## **SENATE BILL 518**

E1 7 lr 0678 SB 870/06 - JPR

By: Senators Jacobs, Colburn, DeGrange, Edwards, Greenip, Haines, Harris, Hooper, Kittleman, Mooney, Munson, Pipkin, Simonaire, and Stoltzfus

Introduced and read first time: February 2, 2007

Assigned to: Judicial Proceedings

## A BILL ENTITLED

1 AN ACT concerning

2

## **Protection of Persons and Property - Immunity**

3 FOR the purpose of providing that a person is justified in using force, except deadly 4 force, against another under certain circumstances; providing that a person is justified in using deadly force under certain circumstances; providing that a 5 6 certain person has no duty to retreat under certain circumstances; providing 7 that a person is presumed to have reasonably believed that the use of deadly 8 force was necessary under certain circumstances; providing that a certain 9 person is presumed to be acting with a certain intent under certain circumstances; providing that a certain person is immune from criminal 10 prosecution and civil action under certain circumstances; requiring the court to 11 award certain fees, costs, compensation, and expenses to a certain person under 12 13 certain circumstances; defining certain terms; creating certain exceptions; and generally relating to immunity for those who act in protection of persons and 14 15 property.

16 BY adding to

17 Article – Criminal Law

18 Section 2–210

19 Annotated Code of Maryland

20 (2002 Volume and 2006 Supplement)

21 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

22 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1	Article - Criminal Law								
2	2–210.								
3	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE								
4	MEANINGS INDICATED.								
5	(2) (I) "DWELLING" MEANS A TEMPORARY OR PERMANENT								
6	BUILDING OR CONVEYANCE THAT:								
7	1. HAS A ROOF OVER IT; AND								
8	2. IS DESIGNED TO LODGE PEOPLE AT NIGHT.								
9	(II) "DWELLING" INCLUDES:								
10	1. A PORCH ATTACHED TO A DWELLING; AND								
11	2. A TENT.								
12	(3) "LAW ENFORCEMENT OFFICER" HAS THE MEANING STATED IN								
13	§ 3–101 OF THE PUBLIC SAFETY ARTICLE.								
14	(4) "VEHICLE" MEANS A CONVEYANCE, WHETHER OR NOT								
15	MOTORIZED, THAT IS DESIGNED TO TRANSPORT PEOPLE OR PROPERTY.								
16	(B) A PERSON IS JUSTIFIED IN USING FORCE, EXCEPT DEADLY FORCE,								
17	AGAINST ANOTHER IF THE PERSON REASONABLY BELIEVES THAT THE USE OF								
18	FORCE IS NECESSARY TO:								
19	(1) DEFEND THE PERSON OR A THIRD PERSON AGAINST THE								
20	OTHER'S IMMINENT USE OF UNLAWFUL FORCE; OR								
21	(2) PREVENT OR TERMINATE THE OTHER'S TRESPASS ON OR								
22	INTERFERENCE WITH REAL PROPERTY:								
23	(I) IN WHICH THE PERSON HAS A POSSESSORY INTEREST;								

1	(II) IN WHICH A MEMBER OF THE PERSON'S IMMEDIATE							
1 2	• •							
2	FAMILY OR HOUSEHOLD HAS A POSSESSORY INTEREST; OR							
3	(III) THAT THE PERSON HAS A LEGAL DUTY TO PROTECT.							
3	(III) THAT THE PERSON HAS A LEGAL DUTY TO PROTECT.							
4	(C) A PERSON IS JUSTIFIED IN USING DEADLY FORCE IF THE PERSON							
5	REASONABLY BELIEVES THAT THE USE OF DEADLY FORCE IS NECESSARY TO							
6	PREVENT:							
O								
7	(1) IMMINENT DEATH OR SERIOUS BODILY HARM TO THE PERSON							
8	OR ANOTHER; OR							
O								
9	(2) THE IMMINENT COMMISSION OF A FORCIBLE FELONY.							
10	(D) A PERSON WHO IS NOT ENGAGED IN UNLAWFUL ACTIVITY AND IS IN							
11	A PLACE WHERE THE PERSON HAS A RIGHT TO BE HAS NO DUTY TO RETREAT							
12	WHEN ATTACKED OR THREATENED WITH THE USE OF FORCE.							
13	(E) (1) EXCEPT AS PROVIDED BY PARAGRAPH (2) OF THIS							
14	SUBSECTION, A PERSON IS PRESUMED TO HAVE REASONABLY BELIEVED THAT							
15	THE USE OF DEADLY FORCE WAS NECESSARY, IN ACCORDANCE WITH							
16	SUBSECTION (C) OF THIS SECTION, IF THE PERSON AGAINST WHOM THE DEADLY							
17	FORCE WAS USED:							
18	(I) WAS IN THE PROCESS OF UNLAWFULLY AND FORCIBLY							
19	ENTERING, OR HAD UNLAWFULLY AND FORCIBLY ENTERED, A DWELLING OR							
20	OCCUPIED VEHICLE; OR							
21	(II) HAD REMOVED OR WAS ATTEMPTING TO REMOVE A							
22	THIRD PERSON FROM A DWELLING OR OCCUPIED VEHICLE AGAINST THE THIRD							
23	PERSON'S WILL.							
24	(2) THE PRESUMPTION SET FORTH IN PARAGRAPH (1) OF THIS							
25	SUBSECTION DOES NOT APPLY IF:							
26	(I) THE PERSON AGAINST WHOM THE DEADLY FORCE WAS							
27	LISED HAD THE RIGHT TO BE IN THE DWELLING OR VEHICLE:							

1	(II)	THE PERSO	N AGAINST	WHOM THE	<b>DEADLY F</b>	ORCE V	WAS
2	USED HAD REMOVED	OR WAS ATTE	EMPTING TO	REMOVE A	THIRD PE	RSON V	<b>VHO</b>
3	WAS IN THE PERSON	y's LAWFUL	CUSTODY	OR GUARD	IANSHIP	FROM '	THE

4 **DWELLING OR VEHICLE**;

- 5 (III) THE PERSON USING DEADLY FORCE WAS ENGAGED IN 6 AN UNLAWFUL ACTIVITY; OR
- 7 (IV) THE PERSON USING DEADLY FORCE KNEW OR 8 REASONABLY SHOULD HAVE KNOWN THAT THE PERSON ENTERING OR 9 ATTEMPTING TO ENTER WAS A LAW ENFORCEMENT OFFICER ACTING IN THE 10 PERFORMANCE OF AN OFFICIAL DUTY.
- 11 (F) A PERSON WHO UNLAWFULLY AND FORCIBLY ENTERS OR ATTEMPTS
  12 TO ENTER A PERSON'S DWELLING OR OCCUPIED VEHICLE IS PRESUMED TO BE
  13 DOING SO WITH THE INTENT TO COMMIT A FORCIBLE FELONY.
- 14 (G) A PERSON WHO IS JUSTIFIED IN USING FORCE IN ACCORDANCE
  15 WITH THIS SECTION IS IMMUNE FROM CRIMINAL PROSECUTION AND CIVIL
  16 ACTION FOR THE USE OF THAT FORCE, UNLESS THE PERSON KNEW OR
  17 REASONABLY SHOULD HAVE KNOWN THAT THE PERSON AGAINST WHOM THE
  18 FORCE WAS USED WAS A LAW ENFORCEMENT OFFICER ACTING IN THE
  19 PERFORMANCE OF AN OFFICIAL DUTY.
- 20 (H) THE COURT SHALL AWARD REASONABLE ATTORNEY'S FEES, COURT
  21 COSTS, COMPENSATION FOR LOSS OF INCOME, AND ALL EXPENSES INCURRED
  22 BY THE DEFENDANT IN DEFENSE OF ANY CIVIL ACTION BROUGHT AGAINST THE
  23 DEFENDANT FOR THE IMPROPER USE OF FORCE IF THE COURT FINDS THAT THE
  24 DEFENDANT IS IMMUNE FROM PROSECUTION UNDER SUBSECTION (G) OF THIS
  25 SECTION.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2007.