ASSEMBLY, No. 3069 STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED FEBRUARY 8, 2018

Sponsored by: Assemblyman KEVIN J. ROONEY District 40 (Bergen, Essex, Morris and Passaic) Assemblyman EDWARD H. THOMSON District 30 (Monmouth and Ocean) Assemblyman HAROLD "HAL" J. WIRTHS District 24 (Morris, Sussex and Warren)

Co-Sponsored by: Assemblyman Space

SYNOPSIS

The "New Jersey Right to Home Defense Law."

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 9/28/2018)

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1 AN ACT concerning the justifiable use of force in defending a 2 dwelling, home or residence, amending N.J.S.2C:3-4 and 3 N.J.S.2C:3-6, and supplementing Title 2C of the New Jersey 4 Statutes. 5 6 BE IT ENACTED by the Senate and General Assembly of the State 7 of New Jersey: 8 9 1. (New section) This act shall be known and may be cited as 10 the "New Jersey Right to Home Defense Law." 11 12 (New section) The Legislature finds and declares that: 2. Law-abiding people should have the right to protect 13 a. 14 themselves, their families and others from intruders and attackers 15 without fear of prosecution or civil action for acting in defense of 16 their own well being and the well being of others in their own 17 homes and residences. 18 The "castle doctrine" is a long-standing American legal b. 19 concept arising from English common law that provides that one's 20 abode is a special area in which one enjoys certain protections and 21 immunities, that one is not obligated to retreat before defending 22 oneself against attack, and that one may do so without fear of 23 prosecution. c. Article I of the New Jersey Constitution guarantees the 24 25 citizens of this State the rights "of enjoying and defending life and liberty, of acquiring, possessing, and protecting property, and of 26 27 pursuing and obtaining safety and happiness." d. All citizens and residents of this State have a right to expect 28 29 to be unmolested and safe within their homes and residences. 30 e. No person should be required, as a point of law, to surrender 31 their personal safety or well being to the unlawful actions of a criminal, nor to needlessly retreat in the face of intrusion or attack 32 33 in their home or residence. 34 It is, therefore, altogether fitting and proper, and within the f. 35 public interest, to ensure that law-abiding people are justified in protecting themselves, their families and others from intruders and 36 37 attackers in their homes and residences, and that they may do so 38 without fear of prosecution or civil action. 39 40 3. N.J.S.2C:3-4 is amended to read as follows: 2C:3-4. Use of Force in Self-Protection. a. 41 Use of force 42 justifiable for protection of the person. Subject to the provisions of 43 this section and of section 2C:3-9, the use of force upon or toward 44 another person is justifiable when the actor reasonably believes that 45 such force is immediately necessary for the purpose of protecting 46 himself against the use of unlawful force by such other person on 47 the present occasion.

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

A3069 ROONEY, THOMSON

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1 b. Limitations on justifying necessity for use of force. 2 (1) The use of force is not justifiable under this section: 3 (a) To resist an arrest which the actor knows is being made by a 4 peace officer in the performance of his duties, although the arrest is 5 unlawful, unless the peace officer employs unlawful force to effect such arrest; or 6 7 (b) To resist force used by the occupier or possessor of property 8 or by another person on his behalf, where the actor knows that the 9 person using the force is doing so under a claim of right to protect 10 the property, except that this limitation shall not apply if: 11 (i) The actor is a public officer acting in the performance of his 12 duties or a person lawfully assisting him therein or a person making 13 or assisting in a lawful arrest; 14 (ii) The actor has been unlawfully dispossessed of the property 15 and is making a reentry or recaption justified by section 2C:3-6; or (iii) The actor reasonably believes that such force is necessary to 16 17 protect himself against death or serious bodily harm. 18 (2) The use of deadly force is not justifiable under this section 19 unless the actor reasonably believes that such force is necessary to 20 protect himself against death or serious bodily harm; nor is it 21 justifiable if: 22 (a) The actor, with the purpose of causing death or serious 23 bodily harm, provoked the use of force against himself in the same 24 encounter; or 25 (b) The actor knows that he can avoid the necessity of using 26 such force with complete safety by retreating or by surrendering 27 possession of a thing to a person asserting a claim of right thereto or 28 by complying with a demand that he abstain from any action which 29 he has no duty to take, except that: 30 (i) The actor is not obliged to retreat from his dwelling, unless 31 he was the initial aggressor; and 32 (ii) A public officer justified in using force in the performance 33 of his duties or a person justified in using force in his assistance or 34 a person justified in using force in making an arrest or preventing 35 an escape is not obliged to desist from efforts to perform such duty, 36 effect such arrest or prevent such escape because of resistance or 37 threatened resistance by or on behalf of the person against whom 38 such action is directed. 39 (3) Except as required by paragraphs (1) and (2) of this 40 subsection, a person employing protective force may estimate the 41 necessity of using force when the force is used, without retreating, 42 surrendering possession, doing any other act which he has no legal 43 duty to do or abstaining from any lawful action. 44 [(1) Notwithstanding the provisions of N.J.S.2C:3-5, c. 45 N.J.S.2C:3-9, or this section, the use of force or deadly force upon 46 or toward an intruder who is unlawfully in a dwelling is justifiable 47 when the actor reasonably believes that the force is immediately 48 necessary for the purpose of protecting himself or other persons in 49 the dwelling against the use of unlawful force by the intruder on the

1 present occasion. 2 (2) A reasonable belief exists when the actor, to protect himself 3 or a third person, was in his own dwelling at the time of the offense 4 or was privileged to be thereon and the encounter between the actor 5 and intruder was sudden and unexpected, compelling the actor to 6 act instantly and: 7 (a) The actor reasonably believed that the intruder would inflict 8 personal injury upon the actor or others in the dwelling; or 9 (b) The actor demanded that the intruder disarm, surrender or 10 withdraw, and the intruder refused to do so. 11 (3) An actor employing protective force may estimate the 12 necessity of using force when the force is used, without retreating, 13 surrendering possession, withdrawing or doing any other act which 14 he has no legal duty to do or abstaining from any lawful action.] 15 (Deleted by amendment, P.L., c.) (pending before the 16 Legislature as this bill). 17 d. Notwithstanding the provisions of N.J.S.2C:3-5, N.J.S.2C:3-18 9, or this section, the use of force or deadly force upon or toward an 19 intruder is justified when the actor reasonably fears imminent peril 20 of death or serious bodily harm to himself or another as a result of 21 that intrusion into his home or residence. 22 For the purposes of this subsection, a person is presumed to have 23 a reasonable fear of imminent peril of death or serious bodily harm 24 to himself or another and, therefore, is justified in using force when 25 the person against whom that force is used (1) is in the process of 26 unlawfully and forcefully entering the person's home or residence; 27 (2) has unlawfully and forcibly entered the person's home or 28 residence; or (3) has unlawfully removed, or is attempting to 29 unlawfully remove another, against that individual's will, from a 30 person's home or residence. A person also shall be presumed to 31 have a reasonable fear of imminent peril of death or serious bodily 32 harm to himself or another and, therefore, be justified in using force 33 when the actor knows or reasonably believes that an unlawful and 34 forcible entry is occurring or an intruder is currently in the actor's 35 home or residence, or when the actor knows or reasonably believes 36 that an unlawful and forcible act is occurring or has occurred. 37 A person presumed to have a reasonable fear of imminent peril 38 of death or serious bodily harm to himself or another in his home or 39 residence has no duty to retreat and is justified in using force, 40 including deadly force, if he reasonably believes it is necessary to 41 do so to prevent death or serious bodily harm to himself or another. 42 (cf: P.L.1999, c.73, s.1) 43 44 4. N.J.S.2C:3-6 is amended to read as follows: 45 Use of Force in Defense of Premises or Personal 2C:3-6.

46 Property.

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1 a. Use of force in defense of premises. Subject to the 2 provisions of this section and of section 2C:3-9, the use of force 3 upon or toward the person of another is justifiable when the actor is in possession or control of premises or is licensed or privileged to 4 5 be thereon and he reasonably believes such force necessary to prevent or terminate what he reasonably believes to be the 6 7 commission or attempted commission of a criminal trespass by such 8 other person in or upon such premises: provided, however, a person 9 who unlawfully and by force enters or attempts to enter a person's 10 home or residence is presumed to do so with the intent to commit an 11 unlawful act involving force or violence and the use of force upon 12 or toward that person is justifiable. 13 b. Limitations on justifiable use of force in defense of 14 premises. 15 (1) Request to desist. [The] Except in those instances where, 16 pursuant to subsection a. of this section, the use of force is 17 justifiable upon or toward a person who unlawfully and by force 18 enters or attempts to enter a person's home or residence and is 19 presumed to do so with the intent to commit an unlawful act 20 involving force or violence, the use of force is justifiable under this 21 section only if the actor first requests the person against whom such 22 force is used to desist from his interference with the property, 23 unless the actor reasonably believes that: 24 (a) Such request would be useless; 25 (b) It would be dangerous to himself or another person to make 26 the request; or 27 (c) Substantial harm will be done to the physical condition of 28 the property which is sought to be protected before the request can 29 effectively be made. 30 (2) Exclusion of trespasser. The use of force is not justifiable 31 under this section if the actor knows that the exclusion of the 32 trespasser will expose him to substantial danger of serious bodily 33 harm. (3) Use of deadly force. The use of deadly force is not 34 justifiable under subsection a. of this section unless the actor 35 36 reasonably believes that: 37 (a) The person against whom the force is used is attempting to 38 dispossess him of his dwelling otherwise than under a claim of right 39 to its possession; or 40 (b) The person against whom the force is used is attempting to 41 commit or consummate arson, burglary, robbery or other criminal 42 theft or property destruction; except that 43 (c) Deadly force does not become justifiable under 44 subparagraphs (a) and (b) of this subsection unless the actor 45 reasonably believes that: (i) The person against whom it is employed has employed or 46 47 threatened deadly force against or in the presence of the actor; or 48 (ii) The use of force other than deadly force to terminate or 49 prevent the commission or the consummation of the crime would

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expose the actor or another in his presence to substantial danger of

bodily harm. An actor within a dwelling shall be presumed to have

3 a reasonable belief in the existence of the danger. The State must 4 rebut this presumption by proof beyond a reasonable doubt; or 5 (iii) The actor is in imminent peril of death or serious bodily 6 harm to himself and, pursuant to N.J.S.2C:3-4, is justified in using 7 force, including deadly force. The State must rebut this 8 presumption by proof beyond a reasonable doubt. 9 c. Use of force in defense of personal property. Subject to the 10 provisions of subsection d. of this section and of section 2C:3-9, the use of force upon or toward the person of another is justifiable 11 12 when the actor reasonably believes it necessary to prevent what he 13 reasonably believes to be an attempt by such other person to 14 commit theft, criminal mischief or other criminal interference with 15 personal property in his possession or in the possession of another 16 for whose protection he acts. 17 d. Limitations on justifiable use of force in defense of personal 18 property. 19 (1) Request to desist and exclusion of trespasser. The 20 limitations of subsection b. (1) and (2) of this section apply to 21 subsection c. of this section. (2) Use of deadly force. The use of deadly force in defense of 22 23 personal property is not justified unless justified under another 24 provision of this chapter. 25 (cf: P.L.1987, c.120, s.2) 26 27 5. (New section) a. A person who is justified in using force 28 under this chapter is immune from criminal prosecution and civil 29 action for the use of that force. 30 As used in this subsection, "criminal prosecution" means 31 arresting, detaining in custody, and charging or prosecuting the 32 actor; provided, however, a law enforcement agency may use

standard procedures for investigating the use of that force and, if it
determines that there is probable cause that the force so used was
unlawful, arrest, detain, and charge or prosecute, as appropriate.
b. A court of competent jurisdiction shall award reasonable
attorney's fees, court costs, compensation for loss of income and all

expenses incurred by the defendant in defense of any civil action
brought by a plaintiff if the court finds that the defendant is immune
from prosecution pursuant to subsection a. of this section.

6. This act shall take effect immediately.

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STATEMENT

This bill, the "New Jersey Right to Home Defense Law,"
authorizes a person to use force, including deadly force, in those
instances where the person reasonably fears imminent peril of death

or serious bodily harm from an intruder or attacker in his home or
 residence.

3 The bill sets forth the circumstances under which a person is 4 presumed to have a reasonable fear of imminent peril of death or 5 serious bodily harm. Those circumstance include instances where a individual: (1) is in the process of unlawfully and forcefully 6 7 entering a home or residence; (2) has unlawfully and forcibly entered a home or residence; or (3) has removed, or is attempting to 8 9 unlawfully remove another, against that person's will, from a home 10 or residence; or (4) when the actor knows or reasonably believes that an unlawful and forcible entry is occurring or has occurred; or 11 12 (5) when the actor knows or reasonably believes that an unlawful 13 and forcible act is occurring or has occurred.

The bill clarifies that a person presumed to have a reasonable fear of imminent peril of death or serious bodily harm to himself or another in his home or residence has no duty to retreat and is justified in using force, including deadly force, if he reasonably believes it is necessary to do so to prevent death or serious bodily harm to himself or another.

Finally, the bill provides immunity, both criminal and civil, for any person who is justified in using force. Under the bill, the court is authorized to award reasonable attorney's fees, court costs, compensation for loss of income and all expenses incurred by a defendant who is wrongly subject to a civil action.