# As Concurred by the Senate

# **133rd General Assembly**

Regular Session 2019-2020

Am. S. B. No. 175

#### **Senator Schaffer**

Cosponsors: Senators O'Brien, Manning, Blessing, Brenner, Coley, Hackett, Hoagland, Huffman, M., Huffman, S., Johnson, McColley, Obhof, Peterson, Roegner, Rulli, Schuring, Williams, Wilson

Representatives Brinkman, Carfagna, Carruthers, Cutrona, Edwards, Fraizer, Green, Jones, Jordan, Keller, Koehler, McClain, Merrin, Perales, Powell, Riedel, Smith, T., Stephens, Wiggam, Wilkin

### A BILL

То	amend sections 2307.601, 2901.05, 2901.09, and	1
	2923.126 of the Revised Code to grant civil	2
	immunity to nonprofit corporations for certain	3
	injuries, deaths, or losses resulting from the	4
	carrying of handguns and to expand the locations	5
	at which a person has no duty to retreat before	6
	using force under both civil and criminal law.	7

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

Section 1. That sections 2307.601, 2901.05, 2901.09, and	8
2923.126 of the Revised Code be amended to read as follows:	9
Sec. 2307.601. (A) As used in this section:	10
(1) "Residence" and "vehicle" have has the same meanings	11
<pre>meaning as in section 2901.05 of the Revised Code.</pre>	12
(2) "Tort action" has the same meaning as in section	13

2307.60 of the Revised Code.

(B) For purposes of determining the potential liability of a person in a tort action related to the person's use of force alleged to be in self-defense, defense of another, or defense of the person's residence, if the person lawfully is in that person's residence, the person has no duty to retreat before using force in self-defense, defense of another, or defense of that person's residence, and, if the person lawfully is an occupant of that person's vehicle or lawfully is an occupant in a vehicle owned by an immediate family member of the person, the person has no duty to retreat before using force in self-defense or defense of another if that person is in a place in which the person lawfully has a right to be.

(C) A trier of fact shall not consider the possibility of retreat as a factor in determining whether or not a person who used force in self-defense, defense of another, or defense of that person's residence reasonably believed that the force was necessary to prevent injury, loss, or risk to life or safety.

Sec. 2901.05. (A) Every person accused of an offense is presumed innocent until proven guilty beyond a reasonable doubt, and the burden of proof for all elements of the offense is upon the prosecution. The burden of going forward with the evidence of an affirmative defense, and the burden of proof, by a preponderance of the evidence, for an affirmative defense other than self-defense, defense of another, or defense of the accused's residence <u>presented</u> as described in division (B) (1) of this section, is upon the accused.

(B)(1) A person is allowed to act in self-defense, defense of another, or defense of that person's residence. If, at the trial of a person who is accused of an offense that involved the

person's use of force against another, there is evidence
presented that tends to support that the accused person used the
force in self-defense, defense of another, or defense of that
person's residence, the prosecution must prove beyond a
reasonable doubt that the accused person did not use the force
in self-defense, defense of another, or defense of that person's
residence, as the case may be.

- (2) Subject to division (B)(3) of this section, a person is presumed to have acted in self-defense or defense of another when using defensive force that is intended or likely to cause death or great bodily harm to another if the person against whom the defensive force is used is in the process of unlawfully and without privilege to do so entering, or has unlawfully and without privilege to do so entered, the residence or vehicle occupied by the person using the defensive force.
- (3) The presumption set forth in division (B)(2) of this section does not apply if either of the following is true:
- (a) The person against whom the defensive force is used has a right to be in, or is a lawful resident of, the residence or vehicle.
- (b) The person who uses the defensive force uses it while in a residence or vehicle and the person is unlawfully, and without privilege to be, in that residence or vehicle.
- (4) The presumption set forth in division (B)(2) of this section is a rebuttable presumption and may be rebutted by a preponderance of the evidence, provided that the prosecution's burden of proof remains proof beyond a reasonable doubt as described in divisions (A) and (B)(1) of this section.
  - (C) As part of its charge to the jury in a criminal case,

the court shall read the definitions of "reasonable doubt" and	73
"proof beyond a reasonable doubt," contained in division $\frac{(D)}{(E)}$	74
of this section.	75
(D) As used in this section:	76
(1) An "affirmative defense" is either of the following:	77
(a) A defense expressly designated as affirmative;	78
(b) A defense involving an excuse or justification	79
peculiarly within the knowledge of the accused, on which the	80
accused can fairly be required to adduce supporting evidence.	81
(2) "Dwelling" means a building or conveyance of any kind	82
that has a roof over it and that is designed to be occupied by	83
people lodging in the building or conveyance at night,	84
regardless of whether the building or conveyance is temporary or	85
permanent or is mobile or immobile. As used in this division, a	86
building or conveyance includes, but is not limited to, an	87
attached porch, and a building or conveyance with a roof over it	88
includes, but is not limited to, a tent.	89
(3) "Residence" means a dwelling in which a person resides	90
either temporarily or permanently or is visiting as a guest.	91
(4) "Vehicle" means a conveyance of any kind, whether or	92
not motorized, that is designed to transport people or property.	93
(E) "Reasonable doubt" is present when the jurors, after	94
they have carefully considered and compared all the evidence,	95
cannot say they are firmly convinced of the truth of the charge.	96
It is a doubt based on reason and common sense. Reasonable doubt	97
is not mere possible doubt, because everything relating to human	98
affairs or depending on moral evidence is open to some possible	99
or imaginary doubt. "Proof beyond a reasonable doubt" is proof	100

of such character that an ordinary person would be willing to	101
rely and act upon it in the most important of the person's own	102
affairs.	103
Sec. 2901.09. (A) As used in this section, "residence" and	104
"vehicle" have has the same meaning meaning as in section	105
2901.05 of the Revised Code.	106
(B) For purposes of any section of the Revised Code that	107
sets forth a criminal offense, a person-who lawfully is in that-	108
person's residence has no duty to retreat before using force in	109
self-defense, defense of another, or defense of that person's	110
residence, and a person who lawfully is an occupant of that	111
person's vehicle or who lawfully is an occupant in a vehicle	112
owned by an immediate family member of the person has no duty to	113
retreat before using force in self-defense or defense of another	114
if that person is in a place in which the person lawfully has a	115
right to be.	116
(C) A trier of fact shall not consider the possibility of	117
retreat as a factor in determining whether or not a person who	118
used force in self-defense, defense of another, or defense of	119
that person's residence reasonably believed that the force was	120
necessary to prevent injury, loss, or risk to life or safety.	121
Sec. 2923.126. (A) A concealed handgun license that is	122
issued under section 2923.125 of the Revised Code shall expire	123
five years after the date of issuance. A licensee who has been	124
issued a license under that section shall be granted a grace	125
period of thirty days after the licensee's license expires	126
during which the licensee's license remains valid. Except as	127
provided in divisions (B) and (C) of this section, a licensee	128
who has been issued a concealed handgun license under section	129
2923.125 or 2923.1213 of the Revised Code may carry a concealed	130

handgun anywhere in this state if the licensee also carries a	131
valid license when the licensee is in actual possession of a	132
concealed handgun. The licensee shall give notice of any change	133
in the licensee's residence address to the sheriff who issued	134
the license within forty-five days after that change.	135

If a licensee is the driver or an occupant of a motor 136 vehicle that is stopped as the result of a traffic stop or a 137 stop for another law enforcement purpose and if the licensee is 138 transporting or has a loaded handgun in the motor vehicle at 139 140 that time, the licensee shall promptly inform any law enforcement officer who approaches the vehicle while stopped 141 that the licensee has been issued a concealed handgun license 142 and that the licensee currently possesses or has a loaded 143 handgun; the licensee shall not knowingly disregard or fail to 144 comply with lawful orders of a law enforcement officer given 145 while the motor vehicle is stopped, knowingly fail to remain in 146 the motor vehicle while stopped, or knowingly fail to keep the 147 licensee's hands in plain sight after any law enforcement 148 officer begins approaching the licensee while stopped and before 149 the officer leaves, unless directed otherwise by a law 150 enforcement officer; and the licensee shall not knowingly have 151 contact with the loaded handgun by touching it with the 152 licensee's hands or fingers, in any manner in violation of 153 division (E) of section 2923.16 of the Revised Code, after any 154 law enforcement officer begins approaching the licensee while 155 stopped and before the officer leaves. Additionally, if a 156 licensee is the driver or an occupant of a commercial motor 157 vehicle that is stopped by an employee of the motor carrier 158 enforcement unit for the purposes defined in section 5503.34 of 159 the Revised Code and the licensee is transporting or has a 160 loaded handgun in the commercial motor vehicle at that time, the 161

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licensee shall promptly inform the employee of the unit who 162 approaches the vehicle while stopped that the licensee has been 163 issued a concealed handgun license and that the licensee 164 currently possesses or has a loaded handgun. 165

If a licensee is stopped for a law enforcement purpose and 166 if the licensee is carrying a concealed handgun at the time the 167 officer approaches, the licensee shall promptly inform any law 168 enforcement officer who approaches the licensee while stopped 169 that the licensee has been issued a concealed handqun license 170 and that the licensee currently is carrying a concealed handgun; 171 the licensee shall not knowingly disregard or fail to comply 172 with lawful orders of a law enforcement officer given while the 173 licensee is stopped, or knowingly fail to keep the licensee's 174 hands in plain sight after any law enforcement officer begins 175 approaching the licensee while stopped and before the officer 176 leaves, unless directed otherwise by a law enforcement officer; 177 and the licensee shall not knowingly remove, attempt to remove, 178 grasp, or hold the loaded handgun or knowingly have contact with 179 the loaded handgun by touching it with the licensee's hands or 180 fingers, in any manner in violation of division (B) of section 181 2923.12 of the Revised Code, after any law enforcement officer 182 begins approaching the licensee while stopped and before the 183 officer leaves. 184

- (B) A valid concealed handgun license does not authorize the licensee to carry a concealed handgun in any manner prohibited under division (B) of section 2923.12 of the Revised Code or in any manner prohibited under section 2923.16 of the Revised Code. A valid license does not authorize the licensee to carry a concealed handgun into any of the following places:
  - (1) A police station, sheriff's office, or state highway

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patrol station, premises controlled by the bureau of criminal	192
identification and investigation; a state correctional	193
institution, jail, workhouse, or other detention facility; any	194
area of an airport passenger terminal that is beyond a passenger	195
or property screening checkpoint or to which access is	196
restricted through security measures by the airport authority or	197
a public agency; or an institution that is maintained, operated,	198
managed, and governed pursuant to division (A) of section	199
5119.14 of the Revised Code or division (A)(1) of section	200
5123.03 of the Revised Code;	201
(2) A school safety zone if the licensee's carrying the	202
concealed handgun is in violation of section 2923.122 of the	203
Revised Code;	204

- (3) A courthouse or another building or structure in which a courtroom is located if the licensee's carrying the concealed handgun is in violation of section 2923.123 of the Revised Code;
- (4) Any premises or open air arena for which a D permit has been issued under Chapter 4303. of the Revised Code if the licensee's carrying the concealed handgun is in violation of section 2923.121 of the Revised Code;
- 212 (5) Any premises owned or leased by any public or private college, university, or other institution of higher education, 213 unless the handgun is in a locked motor vehicle or the licensee 214 is in the immediate process of placing the handgun in a locked 215 motor vehicle or unless the licensee is carrying the concealed 216 handgun pursuant to a written policy, rule, or other 217 authorization that is adopted by the institution's board of 218 trustees or other governing body and that authorizes specific 219 individuals or classes of individuals to carry a concealed 220 handgun on the premises; 221

- (6) Any church, synagogue, mosque, or other place of 222 worship, unless the church, synagogue, mosque, or other place of 223 worship posts or permits otherwise; 224

  (7) Any building that is a government facility of this 225
- state or a political subdivision of this state and that is not a 226 building that is used primarily as a shelter, restroom, parking 227 facility for motor vehicles, or rest facility and is not a 228 courthouse or other building or structure in which a courtroom 229 is located that is subject to division (B)(3) of this section, 230 unless the governing body with authority over the building has 231 enacted a statute, ordinance, or policy that permits a licensee 232 to carry a concealed handgun into the building; 233
- (8) A place in which federal law prohibits the carrying of 234 handguns.
- (C)(1) Nothing in this section shall negate or restrict a 236 rule, policy, or practice of a private employer that is not a 237 private college, university, or other institution of higher 238 education concerning or prohibiting the presence of firearms on 239 the private employer's premises or property, including motor 240 vehicles owned by the private employer. Nothing in this section 241 shall require a private employer of that nature to adopt a rule, 242 policy, or practice concerning or prohibiting the presence of 243 firearms on the private employer's premises or property, 244 including motor vehicles owned by the private employer. 245
- (2) (a) A private employer shall be immune from liability

  in a civil action for any injury, death, or loss to person or

  property that allegedly was caused by or related to a licensee

  bringing a handgun onto the premises or property of the private

  employer, including motor vehicles owned by the private

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  employer, unless the private employer acted with malicious

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purpose. A private employer is immune from liability in a civil	252
action for any injury, death, or loss to person or property that	253
allegedly was caused by or related to the private employer's	254
decision to permit a licensee to bring, or prohibit a licensee	255
from bringing, a handgun onto the premises or property of the	256
private employer.	257
(b) A political subdivision shall be immune from liability	258
in a civil action, to the extent and in the manner provided in	259
Chapter 2744. of the Revised Code, for any injury, death, or	260
loss to person or property that allegedly was caused by or	261
related to a licensee bringing a handgun onto any premises or	262
property owned, leased, or otherwise under the control of the	263
political subdivision. As used in this division, "political	264
subdivision" has the same meaning as in section 2744.01 of the	265
Revised Code.	266
(c) An institution of higher education shall be immune	267
from liability in a civil action for any injury, death, or loss	268
to person or property that allegedly was caused by or related to	269
a licensee bringing a handgun onto the premises of the	270
institution, including motor vehicles owned by the institution,	271
unless the institution acted with malicious purpose. An	272
institution of higher education is immune from liability in a	273
civil action for any injury, death, or loss to person or	274
property that allegedly was caused by or related to the	275
institution's decision to permit a licensee or class of	276
licensees to bring a handgun onto the premises of the	277
institution.	278
(d) A nonprofit corporation shall be immune from liability	279
in a civil action for any injury, death, or loss to person or	280
property that allegedly was caused by or related to a licensee	281

bringing a handgun onto the premises of the nonprofit	282
corporation, including any motor vehicle owned by the nonprofit	283
corporation, or to any event organized by the nonprofit	284
corporation, unless the nonprofit corporation acted with	285
malicious purpose. A nonprofit corporation is immune from	286
liability in a civil action for any injury, death, or loss to	287
person or property that allegedly was caused by or related to	288
the nonprofit corporation's decision to permit a licensee to	289
bring a handgun onto the premises of the nonprofit corporation	290
or to any event organized by the nonprofit corporation.	291
(3) (a) Except as provided in division (C)(3)(b) of this	292
section and section 2923.1214 of the Revised Code, the owner or	293
person in control of private land or premises, and a private	294
person or entity leasing land or premises owned by the state,	295
the United States, or a political subdivision of the state or	296
the United States, may post a sign in a conspicuous location on	297
that land or on those premises prohibiting persons from carrying	298
firearms or concealed firearms on or onto that land or those	299
premises. Except as otherwise provided in this division, a	300
person who knowingly violates a posted prohibition of that	301
nature is guilty of criminal trespass in violation of division	302
(A)(4) of section 2911.21 of the Revised Code and is guilty of a	303
misdemeanor of the fourth degree. If a person knowingly violates	304
a posted prohibition of that nature and the posted land or	305
premises primarily was a parking lot or other parking facility,	306
the person is not guilty of criminal trespass under section	307
2911.21 of the Revised Code or under any other criminal law of	308
this state or criminal law, ordinance, or resolution of a	309
political subdivision of this state, and instead is subject only	310
to a civil cause of action for trespass based on the violation.	311

If a person knowingly violates a posted prohibition of the 312

residential premises.

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nature described in this division and the posted land or	313
premises is a child day-care center, type A family day-care	314
home, or type B family day-care home, unless the person is a	315
licensee who resides in a type A family day-care home or type B	316
family day-care home, the person is guilty of aggravated	317
trespass in violation of section 2911.211 of the Revised Code.	318
Except as otherwise provided in this division, the offender is	319
guilty of a misdemeanor of the first degree. If the person	320
previously has been convicted of a violation of this division or	321
of any offense of violence, if the weapon involved is a firearm	322
that is either loaded or for which the offender has ammunition	323
ready at hand, or if the weapon involved is dangerous ordnance,	324
the offender is guilty of a felony of the fourth degree.	325
(b) A landlord may not prohibit or restrict a tenant who	326
is a licensee and who on or after September 9, 2008, enters into	327

(c) As used in division (C)(3) of this section:

from lawfully carrying or possessing a handgun on those

a rental agreement with the landlord for the use of residential

premises, and the tenant's guest while the tenant is present,

- (i) "Residential premises" has the same meaning as in section 5321.01 of the Revised Code, except "residential premises" does not include a dwelling unit that is owned or operated by a college or university.
- (ii) "Landlord," "tenant," and "rental agreement" have the 337 same meanings as in section 5321.01 of the Revised Code. 338
- (D) A person who holds a valid concealed handgun licenseissued by another state that is recognized by the attorneygeneral pursuant to a reciprocity agreement entered into341

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pursuant to section 109.69 of the Revised Code or a person who	342
holds a valid concealed handgun license under the circumstances	343
described in division (B) of section 109.69 of the Revised Code	344
has the same right to carry a concealed handgun in this state as	345
a person who was issued a concealed handgun license under	346
section 2923.125 of the Revised Code and is subject to the same	347
restrictions that apply to a person who carries a license issued	348
under that section.	349

- (E) (1) A peace officer has the same right to carry a concealed handgun in this state as a person who was issued a concealed handgun license under section 2923.125 of the Revised Code, provided that the officer when carrying a concealed handgun under authority of this division is carrying validating identification. For purposes of reciprocity with other states, a peace officer shall be considered to be a licensee in this state.
- (2) An active duty member of the armed forces of the 358 United States who is carrying a valid military identification 359 card and documentation of successful completion of firearms 360 training that meets or exceeds the training requirements 361 described in division (G)(1) of section 2923.125 of the Revised 362 363 Code has the same right to carry a concealed handgun in this state as a person who was issued a concealed handgun license 364 under section 2923.125 of the Revised Code and is subject to the 365 same restrictions as specified in this section. 366
- (3) A tactical medical professional who is qualified to

  carry firearms while on duty under section 109.771 of the

  Revised Code has the same right to carry a concealed handgun in

  this state as a person who was issued a concealed handgun

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  license under section 2923.125 of the Revised Code.

(F)(1) A qualified retired peace officer who possesses a	372
retired peace officer identification card issued pursuant to	373
division (F)(2) of this section and a valid firearms	374
requalification certification issued pursuant to division (F)(3)	375
of this section has the same right to carry a concealed handgun	376
in this state as a person who was issued a concealed handgun	377
license under section 2923.125 of the Revised Code and is	378
subject to the same restrictions that apply to a person who	379
carries a license issued under that section. For purposes of	380
reciprocity with other states, a qualified retired peace officer	381
who possesses a retired peace officer identification card issued	382
pursuant to division (F)(2) of this section and a valid firearms	383
requalification certification issued pursuant to division (F)(3)	384
of this section shall be considered to be a licensee in this	385
state.	386

- (2) (a) Each public agency of this state or of a political subdivision of this state that is served by one or more peace officers shall issue a retired peace officer identification card to any person who retired from service as a peace officer with that agency, if the issuance is in accordance with the agency's policies and procedures and if the person, with respect to the person's service with that agency, satisfies all of the following:
- (i) The person retired in good standing from service as a peace officer with the public agency, and the retirement was not for reasons of mental instability.
- (ii) Before retiring from service as a peace officer with 398 that agency, the person was authorized to engage in or supervise 399 the prevention, detection, investigation, or prosecution of, or 400 the incarceration of any person for, any violation of law and 401

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the person had statutory powers of arrest.

(iii) At the time of the person's retirement as a peace officer with that agency, the person was trained and qualified to carry firearms in the performance of the peace officer's duties.

- (iv) Before retiring from service as a peace officer with 407 that agency, the person was regularly employed as a peace 408 officer for an aggregate of fifteen years or more, or, in the 409 alternative, the person retired from service as a peace officer 410 with that agency, after completing any applicable probationary 411 period of that service, due to a service-connected disability, 412 as determined by the agency.
- (b) A retired peace officer identification card issued to 414 a person under division (F)(2)(a) of this section shall identify 415 the person by name, contain a photograph of the person, identify 416 the public agency of this state or of the political subdivision 417 of this state from which the person retired as a peace officer 418 and that is issuing the identification card, and specify that 419 the person retired in good standing from service as a peace 420 officer with the issuing public agency and satisfies the 421 criteria set forth in divisions (F)(2)(a)(i) to (iv) of this 422 section. In addition to the required content specified in this 423 division, a retired peace officer identification card issued to 424 a person under division (F)(2)(a) of this section may include 425 the firearms requalification certification described in division 426 (F)(3) of this section, and if the identification card includes 427 that certification, the identification card shall serve as the 428 firearms requalification certification for the retired peace 429 officer. If the issuing public agency issues credentials to 430 active law enforcement officers who serve the agency, the agency 431

may comply with division (F)(2)(a) of this section by issuing	432
the same credentials to persons who retired from service as a	433
peace officer with the agency and who satisfy the criteria set	434
forth in divisions (F)(2)(a)(i) to (iv) of this section,	435
provided that the credentials so issued to retired peace	436
officers are stamped with the word "RETIRED."	437

- (c) A public agency of this state or of a political 438 subdivision of this state may charge persons who retired from 439 service as a peace officer with the agency a reasonable fee for 440 issuing to the person a retired peace officer identification 441 card pursuant to division (F)(2)(a) of this section.
- (3) If a person retired from service as a peace officer 443 with a public agency of this state or of a political subdivision 444 of this state and the person satisfies the criteria set forth in 445 divisions (F)(2)(a)(i) to (iv) of this section, the public 446 agency may provide the retired peace officer with the 447 opportunity to attend a firearms requalification program that is 448 approved for purposes of firearms requalification required under 449 section 109.801 of the Revised Code. The retired peace officer 450 may be required to pay the cost of the course. 4.51

If a retired peace officer who satisfies the criteria set 452 forth in divisions (F)(2)(a)(i) to (iv) of this section attends 453 a firearms requalification program that is approved for purposes 454 of firearms requalification required under section 109.801 of 455 the Revised Code, the retired peace officer's successful 456 completion of the firearms requalification program regualifies 457 the retired peace officer for purposes of division (F) of this 458 section for five years from the date on which the program was 459 successfully completed, and the requalification is valid during 460 that five-year period. If a retired peace officer who satisfies 461

the criteria set forth in divisions (F)(2)(a)(i) to (iv) of this	462
section satisfactorily completes such a firearms requalification	463
program, the retired peace officer shall be issued a firearms	464
requalification certification that identifies the retired peace	465
officer by name, identifies the entity that taught the program,	466
specifies that the retired peace officer successfully completed	467
the program, specifies the date on which the course was	468
successfully completed, and specifies that the requalification	469
is valid for five years from that date of successful completion.	470
The firearms requalification certification for a retired peace	471
officer may be included in the retired peace officer	472
identification card issued to the retired peace officer under	473
division (F)(2) of this section.	474
A retired peace officer who attends a firearms	475
requalification program that is approved for purposes of	476
firearms requalification required under section 109.801 of the	477
Revised Code may be required to pay the cost of the program.	478
(G) As used in this section:	479
(1) "Qualified retired peace officer" means a person who	480
satisfies all of the following:	481
(a) The person satisfies the criteria set forth in	482
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divisions (F)(2)(a)(i) to (v) of this section.	403
(b) The person is not under the influence of alcohol or	484
another intoxicating or hallucinatory drug or substance.	485
(c) The person is not prohibited by federal law from	486
receiving firearms.	487
(2) "Retired peace officer identification card" means an	488
identification card that is issued pursuant to division (F)(2)	489
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of this section to a person who is a retired peace officer.

(3) "Government facility of this state or a political	491
subdivision of this state" means any of the following:	492
(a) A building or part of a building that is owned or	493
leased by the government of this state or a political	494
subdivision of this state and where employees of the government	495
of this state or the political subdivision regularly are present	496
for the purpose of performing their official duties as employees	497
of the state or political subdivision;	498
(b) The office of a deputy registrar serving pursuant to	499
Chapter 4503. of the Revised Code that is used to perform deputy	500
registrar functions.	501
(4) "Governing body" has the same meaning as in section	502
154.01 of the Revised Code.	503
(5) "Tactical medical professional" has the same meaning	504
as in section 109.71 of the Revised Code.	505
(6) "Validating identification" means photographic	506
identification issued by the agency for which an individual	507
serves as a peace officer that identifies the individual as a	508
peace officer of the agency.	509
(7) "Nonprofit corporation" means any private organization	510
that is exempt from federal income taxation pursuant to	511
subsection 501(a) and described in subsection 501(c) of the	512
<u>Internal Revenue Code.</u>	513
Section 2. That existing sections 2307.601, 2901.05,	514
2901.09, and 2923.126 of the Revised Code are hereby repealed.	515
Section 3. Section 2923.126 of the Revised Code is	516
presented in this act as a composite of the section as amended	517
by both Am. Sub. H.B. 79 and Am. Sub. H.B. 228 of the 132nd	518

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General Assembly. The General Assembly, applying the principle	519
stated in division (B) of section 1.52 of the Revised Code that	520
amendments are to be harmonized if reasonably capable of	521
simultaneous operation, finds that the composite is the	522
resulting version of the section in effect prior to the	523
effective date of the section as presented in this act.	524