S.B. No. 970 By: Van de Putte

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	A DILL TO DE ENTITLED
1	AN ACT
2	relating to restrictions on the use of stun guns; providing a
3	penalty.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Section 46.01, Penal Code, is amended by adding
6	Subdivision (17) to read as follows:
7	(17) "Stun gun" means a device that is intended,
8	designed, made, or adapted to immobilize a person by inflicting an
9	electrical charge.
0	SECTION 2. Section 46.03, Penal Code, is amended by adding

- 10 g Subsections (j) and (k) to read as follows: 11
- 12 (j) It is a defense to prosecution under this section that 13 the actor possessed a stun gun and was, at the time of the offense:
- (1) a license holder under Subchapter H, Chapter 411, 14
- Government Code, who engaged in the conduct after successfully 15
- completing the training described by Section 411.0207, Government 16
- Code; or 17
- (2) a security officer registered with the Private 18
- Security Bureau of the Department of Public Safety who engaged in 19
- the conduct: 20
- 21 (A) after successfully completing the training
- 22 described by Section 411.0207, Government Code; and
- (B) while traveling to or from the actor's place 23
- of assignment or in the actual discharge of duties as a security 24

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    officer.
           (k) It is an exception to the application of this section
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    that the actor possessed a stun gun and was, at the time of the
 3
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    offense, a peace officer, including a commissioned peace officer of
    a recognized state or a special investigator under Article 2.122,
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 6
    Code of Criminal Procedure, who was authorized by law to carry a
    weapon and who engaged in the conduct after successfully completing
7
     the training described by Section 411.0207, Government Code.
8
           SECTION 3. Section 46.05, Penal Code, is amended
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    amending Subsections (a) and (b) and adding Subsections (h) and (i)
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    to read as follows:
11
                A person commits an offense if he intentionally or
12
           (a)
    knowingly possesses, manufactures, transports, repairs, or sells:
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14
                (1)
                     an explosive weapon;
15
                (2)
                     a machine gun;
                (3)
                     a short-barrel firearm;
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17
                (4)
                     a firearm silencer;
                (5)
                     a switchblade knife;
18
                (6) knuckles;
19
                     armor-piercing ammunition;
20
                (7)
21
                (8)
                     a chemical dispensing device; [or]
                     a zip gun; or
2.2
                (9)
23
                (10) a stun gun.
24
                It is a defense to prosecution under Subsections
25
    (a)(1)-(9) [this section] that the actor's conduct was incidental
     to the performance of official duty by the armed forces or national
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quard, a governmental law enforcement agency, or a correctional

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- 1 facility.
- 2 (h) It is a defense to prosecution under Subsection (a)(10)
- 3 that the actor was, at the time of the offense:
- 4 (1) a license holder under Subchapter H, Chapter 411,
- 5 Government Code, who engaged in the conduct after successfully
- 6 completing the training described by Section 411.0207, Government
- 7 Code; or
- 8 (2) a security officer registered with the Private
- 9 Security Bureau of the Department of Public Safety who engaged in
- 10 the conduct:
- 11 (A) after successfully completing the training
- described by Section 411.0207, Government Code; and
- 13 (B) while traveling to or from the actor's place
- 14 of assignment or in the actual discharge of duties as a security
- 15 <u>officer.</u>
- 16 (i) It is an exception to the application of Subsection
- 17 (a)(10) that the actor was, at the time of the offense, a peace
- 18 officer, including a commissioned peace officer of a recognized
- 19 state or a special investigator under Article 2.122, Code of
- 20 Criminal Procedure, who was authorized by law to carry a weapon and
- 21 who engaged in the conduct after successfully completing the
- training described by Section 411.0207, Government Code.
- SECTION 4. Subchapter A, Chapter 411, Government Code, is
- 24 amended by adding Section 411.0207 to read as follows:
- Sec. 411.0207. STUN GUN TRAINING. (a) In this section,
- 26 "stun gun" has the meaning assigned by Section 46.01, Penal Code.
- 27 (b) The director by rule shall establish minimum standards

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- 1 for stun gun proficiency and shall develop and make widely
- 2 <u>available</u> throughout the state a course to teach stun gun
- 3 proficiency and an examination to measure stun gun proficiency.
- 4 The examination to measure stun gun proficiency must require an
- 5 actual demonstration by the applicant of the applicant's ability to
- 6 safely and proficiently use a stun gun.
- 7 <u>(c) Except as provided by Subsection (d), the department</u>
- 8 shall charge a fee for the training offered under this section.
- 9 (d) The director by rule shall establish minimum standards
- 10 for the certification of stun gun instructors. An applicant for
- 11 certification as a stun gun instructor under this subsection must
- 12 be a peace officer employed by the department and must successfully
- 13 complete the training offered under this section before the
- 14 department may certify the applicant as a stun gun instructor. An
- 15 applicant for certification as a stun gun instructor is not
- 16 required to pay a fee for the training under this section.
- 17 SECTION 5. The public safety director of the Department of
- 18 Public Safety shall adopt the rules required by Section 411.0207,
- 19 Government Code, as added by this Act, not later than November 1,
- 20 2007.
- 21 SECTION 6. (a) Except as provided by Subsection (b) of
- this section, this Act takes effect September 1, 2007.
- 23 (b) Sections 1, 2, and 3 of this Act take effect March 1,
- 24 2008.