## As Passed by the Senate

124th General Assembly
Regular Session
2001-2002

Sub. S. B. No. 131

SENATORS Austria, Spada, Robert Gardner, White, Furney, McLin, Mumper, Amstutz, Armbruster, Blessing, Carnes, DiDonato, Espy, Fingerhut, Randy Gardner, Hagan, Harris, Jacobson, Mallory, Nein, Oelslager, Prentiss, Ryan, Shoemaker

## A BILL

То	enact sections 2305.236 to 2305.239 of the Revised	1
	Code to confer two distinct qualified immunities	2
	from tort liability upon a shelter for victims of	3
	domestic violence and its directors, owners,	4
	trustees, officers, employees, and volunteers for	5
	harm that family or household members cause to	6
	victims of domestic violence on the shelter's	7
	premises, or on premises other than the shelter's	8
	premises, under specified circumstances.	9

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 2305.236, 2305.237, 2305.238, and	10	
2305.239 of the Revised Code be enacted to read as follows:	11	
Sec. 2305.236. As used in sections 2305.236 to 2305.239 of	12	
the Revised Code:		
(A) "Conduct" means actions or omissions.	14	
(B) "Domestic violence," "shelter," and "shelter for victims	15	
of domestic violence" have the same meanings as in section 3113.33	16	
of the Revised Code.	17	

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(1) The perpetrator illegally entered and illegally remained 48 on the premises at the time the perpetrator's tortious conduct 49 allegedly caused the harm sustained by a shelter client. 50 (2) The perpetrator legally entered the premises; a director, 51 owner, trustee, officer, employee, or volunteer of the shelter 52 instructed the perpetrator to leave the premises, and took 53 reasonable steps under the circumstances to cause the perpetrator 54 to leave the premises, before the perpetrator allegedly caused the 55 harm sustained by a shelter client; and, despite those reasonable 56 steps, the perpetrator remained on the premises and committed the 57 tortious conduct that allegedly caused the harm sustained by a 58 shelter client. 59 (3) The perpetrator legally entered the premises; a director, 60 owner, trustee, officer, employee, or volunteer of the shelter 61 granted the perpetrator permission to remain on the premises after 62 taking either of the following precautionary steps; and, despite 63 taking either of those steps, the perpetrator committed the 64 tortious conduct that allegedly caused the harm sustained by a 65 shelter client: 66 (a) The director, owner, trustee, officer, employee, or 67 volunteer of the shelter asks a person entering the premises 68 whether the person is related by consanguinity or affinity to or 69 has resided with a shelter client; the person responds that the 70 person is not so related and has not so resided; and the director, 71 owner, trustee, officer, employee, or volunteer, in exercising the 72 reasonable judgment and discretion of a prudent person under 73 similar circumstances, believes that the person is not so related 74 and has not so resided. 75 (b) The director, owner, trustee, officer, employee, or 76 volunteer of the shelter asks a person entering the premises 77 whether the person is related by consanguinity or affinity to or 78

has resided with a shelter client; the person responds that the

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Section 2. Sections 2305.236 to 2305.239 of the Revised Code,	142		
as enacted by this act, apply only to causes of action for harm	143		
that shelter clients allegedly sustain on or after the effective	144		
date of this act on or off the premises of a shelter for victims	145		
of domestic violence.	146		

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