## SENATE, No. 709 STATE OF NEW JERSEY 220th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2022 SESSION

Sponsored by: Senator RICHARD J. CODEY District 27 (Essex and Morris) Senator JOSEPH A. LAGANA District 38 (Bergen and Passaic)

## **SYNOPSIS**

Upgrades certain types of assault against sports officials to aggravated assault.

## **CURRENT VERSION OF TEXT**

Introduced Pending Technical Review by Legislative Counsel.



1 AN ACT concerning certain assaults against sports officials, and 2 amending N.J.S.2C:12-1. 3 4 BE IT ENACTED by the Senate and General Assembly of the State 5 of New Jersey: 6 1. N.J.S.2C:12-1 is amended to read as follows: 7 8 2C:12-1. Assault. a. Simple assault. A person is guilty of 9 assault if he: 10 (1) Attempts to cause or purposely, knowingly or recklessly 11 causes bodily injury to another; or 12 (2) Negligently causes bodily injury to another with a deadly weapon; or 13 14 (3) Attempts by physical menace to put another in fear of 15 imminent serious bodily injury. Simple assault is a disorderly persons offense unless committed 16 17 in a fight or scuffle entered into by mutual consent, in which case it is a petty disorderly persons offense. 18 19 b. Aggravated assault. A person is guilty of aggravated assault 20 if he: (1) Attempts to cause serious bodily injury to another, or causes 21 22 such injury purposely or knowingly or under circumstances 23 manifesting extreme indifference to the value of human life 24 recklessly causes such injury; or (2) Attempts to cause or purposely or knowingly causes bodily 25 26 injury to another with a deadly weapon; or 27 (3) Recklessly causes bodily injury to another with a deadly 28 weapon; or 29 (4) Knowingly under circumstances manifesting extreme 30 indifference to the value of human life points a firearm, as defined in subsection f. of N.J.S.2C:39-1, at or in the direction of another, 31 32 whether or not the actor believes it to be loaded; or 33 (5) Commits a simple assault as defined in paragraph (1), (2) or 34 (3) of subsection a. of this section upon: (a) Any law enforcement officer acting in the performance of 35 36 his duties while in uniform or exhibiting evidence of his authority 37 or because of his status as a law enforcement officer; or 38 (b) Any paid or volunteer fireman acting in the performance of 39 his duties while in uniform or otherwise clearly identifiable as being engaged in the performance of the duties of a fireman; or 40 (c) Any person engaged in emergency first-aid or medical 41 42 services acting in the performance of his duties while in uniform or 43 otherwise clearly identifiable as being engaged in the performance 44 of emergency first-aid or medical services; or

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

Matter underlined <u>thus</u> is new matter.

(d) Any school board member, school administrator, teacher, 1 2 school bus driver or other employee of a public or nonpublic school 3 or school board while clearly identifiable as being engaged in the 4 performance of his duties or because of his status as a member or 5 employee of a public or nonpublic school or school board or any 6 school bus driver employed by an operator under contract to a 7 public or nonpublic school or school board while clearly 8 identifiable as being engaged in the performance of his duties or 9 because of his status as a school bus driver; or

(e) Any employee of the Division of Child Protection and
Permanency while clearly identifiable as being engaged in the
performance of his duties or because of his status as an employee of
the division; or

(f) Any justice of the Supreme Court, judge of the Superior
Court, judge of the Tax Court or municipal judge while clearly
identifiable as being engaged in the performance of judicial duties
or because of his status as a member of the judiciary; or

(g) Any operator of a motorbus or the operator's supervisor or
any employee of a rail passenger service while clearly identifiable
as being engaged in the performance of his duties or because of his
status as an operator of a motorbus or as the operator's supervisor or
as an employee of a rail passenger service; or

23 (h) Any Department of Corrections employee, county 24 corrections officer, juvenile corrections officer, State juvenile 25 facility employee, juvenile detention staff member, juvenile 26 detention officer, probation officer or any sheriff, undersheriff, or 27 sheriff's officer acting in the performance of his duties while in 28 uniform or exhibiting evidence of his authority or because of his 29 status as a Department of Corrections employee, county corrections officer, juvenile corrections officer, State juvenile facility 30 employee, juvenile detention staff member, juvenile detention 31 32 officer, probation officer, sheriff, undersheriff, or sheriff's officer; 33 or

34 (i) Any employee, including any person employed under 35 contract, of a utility company as defined in section 2 of P.L.1971, c.224 (C.2A:42-86) or a cable television company subject to the 36 provisions of the "Cable Television Act," P.L.1972, c.186 37 38 (C.48:5A-1 et seq.) while clearly identifiable as being engaged in 39 the performance of his duties in regard to connecting, disconnecting or repairing or attempting to connect, disconnect or repair any gas, 40 41 electric or water utility, or cable television or telecommunication 42 service; or

(j) Any health care worker employed by a licensed health care
facility to provide direct patient care, any health care professional
licensed or otherwise authorized pursuant to Title 26 or Title 45 of
the Revised Statutes to practice a health care profession, except a
direct care worker at a State or county psychiatric hospital or State
developmental center or veterans' memorial home, while clearly

identifiable as being engaged in the duties of providing direct
 patient care or practicing the health care profession; or

3 (k) Any direct care worker at a State or county psychiatric
4 hospital or State developmental center or veterans' memorial home,
5 while clearly identifiable as being engaged in the duties of
6 providing direct patient care or practicing the health care
7 profession, provided that the actor is not a patient or resident at the
8 facility who is classified by the facility as having a mental illness or
9 developmental disability; or

10 (1) Any sports official while clearly identifiable as being 11 engaged in the performance of the duties of a sports official or 12 because of the official's status as a sports official. As used in this subparagraph, "sports official" means any person who serves as a 13 14 referee or umpire, or serves in a similar capacity but may be known 15 by a different title, and is duly registered with or a member of a 16 local, State, regional, or national organization engaged in part in 17 providing education and training to sports officials.

18 (6) Causes bodily injury to another person while fleeing or 19 attempting to elude a law enforcement officer in violation of 20 subsection b. of N.J.S.2C:29-2 or while operating a motor vehicle in 21 violation of subsection c. of N.J.S.2C:20-10. Notwithstanding any 22 other provision of law to the contrary, a person shall be strictly 23 liable for a violation of this paragraph upon proof of a violation of 24 subsection b. of N.J.S.2C:29-2 or while operating a motor vehicle in 25 violation of subsection c. of N.J.S.2C:20-10 which resulted in 26 bodily injury to another person; or

(7) Attempts to cause significant bodily injury to another or
causes significant bodily injury purposely or knowingly or, under
circumstances manifesting extreme indifference to the value of
human life recklessly causes such significant bodily injury; or

31 (8) Causes bodily injury by knowingly or purposely starting a 32 fire or causing an explosion in violation of N.J.S.2C:17-1 which 33 results in bodily injury to any emergency services personnel 34 involved in fire suppression activities, rendering emergency 35 medical services resulting from the fire or explosion or rescue 36 operations, or rendering any necessary assistance at the scene of the 37 fire or explosion, including any bodily injury sustained while 38 responding to the scene of a reported fire or explosion. For 39 purposes of this paragraph, "emergency services personnel" shall 40 include, but not be limited to, any paid or volunteer fireman, any 41 person engaged in emergency first-aid or medical services and any 42 law enforcement officer. Notwithstanding any other provision of 43 law to the contrary, a person shall be strictly liable for a violation of 44 this paragraph upon proof of a violation of N.J.S.2C:17-1 which 45 resulted in bodily injury to any emergency services personnel; or

46 (9) Knowingly, under circumstances manifesting extreme47 indifference to the value of human life, points or displays a firearm,

as defined in subsection f. of N.J.S.2C:39-1, at or in the direction of
 a law enforcement officer; or

3 (10) Knowingly points, displays or uses an imitation firearm, as
4 defined in subsection v. of N.J.S.2C:39-1, at or in the direction of a
5 law enforcement officer with the purpose to intimidate, threaten or
6 attempt to put the officer in fear of bodily injury or for any unlawful
7 purpose; or

8 (11) Uses or activates a laser sighting system or device, or a 9 system or device which, in the manner used, would cause a 10 reasonable person to believe that it is a laser sighting system or 11 device, against a law enforcement officer acting in the performance 12 of his duties while in uniform or exhibiting evidence of his authority. As used in this paragraph, "laser sighting system or 13 14 device" means any system or device that is integrated with or 15 affixed to a firearm and emits a laser light beam that is used to 16 assist in the sight alignment or aiming of the firearm; or

(12) Attempts to cause significant bodily injury or causes
significant bodily injury purposely or knowingly or, under
circumstances manifesting extreme indifference to the value of
human life, recklessly causes significant bodily injury to a person
who, with respect to the actor, meets the definition of a victim of
domestic violence, as defined in subsection d. of section 3 of
P.L.1991, c.261 (C.2C:25-19); or

24 (13) Knowingly or, under circumstances manifesting extreme 25 indifference to the value of human life, recklessly obstructs the 26 breathing or blood circulation of a person who, with respect to the 27 actor, meets the definition of a victim of domestic violence, as 28 defined in subsection d. of section 3 of P.L.1991, c.261 (C.2C:25-29 19), by applying pressure on the throat or neck or blocking the nose 30 or mouth of such person, thereby causing or attempting to cause 31 bodily injury.

32 Aggravated assault under paragraphs (1) and (6) of subsection b. 33 of this section is a crime of the second degree; under paragraphs 34 (2), (7), (9) and (10) of subsection b. of this section is a crime of the 35 third degree; under paragraphs (3) and (4) of subsection b. of this 36 section is a crime of the fourth degree; and under paragraph (5) of 37 subsection b. of this section is a crime of the third degree if the 38 victim suffers bodily injury, otherwise it is a crime of the fourth 39 degree. Aggravated assault under paragraph (8) of subsection b. of this section is a crime of the third degree if the victim suffers bodily 40 injury; if the victim suffers significant bodily injury or serious 41 42 bodily injury it is a crime of the second degree. Aggravated assault 43 under paragraph (11) of subsection b. of this section is a crime of 44 the third degree. Aggravated assault under paragraph (12) or (13) 45 of subsection b. of this section is a crime of the third degree but the 46 presumption of non-imprisonment set forth in subsection e. of 47 N.J.S.2C:44-1 for a first offense of a crime of the third degree shall 48 not apply.

c. (1) A person is guilty of assault by auto or vessel when the 1 2 person drives a vehicle or vessel recklessly and causes either 3 serious bodily injury or bodily injury to another. Assault by auto or 4 vessel is a crime of the fourth degree if serious bodily injury results 5 and is a disorderly persons offense if bodily injury results. Proof 6 that the defendant was operating a hand-held wireless telephone 7 while driving a motor vehicle in violation of section 1 of P.L.2003, 8 c.310 (C.39:4-97.3) may give rise to an inference that the defendant 9 was driving recklessly.

(2) Assault by auto or vessel is a crime of the third degree if the
person drives the vehicle while in violation of R.S.39:4-50 or
section 2 of P.L.1981, c.512 (C.39:4-50.4a) and serious bodily
injury results and is a crime of the fourth degree if the person drives
the vehicle while in violation of R.S.39:4-50 or section 2 of
P.L.1981, c.512 (C.39:4-50.4a) and bodily injury results.

(3) Assault by auto or vessel is a crime of the second degree if
serious bodily injury results from the defendant operating the auto
or vessel while in violation of R.S.39:4-50 or section 2 of P.L.1981,
c.512 (C.39:4-50.4a) while:

(a) on any school property used for school purposes which is
owned by or leased to any elementary or secondary school or school
board, or within 1,000 feet of such school property;

(b) driving through a school crossing as defined in R.S.39:1-1 if
the municipality, by ordinance or resolution, has designated the
school crossing as such; or

(c) driving through a school crossing as defined in R.S.39:1-1
knowing that juveniles are present if the municipality has not
designated the school crossing as such by ordinance or resolution.

Assault by auto or vessel is a crime of the third degree if bodily injury results from the defendant operating the auto or vessel in violation of this paragraph.

A map or true copy of a map depicting the location and boundaries of the area on or within 1,000 feet of any property used for school purposes which is owned by or leased to any elementary or secondary school or school board produced pursuant to section 1 of P.L.1987, c.101 (C.2C:35-7) may be used in a prosecution under subparagraph (a) of paragraph (3) of this subsection.

38 It shall be no defense to a prosecution for a violation of 39 subparagraph (a) or (b) of paragraph (3) of this subsection that the 40 defendant was unaware that the prohibited conduct took place while on or within 1,000 feet of any school property or while driving 41 42 through a school crossing. Nor shall it be a defense to a prosecution 43 under subparagraph (a) or (b) of paragraph (3) of this subsection 44 that no juveniles were present on the school property or crossing 45 zone at the time of the offense or that the school was not in session.

46 (4) Assault by auto or vessel is a crime of the third degree if the
47 person purposely drives a vehicle in an aggressive manner directed
48 at another vehicle and serious bodily injury results and is a crime of

the fourth degree if the person purposely drives a vehicle in an 1 2 aggressive manner directed at another vehicle and bodily injury 3 results. For purposes of this paragraph, "driving a vehicle in an 4 aggressive manner" shall include, but is not limited to, 5 unexpectedly altering the speed of the vehicle, making improper or 6 erratic traffic lane changes, disregarding traffic control devices, 7 failing to yield the right of way, or following another vehicle too 8 closely.

9 As used in this subsection, "vessel" means a means of 10 conveyance for travel on water and propelled otherwise than by 11 muscular power.

d. A person who is employed by a facility as defined in section
2 of P.L.1977, c.239 (C.52:27G-2) who commits a simple assault as
defined in paragraph (1) or (2) of subsection a. of this section upon
an institutionalized elderly person as defined in section 2 of
P.L.1977, c.239 (C.52:27G-2) is guilty of a crime of the fourth
degree.

18 e. (Deleted by amendment, P.L.2001, c.443)[.]

19 f. A person who commits a simple assault as defined in paragraph (1), (2) or (3) of subsection a. of this section in the 20 21 presence of a child under 16 years of age at a school or community 22 sponsored youth sports event is guilty of a crime of the fourth 23 degree. The defendant shall be strictly liable upon proof that the 24 offense occurred, in fact, in the presence of a child under 16 years 25 of age. It shall not be a defense that the defendant did not know 26 that the child was present or reasonably believed that the child was 27 16 years of age or older. The provisions of this subsection shall not 28 be construed to create any liability on the part of a participant in a 29 youth sports event or to abrogate any immunity or defense available 30 to a participant in a youth sports event. As used in this act, "school 31 or community sponsored youth sports event" means a competition, 32 practice or instructional event involving one or more interscholastic 33 sports teams or youth sports teams organized pursuant to a 34 nonprofit or similar charter or which are member teams in a youth 35 league organized by or affiliated with a county or municipal recreation department and shall not include collegiate, semi-36 37 professional or professional sporting events.

- 38 (cf: P.L.2017, c.240, s.1)
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- STATEMENT
- This bill would upgrade any simple assault committed against a sports official to an aggravated assault, if the assault occurs while the sports official is clearly identifiable as being engaged in the performance of the duties of a sports official or because of the

2. This act shall take effect immediately.

official's status as a sports official. A sports official is defined
under the bill as any person who serves "as a referee or umpire, or
serves in a similar capacity but may be known by a different title,
and is duly registered with or a member of a local, State, regional,
or national organization engaged in part in providing education and
training to sports officials."

7 Any such assault against a sports official would be upgraded to a 8 crime of the third degree, if the official suffers bodily injury. A 9 crime of the third degree is potentially punishable by a term of imprisonment of three to five years, a fine of up to \$15,000, or both. 10 11 If no bodily injury results from the assault, the act would be 12 upgraded to a crime of the fourth degree. A crime of the fourth 13 degree could be punishable by a term of imprisonment of up to 18 14 months, a fine of up to \$10,000, or both. The upgrade to either a 15 third degree or fourth degree crime is consistent with the current 16 law's upgrading of simple assaults against other specified officials, 17 officers, and employees, such as law enforcement, firefighters, and 18 public and non-public school personnel. See N.J.S.2C:12-1, 19 subsection b., paragraph (5).