



## Fact Sheet Series for the 133<sup>rd</sup> General Assembly

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### House Bill 279 *Companion Bill to Senate Bill 162* Removes Limits on Prosecuting and Proving Certain Sex Offenses

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Sponsors: Representatives Boggs and Galonski  
Introduced 6/11/2019

#### Under Current Law:

- The **Statute of Limitations** for § 2907.02 Rape is 25 years, with the following exceptions:
  - If 25 years has lapsed, but a DNA record in a § 2907.02 investigation is found to match another DNA record, the prosecution may bring the criminal action within five years; or
  - If 25 years has not lapsed, and a DNA record in a § 2907.02 investigation is found to match another DNA record, the prosecution may bring the criminal action within 25 years of the rape or 5 five years of the match, whichever is later.
- The following sex crimes exempt from culpability perpetrators who are married to their victim (this is commonly referred to as Ohio's **Marital Rape Exemption**): § 2907.02 Rape, § 2907.03 Sexual Battery, § 2907.04 Unlawful Sexual Conduct with a Minor, § 2907.05 Gross Sexual Imposition, § 2907.06 Sexual Imposition, § 2907.07 Importuning.
  - **Note** that though the marital rape exemption to § 2907.02 **does not apply** in cases where the perpetrator used force or threat of force, it **does apply** in cases where the perpetrator uses drugs, intoxicants, or controlled substances to impair the victim, or the victim's ability to resist is otherwise substantially impaired.

#### This Bill Would:

- **Remove the spousal exemptions** from § 2907.02 Rape, § 2907.03 Sexual Battery, § 2907.04 Unlawful Sexual Conduct with a Minor, § 2907.05 Gross Sexual Imposition, § 2907.06 Sexual Imposition, and § 2907.07 Importuning.
- **Remove the statute of limitations** for criminal prosecutions of ORC § 2907.02 Rape and certain related civil actions.

#### Why This Bill is Important:

- An estimated 33% of rapes are committed by a current or former partner.<sup>1</sup>
- A person can be a victim of a sex crime regardless of their relationship to the perpetrator. This legislation will remove Ohio's codification of outdated and harmful ideas about marital rape.
- Because of the current law's exemptions, §§ 2907.02-2907.07 offenses perpetrated by a spouse do not qualify as sexually oriented offenses. Therefore, married victims seeking a [Sexually Oriented Offense Protection Order](#).

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<sup>1</sup> Department of Justice, Office of Justice Programs, Bureau of Justice Statistics, National Crime Victimization Survey, 2010-2016 (2017).