TO THE HONORABLE SENATE:
The Committee on Judiciary to which was referred Senate Bill No. 278 entitled "An act relating to contributory negligence in a civil action involving sexual assault" respectfully reports that it has considered the same and recommends that the bill be amended by striking out all after the enacting clause and inserting in lieu thereof the following:

Sec. 1. 12 V.S.A. § 1036 is amended to read:
§ 1036. COMPARATIVE NEGLIGENCE
(a) Contributory Comparative negligence shall not bar recovery in an action by any plaintiff, or his or her the plaintiff's legal representative, to recover damages for negligence resulting in death, personal injury, or property damage, if the negligence was not greater than the causal total negligence of the defendant or defendants, but the damage shall be diminished by general verdict in proportion to the amount of negligence attributed to the plaintiff. Where recovery is allowed against more than one defendant, each defendant shall be liable for that proportion of the total dollar amount awarded as damages in the ratio of the amount of his or her the defendant's causal negligence to the amount of causal negligence attributed to all defendants against whom recovery is allowed.
(b) Comparative negligence shall be prohibited as a defense to limit a plaintiff's recovery for damages in an action for a negligence claim relating to sexual conduct as defined in 13 V.S.A. § 2821.

Sec. 2. EFFECTIVE DATE
This act shall take effect on July 1, 2024. and that after passage the title of the bill be amended to read: "An act relating to prohibiting a comparative negligence defense in an action for a negligence claim relating to sexual conduct"
(Committee vote: $\qquad$ )

