8734--A

2017-2018 Regular Sessions

IN ASSEMBLY

October 20, 2017

Introduced by M. of A. PAULIN, GALEF, MOSLEY, CROUCH, DINOWITZ --Multi-Sponsored by -- M. of A. D'URSO, SOLAGES -- read once and referred to the Committee on Judiciary -- recommitted to the Committee on Judiciary in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the civil rights law, in relation to creating a private right of action for unconsented removal or tampering with a sexually protective device

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The civil rights law is amended by adding a new section 1 2 52-b to read as follows: 3 § 52-b. Private right of action for unconsented removal or tampering 4 with a sexually protective device. 1. Any person who engaged in sexual 5 intercourse, oral sexual conduct or anal sexual conduct, as defined in 6 section 130.00 of the penal law, with another person that was mutually 7 agreed upon by the parties involved with the explicit understanding and knowledge that a sexually protective device would be used to help 8 9 prevent or safeguard against pregnancy or a sexually transmitted 10 infection shall have a private right of action for damages against such 11 other person under any of the following conditions: 12 (a) The other person intentionally and without consent removed or tampered with such sexually protective device during such sexual inter-13 course, oral sexual conduct or anal sexual conduct, in a manner likely 14 to render such device ineffective for its common purpose; 15 16 (b) The other person intentionally and without consent used a sexually 17 protective device during such sexual intercourse, oral sexual conduct or anal sexual conduct that such other person knew had been tampered with 18 19 in a manner likely to render such device ineffective for its common 20 purpose; or

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD13478-03-8

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2 that a sexually protective device was being used by such other 3 during such sexual intercourse, oral sexual conduct or anal 4 conduct, and such sexually protective device was known by such 5 person to be either not used or inoperable. 6 2. Past consent to sexual activity without the use of a s 7 protective device shall not alone constitute consent to sexual a 8 without the use of a sexually protective device at any future tim 9 3. Any claim made pursuant to this section must meet the p 10 requirements of subdivision (b) of rule three thousand sixteen 11 civil practice law and rules. 12 4. Damages recovered by a plaintiff pursuant to this section	l sexual n other sexually activity Me.
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10 requirements of subdivision (b) of rule three thousand sixteen 11 civil practice law and rules.	<u>pleading</u>
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12 4. Damages recovered by a plaintiff pursuant to this section	
	<u>on shall</u>
13 include compensatory damages. In addition thereto, the trier of	of fact
14 may award punitive damages and such other non-monetary relief as	<u>s may be</u>
15 <u>appropriate.</u>	
16 <u>5. Nothing in this section shall be deemed to abrogate or ot</u>	
17 limit any right or remedy otherwise conferred by federal or state	<u>e law.</u>
18 6. For purposes of this section, the term "sexually protective	device"
19 shall mean any one of the following intended to prevent pregr	<u>lancy or</u>
20 sexually transmitted infection: male or female condom, spen	<u>rmicide,</u>
21 diaphragm, cervical cap, contraceptive sponge, dental dam, or	another
22 <u>physical device.</u>	
23 § 2. This act shall take effect on the ninetieth day after it	
24 have become a law, and shall apply to acts occurring on or aft	er such
25 date.	