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S.B. No. 1416

## A BILL TO BE ENTITLED

AN ACT

2	relating t	o the	creation	of	the	offense	of	possession,	manufacture

- 3 transportation, repair, or sale of a tire deflation device;
- 4 providing criminal penalties.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. Section 46.01, Penal Code, is amended by adding
- 7 Subdivision (17) to read as follows:
- 8 (17) "Tire deflation device" means a device, including
- 9 a caltrop or spike strip, that, when driven over, impedes or stops
- 10 the movement of a wheeled vehicle by puncturing one or more of the
- 11 vehicle's tires. The term does not include a traffic control device
- 12 that:

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- (A) is designed to puncture one or more of a
- 14 vehicle's tires when driven over in a specific direction; and
- 15 <u>(B) has a clearly visible sign posted in close</u>
- 16 proximity to the traffic control device that prohibits entry or
- 17 warns motor vehicle operators of the traffic control device.
- SECTION 2. Subsections (a), (d), and (e), Section 46.05,
- 19 Penal Code, are amended to read as follows:
- 20 (a) A person commits an offense if the person [he]
- 21 intentionally or knowingly possesses, manufactures, transports,
- 22 repairs, or sells:
- 23 (1) an explosive weapon;

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               (2)
                    a machine gun;
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               (3)
                    a short-barrel firearm;
                    a firearm silencer;
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               (4)
 4
               (5)
                    a switchblade knife;
               (6)
                    knuckles;
 5
                    armor-piercing ammunition;
6
               (7)
 7
                    a chemical dispensing device; [er]
               (8)
                    a zip gun; or
8
               (9)
9
               (10) a tire deflation device.
               It is an affirmative defense to prosecution under this
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   section that the actor's conduct:
11
               (1) was incidental to dealing with a switchblade
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   knife, springblade knife, [or] short-barrel firearm, or tire
13
   deflation device solely as an antique or curio; [or]
14
15
               (2) was incidental to dealing with armor-piercing
16
   ammunition solely for the purpose of making the ammunition
   available to an organization, agency, or institution listed in
17
   Subsection (b); or
18
               (3) was incidental to dealing with a tire deflation
19
20
   device solely for the purpose of making the device available to an
   organization, agency, or institution listed in Subsection (b).
21
22
               An offense under <u>Subsection (a)(1), (2), (3), (4), (7),</u>
    (8), or (9) [this section] is a felony of the third degree [unless
23
   it is committed under Subsection (a)(5) or (a)(6), in which event,
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25
   it is a Class A misdemeanor]. An offense under Subsection (a)(10)
   is a state jail felony. An offense under Subsection (a)(5) or (6)
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is a Class A misdemeanor.

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1 SECTION 3. This Act takes effect September 1, 2011.