House Amendment NO
Offered By
AMEND House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 60, Pages 31 and 32, Section 537.046, Lines 1-19, by deleting all of said section and lines and inserting in lieu thereof the following:
"537.046. 1. As used in this section, the following terms mean:
(1) "Childhood sexual abuse", any act committed by the defendant against the plaintiff
which act occurred when the plaintiff was under the age of eighteen years and which act would have
been a violation of section 566.030, [566.040, 566.050] 566.031, 566.032, 566.034, 566.060,
[566.070, 566.080, 566.090] 566.061, 566.062, 566.064, 566.067, 566.068, 566.069, 566.071,
566.083, 566.086, 566.093, 566.095, 566.100, [566.110, or 566.120] 566.101, 566.209, 566.210,
566.211, [or section] 568.020, or 573.200;
(2) "Injury" or "illness", either a physical injury or illness or a psychological injury or
illness. A psychological injury or illness need not be accompanied by physical injury or illness.
2. Any action to recover damages from injury or illness caused by childhood sexual abuse or
tortious conduct that caused the victim to be a victim of childhood sexual abuse in an action brought
pursuant to this section shall be commenced within [ten] twenty years of the plaintiff attaining the
age of twenty-one or within three years of the date the plaintiff discovers, or reasonably should have
discovered, that the injury or illness was caused by childhood sexual abuse, whichever later occurs.
3. This section shall apply to any action [commenced] arising on or after August 28, [2004,
including any action which would have been barred by the application of the statute of limitation
applicable prior to that date 2025.
4. Notwithstanding any other provision of law to the contrary, a nondisclosure agreement by
any party to a childhood sexual abuse action shall not be judicially enforceable in a dispute
involving childhood sexual abuse allegations or claims, and shall be void.": and
Further amend said bill by amending the title, enacting clause, and intersectional references
accordingly.