Title 2C. Chapter 35B. (New) Drug Dealer Liability §§1-17 C.2C:35B-1 to 2C:35B-17

## P.L. 2001, CHAPTER 114, approved June 26, 2001 Senate Bill No. 621 (First Reprint)

1 AN ACT concerning civil actions against drug dealers and 2 supplementing Title 2C of the New Jersey Statutes. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. This act shall be known and may be cited as the "Drug Dealer 8 Liability Act." 9 10 2. The Legislature finds and declares: a. Although the criminal justice system is an important weapon in 11 12 the battle against controlled dangerous substances, the civil justice system can and must also be used. The civil justice system can provide 13 14 an avenue of compensation for those who have suffered harm as a result of the marketing and distribution of controlled dangerous 15 substances. The persons who have joined the marketing of controlled 16 17 dangerous substances should bear the cost of the harm caused by that 18 market in the community. 19 b. The threat of liability under this act serves as an additional 20 deterrent to a recognizable segment of the network for marketing 21 controlled dangerous substances. Because of this threat, a person who 22 has assets unrelated to the sale of controlled dangerous substances, 23 who markets controlled dangerous substances at the workplace, who encourages friends to become users, is likely to decide that the added 24 25 cost of entering the market is not worth the benefit. This is 26 particularly true for a first-time, casual dealer who has not yet made 27 substantial profits. 28 c. This act is intended to provide a mechanism whereby the costs 29 of the injuries caused by illegal drug use will be borne by those who benefit from illegal drug dealing. 30 d. This act imposes liability against all participants in the marketing 31 32 of controlled dangerous substances, including small dealers, 33 particularly those in the workplace, who are not usually the focus of 34 criminal investigations. Small dealers increase the number of users and 35 ultimately are the people who become large dealers. It is these small 36 dealers who are most likely to be deterred by the threat of liability.

EXPLANATION - Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

<sup>&</sup>lt;sup>1</sup>Assembly floor amendments adopted March 8, 2001.

1 3. As used in this act: 2 a. "Marketing of controlled dangerous substances" means the illegal 3 distributing, dispensing, or possessing with intent to distribute, a 4 specified controlled dangerous substance. 5 b. "Individual user of controlled dangerous substance" means the individual whose illegal use of a specified controlled dangerous 6 7 substance is the basis of an action brought under this act. 8 c. "Level 1 offense" means: 9 (1) possessing with intent to distribute less than four ounces of a 10 specified controlled dangerous substance as defined in this section; 11 (2) distributing or dispensing less than one ounce of a specified 12 controlled dangerous substance as defined in this section; 13 (3) possessing with intent to distribute 25 or more but less than 50 14 marijuana plants; 15 (4) possessing with intent to distribute less than four pounds of marijuana, or 16 17 (5) distributing or dispensing more than 28.5 grams of marijuana. 18 d. "Level 2 offense" means: (1) possessing with intent to distribute four ounces or more but 19 20 less than eight ounces of a specified controlled dangerous substance 21 as defined in this section; 22 (2) distributing or dispensing one ounce or more but less than two 23 ounces of a specified controlled dangerous substance as defined in this 24 section; 25 (3) possessing with intent to distribute 50 or more but less than 75 26 marijuana plants; 27 (4) possessing with intent to distribute four pounds or more but 28 less than eight pounds of marijuana, or 29 (5) distributing or dispensing more than one pound but less than five pounds of marijuana. 30 e. "Level 3 offense" means: 31 32 (1) possessing with intent to distribute eight ounces or more but 33 less than 16 ounces of a specified controlled dangerous substance as 34 defined in this section; 35 (2) distributing or dispensing two ounces or more but less than four ounces of a specified controlled dangerous substance as defined 36 37 in this section; 38 (3) possessing with intent to distribute 75 or more but less than 39 100 marijuana plants; 40 (4) possessing with intent to distribute eight pounds or more but 41 less than 16 pounds of marijuana, or (5) distributing or dispensing more than five pounds but less than 42 10 pounds of marijuana. 43 44 f. "Level 4 offense" means: 45 (1) possessing with intent to distribute 16 ounces or more of a 46 specified controlled dangerous substance as defined in this section;

(2) distributing or dispensing four ounces or more of a specified
 controlled dangerous substance as defined in this section;

3 (3) possessing with intent to distribute 100 or more marijuana4 plants;

5 (4) possessing with intent to distribute 16 pounds or more of 6 marijuana, or

7 (5) distributing or dispensing more than 10 pounds of marijuana. 8 g. "Participate in the illegal marketing of controlled dangerous 9 substances" means to transport, import into this State, distribute, 10 dispense, sell, possess with intent to distribute, or offer to distribute a controlled dangerous substance, in violation of any of the provisions 11 of chapter 35 of Title 2C of the New Jersey Statutes. "Participate in 12 13 the marketing of controlled dangerous substances" does not include 14 the purchase or receipt of a controlled dangerous substance for 15 personal use only.

h. "Person" means any natural person, association, partnership,corporation or other entity.

i. "Period of illegal use" means, in relation to the individual user of
a controlled dangerous substance, the time of the individual's first
illegal use of a controlled dangerous substance to the accrual of the
cause of action.

j. "Place of illegal activity" means, in relation to the individual user
of a specified controlled dangerous substance, each county in which
the individual illegally possess or uses a specified controlled dangerous
substance.

k. "Place of participation" means, in relation to a defendant in an
action brought under this act, each county in which the defendant
participates in the marketing of controlled dangerous substances.

1. "Specified controlled dangerous substance" means heroin,
 cocaine, lysergic acid diethylamide, phencyclidine, methamphetamine,
 phenyl-2-propanone (P2P) and any other controlled dangerous
 substance specified under the provisions of N.J.S.2C:35-5 as being
 unlawful to manufacture, distribute, or dispense, or to possess or have
 under a person's control with intent to manufacture, distribute or
 dispense.

36

4. A person who knowingly participates in the illegal marketing of
controlled dangerous substances within this State is liable for damages,
as provided in this act, for injury resulting from an individual's illegal
use of a controlled dangerous substance.

41

42 5. a. Any of the following persons may bring an action for
43 damages caused by an individual's illegal use of a controlled dangerous
44 substance:

45 (1) A parent, legal guardian, child, spouse, or sibling of the46 controlled dangerous substance user.

1 (2) An individual who was exposed to a controlled dangerous 2 substance in utero. 3 (3) An employer of the controlled dangerous substance user. (4) 4 A medical facility, insurer, employer, or other nongovernmental entity 5 that funded a drug treatment program or employee assistance program for the controlled dangerous substance user or that otherwise 6 7 expended money on behalf of the controlled dangerous substance user. 8 (5) A person injured as a result of the reckless or negligent actions 9 of an individual user of a controlled dangerous substance. 10 No public entity, and no public agency other than a public hospital, 11 shall have a cause of action under this act. 12 b. A person entitled to bring an action under this act may seek 13 damages against: (1) A person who  $\frac{1}{\text{illegally}}$  distributed or dispensed a controlled 14 dangerous substance to the individual user of the controlled dangerous 15 substance; or 16 17 (2) A person who knowingly participated in the  $^{1}$ <u>illegal</u><sup>1</sup> marketing of controlled dangerous substances, if all of the following apply: 18 19 (a) The defendant's place of participation is situated in the same county as the individual user's place of illegal activity; 20 21 (b) The defendant participated in the marketing of the same type 22 of controlled dangerous substances as those used by the individual 23 user; 24 (c) The defendant was previously convicted of an offense in the 25 State of New Jersey for that type of controlled dangerous substance; 26 and 27 (d) The defendant participated in the marketing of controlled 28 dangerous substances at any time during the period the individual user 29 unlawfully used the controlled dangerous substance. 30 c. A person entitled to bring an action under this section may 31 recover all of the following damages: 32 (1) Economic damages, including, but not limited to, the cost of 33 treatment and rehabilitation, medical expenses, loss of economic or 34 educational potential, lose of productivity, absenteeism, support expenses, accidents or injury, and any other pecuniary loss proximately 35 caused by the use of a controlled dangerous substance. 36 37 (2) Noneconomic damages, including but not limited to physical 38 and emotional pain, suffering, physical impairment, physical 39 impairment, emotional distress, disfigurement, loss of enjoyment, loss 40 of companionship, services and consortium, and other nonpecuniary 41 losses proximately caused by an individual's use of a controlled dangerous substance. 42 43 (3) Punitive damages. 44 (4) Reasonable attorney fees. 45 (5) Costs of suit, including, but not limited to, reasonable expenses 46 for expert testimony.

1 6. a. An individual user of a controlled dangerous substance may 2 bring an action for damages caused by the use of a controlled 3 dangerous substance only if all of the following conditions are met: 4 (1) The individual personally discloses to narcotics enforcement 5 authorities all of the information known to the individual regarding all that individual's sources of controlled dangerous substances. 6 (2) The individual has not used a controlled dangerous substance 7 8 within the 30 days before filing the action. 9 (3) The individual continues to remain free of the use of an illegal 10 controlled substance throughout the pendency of the action. 11 b. An individual user entitled to bring an action under this section 12 may seek damages only from a person who transported, imported into this State, distributed, dispensed, sold, possessed with intent to 13 14 distribute, or offered to distribute, in violation of any of the provisions 15 of chapter 35 of Title 2C of the New Jersey Statutes, the controlled dangerous substance actually used by the individual user of a 16 17 controlled dangerous substance. 18 c. An individual user entitled to bring an action under this section 19 may recover only the following damages: (1) Economic damages, including, but not limited to, the cost of 20 21 treatment, rehabilitation and medical expenses, loss of economic or 22 educational potential, loss of productivity, absenteeism, accidents or 23 injury, and any other pecuniary loss proximately caused by the person's use of a controlled dangerous substance. 24 25 (2) Reasonable attorney fees. 26 (3) Costs of suit, including, but not limited to, reasonable expenses 27 for expert testimony. 28 29 7. a. A third party shall not pay damages awarded under this act, or provide a defense or money for a defense, on behalf of an insured 30 under a contract of insurance or indemnification. 31 32 b. A cause of action authorized pursuant to this act may not be 33 assigned, either expressly, by subrogation, or by any other means, 34 directly or indirectly, to any public or publicly funded agency or 35 institution. 36 37 8. A person whose participation in the marketing of controlled dangerous substances is grounds for liability pursuant to this act shall 38 39 be rebuttably presumed to be liable for damages incurred by the 40 plaintiff in the following percentages: 41 a. For a level 1 offense, 25 percent of the damages; 42 b. For a level 2 offense, 50 percent of the damages; 43 c. For a level 3 offense, 75 percent of the damages; and d. For a level 4 offense, 100 percent of the damages. 44 45 46 9. a. Two or more persons may join in one action under this act as

## S621 [1R]

1 plaintiffs if their respective actions have at least one market for 2 controlled dangerous substances in common and if any portion of the 3 period of use of a controlled dangerous substance overlaps with the 4 period of use of a controlled dangerous substance for every other 5 plaintiff. b. Two or more persons may be joined in one action under this act 6 7 as defendants if those persons are liable to at least one plaintiff. 8 9 10. a. An action by an individual user of a controlled dangerous 10 substance is governed by the principles of comparative responsibility. Comparative responsibility attributed to an individual user does not 11 12 bar the user's recovery but diminishes the award of damages 13 proportionately, according to the measure of responsibility attributed 14 to the user. The burden of proving comparative responsibility is on 15 the defendant, who shall prove comparative responsibility by clear and convincing evidence. 16 17 b. Comparative responsibility shall not be attributed to a plaintiff 18 who is not an individual user of a controlled substance, unless that plaintiff knowingly gave the individual user money for the purchase 19 20 of the controlled dangerous substance. 21 22 11. A person subject to liability under this act has a right of action 23 for contribution against another person subject to liability under this act. Contribution may be enforced either in the original action or by 24 a separate action brought for that purpose. A plaintiff may seek 25 26 recovery in accordance with this act and other laws against a person 27 whom a defendant has asserted a right of contribution. 28 29 12. a. Proof of liability in an action brought under this act shall be 30 shown by clear and convincing evidence. 31 b. A person against whom recovery is sought who has been convicted of a violation of N.J.S.2C:35-5, Manufacturing, Distributing 32 33 or Dispensing, or an equivalent offense under federal law or the law 34 of any other state, is estopped from denying illegal participation in the 35 market for controlled dangerous substances. If such conviction was based upon the same type of controlled dangerous substance as that 36 37 used by the individual user, the conviction also constitutes prima facie 38 evidence of the person's participation in the marketing of controlled 39 dangerous substance user pursuant to this act. 40 The absence of a criminal conviction for a violation of c. 41 N.J.S.2C:35-5 or an equivalent offense under federal law or the law of 42 any other state does not bar recovery by a plaintiff bringing suit pursuant to <sup>1</sup><u>subsection b. of</u><sup>1</sup> section 5 of this act. 43

## S621 [1R] 7

1 13. A plaintiff under this act may request an ex parte prejudgment 2 attachment order from the court against all assets of a defendant 3 sufficient to satisfy a potential award. <sup>1</sup><u>Any claim of the State</u> 4 <u>authorized pursuant to chapter 35A and 64 of Title 2C of the New</u> 5 <u>Jersey Statutes shall have priority over an order issued pursuant to this</u> 6 <u>section.</u><sup>1</sup>

7

37

8 14. a. A cause of action accrues under this act when a person has 9 reason to know of the harm from use of a controlled dangerous 10 substance that is the basis for the cause of action and has reason to 11 know that the use of a controlled dangerous substance is the cause of 12 the harm.

b. <sup>1</sup>[A] Except as provided in subsection a. of this section, a<sup>1</sup>
claim under this act shall not be brought more than one year after the
defendant distributes, dispenses, or possesses with intent to distribute,
the controlled dangerous substance or more than one year after the
defendant is convicted of a crime involving controlled dangerous
substances, whichever is the later.

15. On motion by a governmental agency involved in an
investigation or prosecution involving a controlled dangerous
substance, an action brought under this act shall be stayed until the
completion of any underlying criminal investigation or prosecution.

```
25
            <sup>1</sup>16. Any judgment resulting from a cause of action brought
26
      pursuant to this act shall be satisfied only after the satisfaction of any
      assessment, fine, fee, penalty or restitution imposed by law and
27
      enumerated in section 13 of P.L. 1991, c.329 (2C:46-4.1).1
28
29
         <sup>1</sup>[16.] <u>17.</u><sup>1</sup> No cause of action shall arise based on any act by a
30
      defendant which occurred prior to the effective date of this act.
31
32
         <sup>1</sup>[17.] <u>18.</u><sup>1</sup> This act shall take effect immediately.
33
34
35
36
```

<sup>38</sup> Establishes civil action against drug dealers.