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 An act relating to self-defense immunity; amending s. 776.032, F.S.; requiring that the burden of proof in a criminal prosecution be on the party seeking to overcome the immunity claim under certain circumstances; providing an effective date.

Be It Enacted by the Legislature of the State of Florida:

Section 1. Subsection (1) of section 776.032, Florida Statutes, is republished, and subsection (4) is added to that section, to read:

776.032 Immunity from criminal prosecution and civil action for justifiable use or threatened use of force.—

(1) A person who uses or threatens to use force as permitted in s. 776.012, s. 776.013, or s. 776.031 is justified in such conduct and is immune from criminal prosecution and civil action for the use or threatened use of such force by the person, personal representative, or heirs of the person against whom the force was used or threatened, unless the person against whom force was used or threatened is a law enforcement officer, as defined in s. 943.10(14), who was acting in the performance of his or her official duties and the officer identified himself or herself in accordance with any applicable law or the person

known that the person was a law enforcement officer. As used in this subsection, the term "criminal prosecution" includes arresting, detaining in custody, and charging or prosecuting the defendant.

using or threatening to use force knew or reasonably should have

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(4) In a criminal prosecution, once a prima facie claim of
self-defense immunity from criminal prosecution has been raised
by the defendant at a pretrial immunity hearing, the burden of
proof by clear and convincing evidence is on the party seeking
to overcome the immunity from criminal prosecution provided in
subsection (1).

Section 2. This act shall take effect upon becoming a law.