As Reported by the House Civil and Commercial Law Commitee

124th General Assembly Regular Session 2001-2002

Am. H. B. No. 192

REPRESENTATIVES Callender, Willamowski, Brinkman, Seaver, Lendrum, Roman, Young, Collier, Williams, Reidelbach, Gilb, Evans, Calvert, Schmidt, Carmichael, Schaffer, Latta, Fessler, Husted, Grendell, Faber, Buehrer, Core, Boccieri, Clancy, Womer Benjamin, Aslanides, Distel, Setzer, Carano,

Webster, Manning

A BILL

To enact section 2305.401 of the Revised Code to	1
provide a qualified immunity from civil liability	2
and injunctive relief to members of the firearms	3
industry that will be both prospective and	4
retroactive in its application.	5
BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That section 2305.401 of the Revised Code be	б
enacted to read as follows:	7
Sec. 2305.401. (A) As used in this section:	8
(1) "Ammunition" means any projectile capable of being	9
expelled or propelled from a firearm by the action of an explosive	10
or combustible propellant.	11
(2) "Firearm" has the same meaning as in section 2923.11 of	12
the Revised Code.	13
(3) Except as provided in division (C)(2) of this section,	14
"harm" means injury, death, or loss to person or property.	15

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(4) "Member of the firearms industry" means any manufacturer,	16
<u>dealer, or importer of firearms, firearms components, or firearms</u>	17
ammunition or any trade association the members of which, in whole	18
or in part, are manufacturers, dealers, or importers of firearms,	19
firearms components, or firearms ammunition.	20
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(5) "Person" has the same meaning as in section 1.59 of the	22
Revised Code and additionally includes all governmental entities.	23
(6) "Tort action" means a civil action for damages for	24
injury, death, or loss to person or property other than a civil	25
action for damages for a breach of contract or another agreement	26
between persons.	27
(B)(1) Except as provided in divisions (B)(2) and (3) of this	28
section and subject to division (C) of this section, a member of	29
the firearms industry is not liable in damages in, and is not	30
subject to a grant of injunctive relief in, a tort or other civil	31
action for harm allegedly sustained by any person as a result of	32
the operation or discharge of a firearm. Except as provided in	33
divisions (B)(2) and (3) of this section and subject to division	34
(C) of this section, a person who allegedly sustains harm as a	35
result of the operation or discharge of a firearm or that person's	36
personal representative does not have a claim for relief against,	37
and may not recover damages or injunctive relief in a tort or	38
other civil action against, a member of the firearms industry	39
based upon that harm.	40
(2) A member of the firearms industry forfeits the immunity	41
from civil liability and injunctive relief conferred by division	42
(B)(1) of this section if the member of the firearms industry	43
operates or discharges the firearm that results in the harm that	44
is the basis of the claim for relief in the tort or other civil	45
action in a manner that constitutes negligence, willful or wanton	46
misconduct, or intentionally tortious conduct or that constitutes	47

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a criminal violation of law.

(3) A member of the firearms industry forfeits the immunity	49
from civil liability and injunctive relief conferred by division	50
(B)(1) of this section if the member of the firearms industry	51
sells, lends, gives, or furnishes to any person, in violation of	52
section 2923.20 or 2923.21 or another section of the Revised Code	53
or in violation of federal law, the firearm that results in the	54
harm that is the basis of the claim for relief in the tort or	55
other civil action.	56

(C)(1) This section does not create a new cause of action or substantive legal right against a member of the firearms industry.

(2) This section does not limit the availability against a member of the firearms industry of a civil action that seeks damages for harm and that is based on a product liability claim authorized by Chapter 2307. of the Revised Code. As used in this division, "harm" and "product liability claim" have the same meanings as in section 2307.71 of the Revised Code.

(3) This section does not limit the availability against a65member of the firearms industry of a civil action for a breach of66an express provision of a contract or of another agreement between67persons, or a civil action for a breach of an express warranty,68pertaining to firearms, firearms components, or firearms69ammunition.70

(D) This section applies to tort or other civil actions71commenced on or after the effective date of this section, or72commenced prior to and pending on the effective date of this73section, for damages or injunctive relief based upon harm74allegedly sustained by any person as a result of the operation or75discharge of a firearm prior to, on, or after the effective date76of this section.77

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Section 2. It is the intent of the General Assembly in 78 enacting division (D) of section 2305.401 of the Revised Code in 79 this act to provide for both the prospective and retroactive 80 application of the qualified immunity from civil liability and 81 injunctive relief provisions of section 2305.401 of the Revised 82 Code, as enacted by this act. If, however, the Ohio Supreme Court 83 determines, in any litigation that may be commenced to contest the 84 constitutionality of the qualified immunity from civil liability 85 and injunctive relief provisions of section 2305.401 of the 86 Revised Code, that the retroactive application of those provisions 87 would be violative of either the United States Constitution or the 88 Ohio Constitution, it is the intent of the General Assembly that 89 the severability provision of section 1.50 of the Revised Code be 90 applied, that the qualified immunity from civil liability and 91 injunctive relief provisions of divisions (A), (B), and (C) of 92 section 2305.401 of the Revised Code be severed from the 93 unconstitutional provisions of division (D) of that section, and 94 that the qualified immunity from civil liability and injunctive 95 relief provisions of divisions (A), (B), and (C) of section 96 2305.401 of the Revised Code be given prospective application 97 consistent with section 1.48 of the Revised Code. 98

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