each party entitled thereto in accordance with the findings
17	and enter judgment against each party liable on the basis of
18	the party's percentage of fault and not on the basis of rules
19	of joint and several liability. However, if any party against
20	whom judgment is entered has not paid such judgment and lacks
21	the immediate ability to pay such judgment through insurance,
22	self-insurance, or other assets, the claimant may request a
23	reallocation of judgment pursuant to paragraph (d).
24	(d) The claimant may at any time after 60 days
25	following entry of final judgment request the court to conduct
26	a reallocation hearing unless, upon motion of the claimant,
27	the court determines that reallocation may be ordered at the
28	time of entry of final judgment. If the claimant proves that
29	any portion of the judgment as originally apportioned is
30	unpaid and that the judgment debtor liable therefor does not
31	have available the immediate ability to pay through sufficient
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insurance coverage, self-insurance, or other assets, the court shall reallocate the deficiency among the other judgment 2 debtors to the extent to which they have the immediate ability 3 4 to pay their share of the deficiency through sufficient 5 insurance coverage, self-insurance, or other assets, and enter a supplemental judgment against each such judgment debtor; 6 7 however, the amount of a supplemental judgment may not exceed the product of the deficiency multiplied by the supplemental 8 judgment debtor's percentage of fault. Any judgment debtor 9 10 whose judgment is reallocated pursuant to this paragraph 11 remains liable to the claimant on the final judgment, less any reallocated amount, and is liable to any supplemental judgment 12 13 debtor for his or her share of the reallocated amount. (e) The reallocation procedures specified in paragraph 14 15 (d) shall be stayed if the trial court grants a supersedeas to any party pending an appeal from the judgment. 16 17 (3) EFFECT OF RELEASE. -- A release, covenant not to 18 sue, or similar agreement entered into by a claimant and a person liable discharges all liability for the released 19 person's proportional share of the claimant's damages and 20 discharges the released person from any liability for 21 22 reallocation of any other liable person's deficiency pursuant to paragraph (2)(d), but does not discharge any other persons 23 2.4 liable upon the same claim unless it so provides. (4) APPLICABILITY. -- This section applies to any cause 25 of action arising on or after July 1, 2006, which is based on 26 27 negligence for damages for personal injury or wrongful death or damages to property arising out of the same facts. However, 28 29 this section does not apply to any action brought by any person to recover actual economic damages resulting from 30 31 pollution or to any action based upon an intentional tort. 3 2:28 PM 03/23/06 s2006c-32-t9z

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2	(Redesignate subsequent sections.)
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5	======== T I T L E A M E N D M E N T =========
6	And the title is amended as follows:
7	On page 1, line 7, after the semicolon,
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9	insert:
10	creating s. 768.375, F.S.; providing for
11	comparative fault; providing for apportionment
12	of damages among parties; requiring that
13	special findings of fact be made; providing
14	procedures for the reallocation of damages
15	under certain circumstances; providing for the
16	effect of a release on the awarding of damages;
17	providing for applicability;
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