2014

1	A bill to be entitled
2	An act relating to the use of deadly force; amending
3	ss. 30.60 and 166.0485, F.S.; requiring the county
4	sheriff or municipal police department to issue
5	reasonable guidelines for the operation of
6	neighborhood crime watch programs; providing that the
7	guidelines are subject to reasonable exceptions;
8	amending s. 776.032, F.S.; providing that a person who
9	is justified in using force is immune from criminal
10	prosecution and civil action initiated by the person
11	against whom the force was used; revising the
12	definition of the term "criminal prosecution";
13	clarifying that a law enforcement agency retains the
14	right and duty to fully investigate the use of force
15	upon which an immunity may be claimed; amending s.
16	776.041, F.S.; providing that any reason, including
17	immunity, used by an aggressor to justify the use of
18	force is not available to the aggressor under
19	specified circumstances; providing an effective date.
20	
21	Be It Enacted by the Legislature of the State of Florida:
22	
23	Section 1. Section 30.60, Florida Statutes, is amended to
24	read:
25	30.60 Establishment of neighborhood crime watch programs
26	(1) A county sheriff or municipal police department may
	Page 1 of 4

CODING: Words stricken are deletions; words underlined are additions.

establish neighborhood crime watch programs within the county or municipality. The participants of a neighborhood crime watch program shall include, but need not be limited to, residents of the county or municipality and owners of businesses located within the county or municipality.

32 The county sheriff or municipal police department (2) 33 shall issue reasonable quidelines for the operation of such 34 programs. The guidelines must include, but are not limited to, 35 prohibiting a neighborhood crime watch patrol participant, while on patrol, from confronting or attempting to apprehend a person 36 37 suspected of improper or unlawful activity, subject, however, to 38 those circumstances in which a reasonable person would be 39 permitted, authorized, or expected to assist another person.

40 Section 2. Section 166.0485, Florida Statutes, is amended 41 to read:

42 166.0485 Establishment of neighborhood crime watch 43 programs.-

44 (1) A county sheriff or municipal police department may 45 establish neighborhood crime watch programs within the county or 46 municipality. The participants of a neighborhood crime watch 47 program shall include, but need not be limited to, residents of 48 the county or municipality and owners of businesses located 49 within the county or municipality.

50 (2) The county sheriff or municipal police department 51 shall issue reasonable guidelines for the operation of such 52 programs. The guidelines must include, but are not limited to,

Page 2 of 4

CODING: Words stricken are deletions; words underlined are additions.

2014

2014

53	prohibiting a neighborhood crime watch patrol participant, while
54	on patrol, from confronting or attempting to apprehend a person
55	suspected of improper or unlawful activity, subject, however, to
56	those circumstances in which a reasonable person would be
57	permitted, authorized, or expected to assist another person.
58	Section 3. Subsection (1) of section 776.032, Florida
59	Statutes, is amended to read:
60	776.032 Immunity from criminal prosecution and civil
61	action for justifiable use of force
62	(1) A person who uses force as permitted in s. 776.012, s.
63	776.013, or s. 776.031 is justified in using such force and is
64	immune from criminal prosecution and civil action by the person,
65	personal representative, or heirs of the person, against whom
66	force was used for the use of such force, unless the person
67	against whom force was used is a law enforcement officer, as
68	defined in s. 943.10(14), who was acting in the performance of
69	his or her official duties and the officer identified himself or
70	herself in accordance with any applicable law or the person
71	using force knew or reasonably should have known that the person
72	was a law enforcement officer. As used in this subsection, the
73	term "criminal prosecution" includes, with probable cause,
74	arresting or detaining in custody or arresting, detaining in
75	custody, and charging or prosecuting the defendant. <u>This</u>
76	subsection does not restrict a law enforcement agency's right
77	and duty to fully and completely investigate the use of force
78	upon which an immunity may be claimed or any event surrounding
I	Page 3 of 4

CODING: Words stricken are deletions; words underlined are additions.

2014

79	such use of force.
80	Section 4. Section 776.041, Florida Statutes, is amended
81	to read:
82	776.041 Use of force by aggressorThe justification
83	described in the preceding sections of this chapter, including,
84	but not limited to, the immunity provided for in s. 776.032, is
85	not available to a person who:
86	(1) Is attempting to commit, committing, or escaping after
87	the commission of, a forcible felony; or
88	(2) Initially provokes the use of force against himself or
89	herself, unless:
90	(a) Such force is so great that the person reasonably
91	believes that he or she is in imminent danger of death or great
92	bodily harm and that he or she has exhausted every reasonable
93	means to escape such danger other than the use of force which is
94	likely to cause death or great bodily harm to the assailant; or
95	(b) In good faith, the person withdraws from physical
96	contact with the assailant and indicates clearly to the
97	assailant that he or she desires to withdraw and terminate the
98	use of force, but the assailant continues or resumes the use of
99	force.
100	Section 5. This act shall take effect October 1, 2014.

Page 4 of 4

CODING: Words stricken are deletions; words <u>underlined</u> are additions.