STATE OF NEW YORK

5477--A

2019-2020 Regular Sessions

IN ASSEMBLY

February 12, 2019

Introduced by M. of A. THIELE, STERN, LiPETRI, ENGLEBRIGHT, LAVINE, D'URSO, MONTESANO, MIKULIN, RAIA, RA, GOTTFRIED, COLTON, ZEBROWSKI, McDONOUGH, SCHMITT, DeSTEFANO -- read once and referred to the Committee on Judiciary -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the civil practice law and rules, in relation to the statute of limitations for public water suppliers and wholesale water suppliers to commence an action for injury to property

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

- Section 1. The civil practice law and rules is amended by adding a new section 214-h to read as follows:
- § 214-h. Action to recover damages for injury to property by public 4 water supplier. 1. In this section:
- 5 (a) "Contaminant" means any physical, chemical, microbiological or
 6 radiological substance or matter in water and includes but is not limit7 ed to an emerging contaminant listed pursuant to section eleven hundred
 8 twelve of the public health law.
- 9 <u>(b) "Person" means an individual, corporation, public corporation,</u>
 10 <u>company, association, partnership, or entity of the state or federal</u>
 11 <u>government.</u>
- 12 (c) "Public water supplier" means a person that owns, manages or oper13 ates a community, noncommunity or nontransient noncommunity water system
 14 that provides water to the public for human consumption through pipes or
 15 other constructed conveyances, if such system has at least five service
 16 connections or regularly serves an average of at least twenty-five indi17 viduals daily at least sixty days out of the year.
- 18 (d) "Wholesale water supplier" means a person that owns, manages or
 19 operates a public water system that treats a source of water supply as
 20 necessary to produce finished water and then delivers some or all of
 21 that finished water to a public water supplier.

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

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(e) "Source of water supply" means any groundwater aquifer or watercourse from which water is taken either periodically or continuously for drinking, culinary or food-processing purposes, or which has been designated for present or future use as a source of water supply for domestic or municipal purposes.

- (f) "Plant intake" means the works or structures at the head of a conduit through which water is diverted from a source of water supply into the treatment plant by a public water supplier.
- 9 (g) "Well" means any excavation used for obtaining water by a public 10 water supplier.
- 11 (h) "Raw water" means water immediately before the first or only point 12 of disinfection or other treatment.
- 2. Notwithstanding the provisions of section two hundred fourteen or two hundred fourteen-c of this article, or any other provision of law to the contrary, an action to recover damages for injury to property owned, managed or operated by a public water supplier or a wholesale water supplier resulting from the presence of a contaminant in a source of water supply shall be commenced within three years of the latest of any of the following:
 - (a) the detection of a contaminant in the raw water of each well or plant intake sampling point in excess of any notification level, action level, maximum contaminant level, or maximum contaminant level goal established by the commissioner of health, the department of health or the United States Environmental Protection Agency for that contaminant;
 - (b) the last wrongful act by any person whose conduct substantially contributed to the presence of a contaminant in a source of water supply or the raw water of each well or plant intake sampling point; or
- (c) the date the contaminant is last detected in the raw water of each well or plant intake sampling point in excess of any notification level, action level, maximum contaminant level, or maximum contaminant level goal established by the commissioner of health, the department of health or the United States Environmental Protection Agency for that contaminant.
- 34 3. This three-year period shall apply to each well and each plant intake for each contaminant separately, and the expiration of the three-year period at one well or plant intake shall not affect the three-year period for another well or plant intake.
- 4. Nothing in this section shall abridge or limit a public water supplier's or a wholesale water supplier's right to bring an action to abate an imminent threat of contamination of any well or plant intake or to recover as damages the costs of such abatement.
 - § 2. This act shall take effect immediately.