ASSEMBLY, No. 4894 STATE OF NEW JERSEY 220th LEGISLATURE

INTRODUCED DECEMBER 5, 2022

Sponsored by: Assemblyman REGINALD W. ATKINS District 20 (Union) Assemblyman WILLIAM W. SPEARMAN District 5 (Camden and Gloucester) Assemblywoman ANNETTE CHAPARRO District 33 (Hudson)

Co-Sponsored by: Assemblywomen McKnight, Reynolds-Jackson, Jimenez and Assemblyman Sampson

SYNOPSIS

Requires helmet while operating bicycle, scooter, or motorized scooter.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 12/15/2022)

2

1 AN ACT concerning helmet requirements while operating a bicycle, 2 scooter, or motorized scooter, and amending various parts of the 3 statutory law. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. Section 1 of P.L.1991, c.465 (C.39:4-10.1) is amended to 9 read as follows: 10 1. a. A person [under 17 years of age] shall not operate, or 11 ride upon a bicycle as a passenger, unless that person is wearing a properly fitted and fastened bicycle helmet which meets the 12 standards of the American National Standards Institute (ANSI 13 14 Z90.4 bicycle helmet standard) or the Snell Memorial Foundation's 15 1990 Standard for Protective Headgear for Use in Bicycling. This 16 requirement shall apply to a person who rides upon a bicycle while 17 in a restraining seat which is attached to the bicycle or in a trailer 18 towed by the bicycle. 19 As used in this act, "bicycle" means a vehicle with two wheels 20 propelled solely by human power and having pedals, handle bars, 21 and a saddle-like seat. The term shall include a bicycle for two or 22 more persons having seats and corresponding sets of pedals 23 arranged in tandem. 24 The director shall publish a list of bicycle helmets which b. 25 meet the standards described in subsection a. of this section and 26 shall provide for its distribution in as many locations frequented by 27 the public as the director deems appropriate and practicable. 28 c. The requirement in subsection a. of this section shall apply 29 at all times while a bicycle is being operated on any property open 30 to the public or used by the public for pedestrian and vehicular 31 purposes; however, a municipality may by ordinance exempt from 32 this requirement a person operating or riding on a bicycle as a 33 passenger when the bicycle is operated: 34 (1) on a road or highway closed to motor vehicle traffic and 35 limited to pedestrian or bicycle use at all times or only during specified periods of time during which bicycles may be operated; or 36 37 (2) exclusively on a trail, route, course, boardwalk, path, or 38 other area which is set aside for the use of bicycles or for the use of 39 pedestrians and bicycle operation is not otherwise prohibited. 40 However, an exemption may not be granted under this paragraph for 41 any portion of a trail, route, course, boardwalk, path or other area 42 which is immediately adjacent to a road or highway used by motor 43 vehicle traffic and which does not contain a barrier of sufficient 44 height and rigidity to prevent the inadvertent or deliberate entry of a

Matter underlined thus is new matter.

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

3

bicycle operator onto the road or highway.
 d. An ordinance enacted pursuant to subsection c. of this
 section shall specify those roads, highways, trails, routes, courses,
 boardwalks, paths or areas within the municipality where helmets
 are not required during the operation of a bicycle.
 e. When a bicycle is being operated in an area where bicycle

helmets are not required, the operator or a passenger, except a
passenger in a restraining seat or trailer, shall dismount from the
bicycle and walk whenever it is necessary to enter a crosswalk or to
cross a road or highway upon which motor vehicle traffic is
permitted.

12 (cf: P.L.2005, c.208, s.1)

13

14 2. Section 3 of P.L.1991, c.465 (C.39:4-10.3) is amended to 15 read as follows:

16 3. a. A person regularly engaged in the business of selling or 17 renting bicycles shall post a sign at the point where the sale or 18 rental transaction is completed stating: "STATE LAW REQUIRES 19 A BICYCLE RIDER [UNDER 17 YEARS OF AGE] TO WEAR A 20 HELMET." The size of the sign shall be at a minimum 15 inches in 21 length and 8 inches in width. This notification requirement shall 22 not apply to a seller when a bicycle is sold through the use of a 23 catalog or brochure and the purchase and payment are made by 24 mail, telephone or another telecommunications or electronic 25 method.

26 A person who fails to post a sign required by this subsection 27 within 60 days after the effective date of this amendatory act 28 (P.L.1995, c.177) shall be subject to a penalty not to exceed \$25 a 29 day for each day the business is open to the public and the sign is 30 not posted. The enforcement of this subsection shall be vested in 31 the Director of the Division of Consumer Affairs of the Department 32 of Law and Public Safety, the inspectors appointed under his 33 authority, and the police or peace officers of, or inspectors duly 34 appointed for this purpose, by any municipality or county or by the 35 State. Jurisdiction of proceedings to collect the penalties prescribed by this act is vested in the Superior Court and the municipal court in 36 37 any municipality where the defendant may be apprehended or where 38 he may reside. Process shall be either a summons or warrant and 39 shall be executed in a summary manner pursuant to the "Penalty 40 Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.).

b. A person regularly engaged in the business of renting
bicycles shall provide a helmet to a person [under 17 years of age]
who will operate the bicycle in an area where a helmet is required,
if the person does not already have a helmet in [his] the person's
possession. A fee may be charged for the helmet rental.

46 c. A person regularly engaged in the business of selling or
47 renting bicycles who complies with the applicable requirements of
48 this section shall not be liable in a civil action for damages for any

A4894 ATKINS, SPEARMAN

4

physical injury sustained by a bicycle operator or passenger [who is 1 2 under the age of 17 years] as a result of the operator's or passenger's failure to wear a helmet or to wear a properly fitted or 3 4 fastened helmet in violation of the requirements of this act. 5 d. Within 60 days after the effective date of this amendatory 6 act (P.L.1995, c.177), the Division of Consumer Affairs in the 7 Department of Law and Public Safety shall make a reasonable effort 8 to notify any person who is regularly engaged in the business of 9 selling or renting bicycles of the requirements of this section. The 10 responsibility of a person under this section shall not be abrogated 11 or diminished in any manner if the person fails to receive or become 12 aware of a notice from the division. 13 (cf: P.L.2005, c.208, s.2) 14 15 3. Section 1 of P.L.1997, c.411 (C.39:4-10.5) is amended to 16 read as follows: 17 1. a. As used in this act: 18 "Director" means the Director of Consumer Affairs in the 19 Department of Law and Public Safety. 20 "Roller skates" means a pair of devices worn on the feet with a 21 set of wheels attached, regardless of the number or placement of 22 those wheels, and used to glide or propel the user over the ground. 23 "Scooter" means a device with a set of wheels attached, 24 regardless of the number or placement of those wheels, designed to 25 be operated from a standing position and controlled by use of a 26 handle bar and used to glide and propel the user over the ground. 27 "Motorized scooter" shall have the same meaning as provided in 28 <u>R.S.39:1-1.</u> 29 b. A person [under 17 years of age] shall not operate any roller 30 skates, scooter, motorized scooter, or skateboard unless that person 31 is wearing a properly fitted and fastened helmet which meets the 32 standards of the American National Standards Institute (ANSI 33 Z90.4 bicycle helmet standard), the Snell Memorial Foundation's 34 1990 Standard for Protective Headgear for Use in Bicycling, the American Society for Testing and Materials (ASTM) standard or 35 other such standard, as appropriate. 36 37 The requirement in subsection b. of this section shall apply c. 38 at all times while a person subject to the provisions of this act is 39 operating roller skates, or a scooter, or a motorized scooter, or 40 skateboarding on any property open to the public or used by the 41 public for roller skating or skateboarding, or scootering. 42 (cf: P.L.2005, c.208, s.3) 43 44 4. Section 4 of P.L.1997, c.411 (C.39:4-10.8) is amended to 45 read as follows: 46 4. a. It shall be unlawful to manufacture, assemble, sell, offer 47 to sell or distribute roller skates, scooters, motorized scooters, 48 skateboards or electric personal assistive mobility devices unless

5

such roller skates, <u>scooters</u>, <u>motorized scooters</u>, skateboards or
 electric personal assistive mobility devices contain a warning notice
 consistent with the requirements of this section.

4 b. The warning notice required by subsection a. of this section 5 shall be placed in at least one of the following locations and shall be 6 clearly visible to the consumer: (1) on one roller skate in each pair 7 of roller skates, or on the scooter, motorized scooter, or skateboard; 8 (2) on the outside of the box or other container in which the roller 9 skates, scooter, motorized scooter, skateboard or electric personal 10 assistive mobility device are offered for sale at retail; or (3) on any 11 user's guide or instruction manual provided with the roller skates, 12 scooter, motorized scooter, skateboard or electric personal assistive 13 mobility device.

c. The warning notice required by subsection a. of this section
[must] shall be printed in clear and conspicuous type and be
substantially similar to the following notice: "WARNING!
REDUCE THE RISK OF SERIOUS INJURY AND ONLY USE
WHILE WEARING FULL PROTECTIVE GEAR -- HELMET,
WRIST GUARDS, ELBOW PADS, AND KNEE PADS."

20 d. A person, firm, corporation or other legal entity regularly 21 engaged in the business of manufacturing or assembling roller 22 skates, scooters, motorized scooters, skateboards or electric 23 personal assistive mobility devices who complies with the 24 requirements of this section shall not be liable in a civil action for 25 damages for any physical injury sustained by a user of roller skates, a scooter, motorized scooter or skateboard, or an electric personal 26 assistive mobility device as a result of that user's failure to wear a 27 28 helmet in accordance with the provisions of [this act] P.L.1997, 29 c.411 (C.39:4-10.5 et al.).

30 (cf: P.L.2001, c.430, s.2)

31

32 5. Section 5 of P.L.1997, c.411 (C.39:4-10.9) is amended to 33 read as follows:

34 5. a. A person, firm, corporation or other legal entity regularly 35 engaged in the business of selling or renting roller skates, scooters, 36 motorized scooters, or skateboards shall post a sign at the point 37 where the sale or rental transaction is completed stating: "STATE LAW REQUIRES A PERSON [UNDER 17 YEARS OF AGE] TO 38 WEAR A HELMET WHEN ROLLER SKATING, SCOOTERING, 39 OR SKATEBOARDING." The size of the sign shall be at a 40 minimum 15 inches in length and 8 inches in width. 41 This 42 notification requirement shall not apply to a seller when roller 43 skates, scooters, motorized scooters, or skateboards are sold 44 through the use of a mail order catalog or brochure where the 45 purchase and payment are made by mail, telephone, or another 46 telecommunications or electronic method.

b. A person, firm, corporation or other legal entity who fails topost the sign required by subsection a. of this section shall be

A4894 ATKINS, SPEARMAN

6

1 subject to a penalty not to exceed \$25 a day for each day the 2 business is open to the public and the sign is not posted. The 3 enforcement of this subsection shall be vested in the director, the 4 inspectors appointed under [his] the director's authority, and the 5 police or peace officers of, or inspectors duly appointed for this 6 purpose by, any municipality or county or the State. Jurisdiction of 7 proceedings to collect the penalties prescribed by this act is vested 8 in the Superior Court and the municipal court in any municipality 9 where the defendant resides. Process shall be either a summons or 10 warrant and shall be executed in a summary manner pursuant to the 11 "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 12 et seq.).

13 c. A person, firm, corporation, or other legal entity regularly 14 engaged in the business of renting roller skates, scooters, motorized 15 scooters, or skateboards shall make available an approved helmet to 16 a person [under 17 years of age] who rents the roller skates, 17 scooter, motorized scooter, or skateboards for use in an area where 18 a helmet is required, if the person does not already have a helmet in [his] the person's possession. A fee may be charged for the helmet 19 rental. 20

d. A person, firm, corporation or other legal entity regularly 21 22 engaged in the business of selling or renting roller skates or 23 skateboards who complies with the applicable requirements of this 24 section shall not be liable in a civil action for damages for any 25 physical injury sustained by a user of roller skates or a scooter, 26 motorized scooter, or skateboard [who is under the age of 17 years] 27 as a result of that person's failure to wear a helmet in accordance 28 with the provisions of [this act] P.L.1997, c.411 (C.39:4-10.5 et 29 al.).

30 e. Sixty days before the effective date of [this act] P.L.1997, 31 c.411 (C.39:4-10.5 et al.), the Division of Consumer Affairs in the 32 Department of Law and Public Safety shall make a reasonable effort 33 to notify any person, firm, corporation, or other legal entity who is 34 regularly engaged in the business of selling or renting roller skates 35 or skateboards of the requirements of this section. Sixty days 36 before the effective date of P.L., c. (C.) (pending before 37 the Legislature as this bill), the division shall make a reasonable 38 effort to notify any person, firm, corporation, or other legal entity 39 who is regularly engaged in the business of selling or renting 40 scooters or motorized scooters of the requirements of this section. 41 The responsibility of a person, firm, corporation, or other legal 42 entity under this section shall not be abrogated or diminished in any 43 manner if the person fails to receive or become aware of a notice 44 from the division.

45 (cf: P.L.2005, c.208, s.4)

46

47 6. This act shall take effect on the first day of the seventh48 month next following the date of enactment.

A4894 ATKINS, SPEARMAN

STATEMENT

This bill requires all persons to wear a helmet when bicycling, roller skating, or skateboarding. Current law requires persons 17 years of age and younger to wear a helmet when bicycling, roller skating, or skateboarding. This bill also extends the helmet requirement to operators of non-motorized and motorized scooters.

8 Under current law, it is unlawful to manufacture, assemble, sell, 9 offer to sell, or distribute bicycles, roller skates, or skateboards 10 without a warning notice advising customers of the legal provisions 11 concerning the wearing of approved helmets and appropriate 12 personal protection equipment, and persons selling or renting 13 bicycles, roller skates, or skateboards are required to advise their 14 customers of these legal provisions and make helmets available to 15 persons subject to the helmet requirement. Businesses complying 16 with these requirements would not be liable in a civil action for 17 damages for any physical injury sustained by a bicyclist, roller 18 skater, or skateboarder who fails to wear a helmet. The bill expands 19 these requirements and civil immunity provisions to non-motorized 20 and motorized scooters.

The bill does not amend section 8 of P.L.1997, c.411 (C.39:4-10.12), and therefore, it is the sponsor's understanding that the bill's provisions do not apply to operators and patrons of roller skating rinks subject to the "New Jersey Roller Skating Rink Safety and Fair Liability Act," P.L.1991, c.28 (C.5:14-1 et seq.).

1 2