As Passed by the House

127th General Assembly **Regular Session** 2007-2008

S. B. No. 302

Senator Goodman

Cosponsors: Senators Schuler, Seitz, Kearney, Fedor, Carey, Grendell, Harris, Padgett, Roberts, Sawyer, Schaffer, Wagoner, Buehrer Representatives Book, DeBose, Domenick, Dyer, Evans, Flowers, Gerberry, Heydinger, Hughes, Letson, Mallory, McGregor, J., Mecklenborg, Oelslager, Okey

A BILL

To amend sections 2107.03 and 2107.24 of the Revised 1 Code to require a will to be attested and 2. subscribed by the witnesses in the conscious 3 presence, instead of in the presence, of the 4 testator and to provide that a decedent who signs 5 a document that is a purported will sign in the 6 conscious presence of the witnesses.

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

Section 1. That sections 2107.03 and 2107.24 of the Revised	8
Code be amended to read as follows:	9
Sec. 2107.03. Except oral wills, every last will and	10
testament shall be in writing, but may be handwritten or	11
typewritten. Such $\underline{\text{The}}$ will shall be signed at the end by the $\underline{\text{party}}$	12
testator making it or by some other person in such party's the	13
testator's conscious presence and at his the testator's express	14
direction, and be attested and subscribed in the conscious	15

evidence the requirements under divisions (A)(1), (2), and (3) of

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this section, the executor may file an action in the probate court	46
to recover court costs and attorney's fees from the attorney, if	47
any, responsible for the execution of the document.	48
Section 2. That existing sections 2107.03 and 2107.24 of the	49
Revised Code are hereby repealed.	50