As Introduced

127th General Assembly Regular Session 2007-2008

S. B. No. 184

Senator Buehrer

Cosponsors: Senators Faber, Grendell, Niehaus, Stivers, Padgett, Carey, Goodman, Mumper, Clancy, Schuring, Schaffer, Schuler, Cafaro, Kearney, Gardner

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A BILL

То	amend section 2901.05 and to enact section	1
	2305.402 of the Revised Code to provide a criminal	2
	defendant who properly establishes the affirmative	3
	defense of self-defense or defense of another with	4
	immunity from civil liability for damages related	5
	to the acts of self-defense or defense of another	6
	and to create a rebuttable presumption that a	7
	criminal defendant who raises the affirmative	8
	defense of self-defense or defense of another	9
	acted properly if the defendant or the person	10
	defended by the accused was suffering or was about	11
	to suffer a felony offense of violence or a	12
	forcible trespass upon the home of the defendant	13
	or of the person defended by the accused.	14

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

Section 1. That section 2901.05 be amended and section	15
2305.402 of the Revised Code be enacted to read as follows:	16
Sec. 2305.402. (A) A person who properly establishes the	17

affirmative defense of self-defense or defense of another is not	18
liable in damages to any person in a tort action for injury,	19
death, or loss to person or property allegedly caused by the	20
person while acting in self-defense or defense of another.	21
(B) For purposes of division (A) of this section, the	22
affirmative defense of self-defense or defense of another is	23
properly established when any of the following occurs:	24
(1) The prosecuting attorney declines to charge the person or	25
moves to dismiss the charge because the prosecuting attorney	26
believes that the person acted in self-defense or defense of	27
another.	28
(2) The grand jury finds that the person acted in	29
self-defense or defense of another.	30
(3) The person is acquitted after trial because the court or	31
jury finds that the person acted in self-defense or defense of	32
another.	33
(C) As used in this section, "tort action" has the same	34
meaning as in section 2135.01 of the Revised Code.	35
Sec. 2901.05. (A) Every person accused of an offense is	36
presumed innocent until proven guilty beyond a reasonable doubt,	37
and the burden of proof for all elements of the offense is upon	38
the prosecution. The burden of going forward with the evidence of	39
an affirmative defense, and the burden of proof, by a	40
preponderance of the evidence, for an affirmative defense, is upon	41
the accused. If the accused raises self-defense or defense of	42
another as an affirmative defense and the accused or the person	43
defended by the accused was suffering or was about to suffer an	44
offense of violence that is a felony or was suffering or was about	45
to suffer a forcible trespass upon the home of the accused or the	46
home of the person defended by the accused, there is a rebuttable	47

presumption that the accused acted properly in self-defense or in		
defense of the person defended by the accused.		
(B) As part of its charge to the jury in a criminal case, the	50	
court shall read the definitions of "reasonable doubt" and "proof	51	
beyond a reasonable doubt, " contained in division (D) of this		
section.		
(C) As used in this section, an "affirmative defense" is	54	
either of the following:	55	
(1) A defense expressly designated as affirmative;	56	
(2) A defense involving an excuse or justification peculiarly	57	
within the knowledge of the accused, on which he the accused can	58	
fairly be required to adduce supporting evidence.		
(D) "Reasonable doubt" is present when the jurors, after they	60	
have carefully considered and compared all the evidence, cannot	61	
say they are firmly convinced of the truth of the charge. It is a	62	
doubt based on reason and common sense. Reasonable doubt is not	63	
mere possible doubt, because everything relating to human affairs	64	
or depending on moral evidence is open to some possible or	65	
imaginary doubt. "Proof beyond a reasonable doubt" is proof of	66	
such character that an ordinary person would be willing to rely	67	
and act upon it in the most important of $\frac{1}{2}$ the person's own		
affairs.		
Section 2. That existing section 2901.05 of the Revised Code	70	
is hereby repealed.	71	