

1 STATE OF OKLAHOMA

2 2nd Session of the 52nd Legislature (2010)

3 SENATE BILL 2257

By: Sweeden

4
5
6 AS INTRODUCED

7 An Act relating to crimes and punishments; amending
8 21 O.S. 2001, Section 643, which relates to self-
9 defense; clarifying type of property applicable to
10 law; and providing an effective date.

11 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

12 SECTION 1. AMENDATORY 21 O.S. 2001, Section 643, is
13 amended to read as follows:

14 Section 643. To use or to attempt to offer to use force or
15 violence upon or toward the person of another is not unlawful in the
16 following cases:

17 1. When necessarily committed by a public officer in the
18 performance of any legal duty, or by any other person assisting such
19 officer or acting by such officer's direction;

20 2. When necessarily committed by any person in arresting one
21 who has committed any felony, and delivering such person to a public
22 officer competent to receive such person in custody;

23 3. When committed either by the person about to be injured, or
24 by any other person in such person's aid or defense, in preventing

1 or attempting to prevent an offense against such person, or any
2 trespass or other unlawful interference with real or personal
3 property in such person's lawful possession, including, but not
4 limited to, a place of business, whether owned or leased; provided
5 the force or violence used is not more than sufficient to prevent
6 such offense;

7 4. When committed by a parent or the authorized agent of any
8 parent, or by any guardian, master or teacher, in the exercise of a
9 lawful authority to restrain or correct such person's child, ward,
10 apprentice or scholar, provided restraint or correction has been
11 rendered necessary by the misconduct of such child, ward, apprentice
12 or scholar, or by the child's refusal to obey the lawful command of
13 such parent or authorized agent or guardian, master or teacher, and
14 the force or violence used is reasonable in manner and moderate in
15 degree;

16 5. When committed by a carrier of passengers, or the authorized
17 agents or servants of such carrier, or by any person assisting them
18 at their request, in expelling from any carriage, railroad car,
19 vessel or other vehicle, any passenger who refuses to obey a lawful
20 and reasonable regulation prescribed for the conduct of passengers,
21 if such vehicle has first been stopped and the force and violence
22 used is not more than is sufficient to expel the offending
23 passenger, with a reasonable regard to such passenger's personal
24 safety; and

1 6. When committed by any person in preventing a person who is
2 impaired by reason of mental retardation or developmental disability
3 as defined by Section 1430.2 of Title 10 of the Oklahoma Statutes, a
4 mentally ill person, insane person or other person of unsound mind,
5 including persons temporarily or partially deprived of reason, from
6 committing an act dangerous to such person's self or to another, or
7 enforcing such restraint as is necessary for the protection of the
8 person or for restoration to health, during such period only as
9 shall be necessary to obtain legal authority for the restraint or
10 custody of the person.

11 SECTION 2. This act shall become effective November 1, 2010.

12

13 52-2-3034 MRB 1/14/2010 8:34:46 PM

14

15

16

17

18

19

20

21

22

23

24