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Disorderly conduct texas noise

Penal Code 9. Crimes against public order and morals 42. Undisciplined behavior and related crimesSec. 42.01 Uncontrolled behavior. (a) A person commits a crime if he or she deliberately or knowingly uses offensive, indecent or obscene language in a public place, and by uttering it the language tends to incite an immediate breach of peace; (2) he makes an abusive gesture or display in a public place, and gestures or offers tend to incite an immediate breach of peace; (3) by chemical means creates a harmful and unreasonable smell in a public place; (4) offends or threatens a person in a public place in a clearly offensive manner. Makes unreasonable noise in a public place other than archery, as defined in article 250.001, local government law, or in or near a private dwelling that it has no right to occupy; (6) fighting with another in a public place; (7) Excessive firearms in another public place of a public road or shooting sport, as specified in section 250.001, local government law; (8) displays a firearm or other lethal weapon in a public place in a manner calculated on the alarm; A fire on or through a highway; (10) detects the anus or genitals of him in a public place; (b) while another may be present who may be offended or disturbed by his work; or (11) for a punk or illegal purpose; (a) enters another person's property and looks at a dwelling on the property through any window or other opening in the dwelling; (b) while in a hotel or similar institution, the guest room is seen rather than opened Another in the room, or (c) while in public places, looks at an area such as a toilet, shower stall, changing room or dressing room that is designed to provide privacy for someone who uses the area. (a.1) For subparagraph (a), the term public place includes the campus of a public school or the campus of a school where a public school is located. (b) One of the arguments for prosecution under article (a) (4) is that the perpetrator has a significant provocation because of his abusive or threatening behaviour. (c) For the purposes of this article: (1) the act is considered to have occurred in a public place or near a private dwelling if it has had offensive or prohibited consequences in a public place or near a private dwelling, and (2) noise is assumed to be unreasonable if it exceeds decibel 85 after the person issuing the noise has received a notice from the investigating judge or peace officer that it is a general nuisance. (d) An offence under this article is a category C misdemeanor unless committed under subsection (7) or (a) (8), in which case it is a Category B misdemeanor. (e) Defending prosecution for an offence under section (a) (7) or (9) that the person who fired the firearm had a reasonable fear of bodily injury to one person or another by a serious wild man as specified in the section Health and Safety Act. (b) The number of persons who have been detained for more than two years is still being considered. (g) Noise arising from space flight activities, as defined in article 100A-1001, from the Code of Civil Practice and Remedies, if conducted legally, does not constitute unreasonable noise for the purposes of this section 1973, 63-63, p. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Amended by Laws 1977, 65th Leg., 181, Chapter 89, Chapter 1, eff. August 29, 1977; 1983, 68th Leg., p. 4641, Chapter 800, Chapter 1, Eff. 1 September 1983; 1991, 1991, 72-Chapter 145, Chapter 2, eff. The government's policy of re-employment is to be implemented in the event of a change in the employment of women. September 1, 2001, 2003, 78th Leg., ch. 369, Sec. 1, eff. 1 September 2003.Amended by Laws 2011, 82nd Leg., R.S., Ch. 691 (H.B. 35.9), Chapter 6), eff. 1 September 2011, Acts 2013, 83rd Leg., R.S., Ch.953 (H.B. 1791), Sec. 6, eff. 1 September 2013, Acts 2013, 83rd Leg., R.S., Ch. 1407 (S.B. 993), Sec. 19, eff. 1 September 2013, Acts 2013, 83rd Leg., R.S., Ch. 1409 (S.B. 1114), Sec. 9, eff. September 1, 2013. Again 42.02. Riot. (a) For the purposes of this section, rioting means assembling seven or more persons, leading to conduct: (1) creating a direct risk of property damage or injury; (2) significantly hampering law enforcement or other government functions or services; or (3) by force or threat of force or physical action that deprives any person of a legal right or disturbs any person's legal right. (b) A person commits a crime if he or she knowingly participates in the riots. (c) The defence of prosecution under this section that the Association was initially legal and when one of the assembled showed intent to engage in conduct that was repeated in subsection (a), the perpetrator retired from the Assembly. (d) There is no defence of prosecution under this section that another person who was a party to the riots was acquitted, not arrested, prosecuted or convicted, convicted of a different crime or of a different type or category of crime, or immune from prosecution. (e) Except as stipulated in section (f), the offence under this section is a category B offence and (f) an offence under this section is a crime of the same category as any higher-class offence committed by a person involved in the riots if the offence is: (1) in promoting the purpose of the assembly; or (2) a crime that should have been anticipated as a result of the gathering. 1973, 63-63, p. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Amended by Laws 1993, 73- Chapter 900, Chapter 1-01, eff. September 1, 1994. Again 42.03. Blocking the highway or another lane. (a) A person commits a crime if, without legal privilege or authority, he deliberately, knowingly, or recklessly obstructs the highway, street, pavement, railway, waterway, elevator, corridor, corridor, entrance, or exit that the public or a large group of public has access, or any other place used for the passage of persons, vehicles, or means of transportation, regardless of means of creation and obstruction arise from his actions alone or his actions and others, but not, but (or disobedience) (2) A reasonable request or action order issued by a person who knows that the perpetrator is or is informed is a peace officer, a fireman or a person with the authority to control the use of buildings: (a) to prevent the obstruction of the highway or any of those areas mentioned in subsection (1); or (b) to maintain public safety by dispersing those gathered in the vicinity of a fire, riot or other hazards. (b) For the purposes of this section, it means obstructing the means that render traffic impassable or making traffic unreasonably inadequate or dangerous. (c) An offence under this section is a category B misdemeanor. 1973, 63-63, p. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Amended by Laws 1993, 73- Chapter 900, Chapter 1-01, eff. September 1, 1994. Again 42.04. Defense when behavior consists of speech or other expression. (a) If conduct otherwise violates article 42.01 (a) (5) (unreasonable noise), 42.03 (obstruction of corridors), or 42.055 (disruption of funeral service) consists of speech or other communication, or gathering with others to hear or observe such speech or communication, or to gather with others to pick etide or otherwise express in a non-violent manner a position on social, economic, political or religious issues or to be ordered to transfer the arrest or treatment of the perpetrator before He had not yet deliberately harmed the interests of others for those sought to protect. (b) This section may be taken over by a peace officer, a fireman, a person with the authority to monitor the use of the building, or any person directly affected by the violation. The committee's work is based on the principle of equality and the right to life, and the right to life is the right to life. 1973, 63-63, p. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Amended by Laws 1993, 73- Chapter 900, Chapter 1-01, eff. 1 September 1994.Amended by Laws 2006, 79th leg., 3 C.S., Ch. 2 (H.B. 97), Sec. 2, eff. May 19, 2006. Again 42.05. Disable the meeting or procession. (a) A person commits an offence if, with the intention of preventing or disrupting a legal meeting, procession or gathering, he or she obstructs or interferes with the meeting, procession or gathering by physical or verbal act. (b) An offence under this section is a category B misdemeanor. Works 1973, 63 P. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Amended by Laws 1993, 73- Chapter 900, Chapter 1-01, eff. September 1, 1994. Again 42.055. The funeral service is disrupted. (a) In this section: (1) a facility means a building where any part of the funeral ceremony is held, including the funeral place, the morgue, the private house or the fixed place of worship; (2) Funeral ceremonies mean a ceremony, procession or memorial service, including a ceremony or parade, held in connection with the burial or cremation of the dead. (3) Sit-in means: (a) standing, sitting, or frequent walking, riding, driving, or other similar acts by a person displaying or carrying a sign, sign, or sign; (b) engaging in loud singing, cheering, whistling, or screaming, with or without amplifying noise through a device such as a bull's horn or microphone; or (c) preventing access to a facility or cemetery used at the funeral ceremony. (4) A person commits an offence if, during the period beginning three hours before the start of service and ending three hours after the end of service, the person engages in a sit-in 1,000 feet from a facility or cemetery used for funeral ceremonies. (c) An offence under this section is a category B misdemeanor. Added 2006, 79th Leg., 3 C.S., Ch. 2 (H.B. 97), Sec. 1, eff. 19 May 2006.Amended by Laws 2007, 80th Leg., R.S., Ch. 256 (H.B. 1093), Chapter 1, eff. 4 June 2007,Acts 2011, 82nd Leg., R.S., Ch. 716 (H.B.718), Sec. 1, eff. Again 42.06. Warning or false report. (a) A person commits an offence if he or she knowingly initiates, reports or circulates a report of present, past, future, fire, crime or any other emergency that is known to be false or unfounded, and which would normally lead to action by an official agency or volunteer organization to deal with emergencies; (2) placing a person in fear of imminent serious bodily injury; or (3) preventing or boycotting the occupation of a building, room, place of assembly or public accessible to the public, aircraft or other mode of transport. (b) An offence under this section is a category A offence unless a false communication of an emergency involving a public or private institution or involving a public secondary school, public communications, public transport, public services, in which case the offence is in the state prison. 1973, 63-63, p. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Amended by Laws 1979, 66th Leg., page 1114, Chapter 530, Chapter 4, eff. August 27, 1979; 1993, 1993, 73 Leg., ch. 900, Sec. 1.01, eff. 1 September 1994.Amended by Laws 2013, 83 leg., R.S., Ch. 910 (H.B. 1284), Sec. 2, eff. 14 June 2013. Again 42.061. Silent or abusive calls to 9-1-1 service. (a) In this section 9-1-1 service and public safety answer point or PSAP has meanings that are assigned in section 771.001, Health and Safety Act. (b) A person commits a crime if the person is a Call to the 9-1-1 service, or 9-1-1 service requests using an electronic communication device, when there is no emergency, knowingly or intentionally: (1) remains silent; or (2) provides abusive or harassing statements to a PSAP employee. (c) A person commits an offence if the person has knowingly authorized the use of an electronic communication device, including the telephone, under the person's control, in a manner set out in section (b). (d) An offence under this article is a category B misdemeanor. Added by Works 1989, 71st Leg., ch. 582, Sec. 1, eff. September 1, 1989. Amended by Laws 1991, 72nd Leg., Chapter 14, Chapter 284 (2), eff. 1 September 1991; 1993, 1993, 73 leg., ch. 900, Sec. 1.01, eff. 1 September 1994.Amended by Laws 2013, 83th Leg., R.S., Ch. 331 (H.B. 1972), Sec. 6, eff. 1 September 2013. Sec. 42.062. Intervention in seeking emergency assistance. (a) An individual commits an offence if the individual knowingly prevents another person's ability to make an emergency call or to seek assistance, including seeking assistance using an electronic communication device, in an emergency situation from the law enforcement agency, medical facility or other agency or entity whose primary purpose is to provide safety to individuals. (b) An individual commits an offence if an individual recklessly makes an unusable electronic communication device, including the telephone, which would otherwise be used by another individual to make an emergency call or to request emergency assistance from the law enforcement agency, medical facility or other agency or entity whose primary purpose is to provide safety to individuals. (c) An offence under this article is a category A misdemeanor, but the offence is a felony in state prison if the perpetrator has already been convicted under this section. (d) In this section, the word emergency means a situation or circumstance in which the person who makes or seeks assistance believes or believes that the person requesting assistance is in imminent danger of imminent attack, in which the person requesting assistance or in which the property reasonably believes that he or she is at imminent risk of damage or destruction. Added by Works 2001, 77th Leg., ch. 690, Sec. 1, eff. September 1, 2001. Amended by laws of 2003, 78th Leg., ch. 460, Chapter 1, eff. September 1, 2003; 2003, 78th Leg., ch. 1164, Sec. 1, eff. 1 September 2003.Amended by Laws 2013, 83rd Leg., R.S., Ch. 331 (H.B. 1972), Sec. 7, eff. 1 September 2013, Acts 2013, 83rd Leg., R.S., Ch. 331 (H.B. 1972), Sec. 8, eff. Again 42.07. Harassment. (a) A person commits an offence if, with the intention of harassing, disturbing, intimidating, humiliating, embarrassing another, communicating begins and during contact, he or she makes a comment, request, suggestion or suggestion. Injury or felony against a person, a member of the person's family or family, or the property of the person; (3) conveys, in a reasonable manner, the person receiving the report is likely to report a false report, which the carrier knows is false, that another person has suffered death or serious bodily injury. Over and over again or makes repeated anonymous phone calls or in a reasonable way are likely to harass, harass, alarm, abuse, torture, embarrassment, or abuse another.5 makes a phone call and deliberately fails to hang or disengage.6 knowingly allows the phone under the control of the person to be used by another person to commit a crime under this section. Or (7) sends repeated electronic communications in a manner reasonably likely to harass, disturb, alarm, abuse, torture, embarrass or insult another person. (b) In this section: (1) Electronic communication is intended to transmit signs, signals, writing, images, sounds, data or intelligence of any kind of nature transmitted wholly or partially through a wire, radio, electromagnetic, optical electronic or optical system. The term includes: (a) communication initiated through the use of e-mail, instant messaging, network call, cell phone or any other type of telephone, computer, camera, text message, social media platform or application, website, any internet communication tool, fax machine, and (b) a call made on the pager; (2) The family and the household have a meaning set out under Chapter 71, Family Law; (3) Obscene means contains a clearly offensive description or petition to commit the ultimate act of sex, including intercourse, masturbation, flapato, or analingus, or description of secretion; (c) An offence under this section is a category B misdemeanor, but the offence is a class A misdemeanor if: (1) the perpetrator has already been convicted under this section; or (2) the offence was committed under section (a) and (7) the offence was committed against a child without the age of 18 with the intention that the child is: (i) suicide; (ii) conduct that causes the child serious bodily harm; or (b) the perpetrator has previously violated a temporary restraining order or injunction under Chapter 129A, Civil Practiceand the Remedies Act. 1973, 63-63, p. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Amended by Laws 1983, 68th Leg., page 2204, Chapter 411, Chapter 1, eff. September 1, 1983; 1993, 73- Chapter 10, Chapter 1, Chapter 1, March 19, 1993; 1993, 1993, 73 leg., ch. 900, Sec. 1.01, eff. 1 September 1994; 1995, 1995, 74th Leg., ch. 657, Sec. 1, eff. 14 June 1995; 1999, 1999, 76th Leg., ch. 62, Sec. 15.02 (d), eff. September 1, 1999; Acts 2001, 77th Leg., ch. 1222, Sec. 1, eff. 1 September 2001.Amended by Laws 2013, 83-83, R.S., Ch. 1278 (H.B. 1606), Chapter 1, eff. 1 September 2013, Acts 2017, 85th Leg., R.S., Ch. 522 (S.B. 179), Sec. 14, eff. September 1, 2017. Again 42.072. Pursuit. (a) A person commits an offence if, on more than one occasion and in accordance with the same scheme or conduct specifically directed at another person, a person knowingly engages in conduct: (1) constitutes an offence under article 42.07, or the report or the perpetrator knowingly knows that the other person will consider him a threat: (a) physical injury or death of the other person; (b) bodily injury or death of a member of the other person's family or individual or individual; The other person has a dating relationship, or (c) that an offence will be committed against the property of the other person; (2) causes the other person, a member of the other person's family or family, or an individual with a dating relationship to be placed in fear of physical injury or death or fear of committing a crime against the other person's property, feeling harassed, disturbed, disturbed, abused, tortured, embarrassed or abused; and (3) making the right person the right person (a) Fear of bodily injury or death to himself; (b) fear of bodily injury or death of a member of a person's family, family or dating person; (c) fear of committing a crime against a person's property; or (d) feeling harassed, disturbed, disturbed, abused, tortured, critically or abused. (b) A felony under this section is a third-degree felony, but the crime is a second-degree felony if the perpetrator has previously been convicted of an offence under this section or a crime under any of the following laws containing elements very similar to elements of a crime under this section: (1) other state laws; (2) federally recognized Indian tribe laws; (3) United States territory laws; or (4) federal law. (c) For the purposes of this section, an element of the facts may find that different types of conduct described by subsection (a), if violated on more than one occasion, constitute conduct conducted in accordance with the same scheme or course of conduct. (d) In this section: (1) dating, family, family, and a member of the household having the meanings provided for in Chapter 71, Family Law; (2) Property includes pet, animal companion, or animal assistance, as specified in Section 121.002, Human Resources Act. Added by Works 1997, 75th Leg., ch. 1, Sec. 1, eff. 28 January 1997. Amended by Laws 1999, 76th Leg., ch. 62, Chapter 15-02 (e), eff. September 1, 1999; 2001, 77th Leg., Chapter 1222, Chapter 2, eff. 1 September 2001.Amended by Laws 2011, 82nd Leg., R.S., Ch. 591 (S.B. 82), Chapter 1, eff. 1 September 2011,Acts 2013, 83rd Leg., R.S., Ch. 1278 (H.B. 1606), Sec. 2, eff. September 1, 2013. Again 42.075. Disclosure of confidential information The government's efforts to address the situation in the country are a reality. The government's decision to amend the Law on Domestic Violence and the Law on Domestic Violence is a matter of law and order. (b) A person commits a crime if the person, with the intention of threatening the safety of any resident of a domestic violence shelter or victims of a human trafficking shelter, discloses or declares the location of the centre, its physical planning. (c) An offence under this section is a category A misdemeanor. (d) Conduct constitutes an offence under this article also constitutes an offence under section 552.352, Government Act, the perpetrator may be prosecuted under either of the articles. Posted by Works 2019, 86th Leg., R.S., Ch. 1152 (H.B. 3091), Sec. 2, eff. September 1, 2019. Again 42.08. Mistreatment of the body. (a) A person commits a crime if a person, without legal authority, knowingly: (1) disfigure, distort, damage, anatops, in whole or in part, carries away, or is treated in an offensive manner by a human body. The government has also taken a number of important policy actions to address the problem of the use of the human body in human rights. (b) An offence under this section is a felony in state prison, except that the offence is a category A offence. (c) (5) is a category A offence. The government's policy of protecting the rights of the people of The O'Hare is a matter of great national security. (d) If conduct constitutes an offence under this section also constitutes an offence under another section of the Act, the perpetrator may be prosecuted under either or both sections. (e) A defence under this section shall be for the perpetrator: (1) as a member or agent of a cemetery organization, to remove or destroy anything that has been placed in the organization's cemetery or any part of it, in violation of the rules of the organization; or (2) remove anything (a) placed in the cemetery in violation of the rules of the cemetery organization; or (b) placed in the cemetery or with the consent of an organization, but in the organization's estimation, it has become destructive, ugly, or dilapidated. (w) In this section, the cemetery and the organization of the cemetery have the meanings of Article 711.001, Health and Safety Act. 1973, 63-63, p. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Renumbered from Penal Code 42-10 by Verbs 1993, 73 Leg., ch. 900, Sec. 1.01, eff. 1 September 1994. Amended by Laws 2005, 79th Leg., Ch. 1025 (H.B. 1012), Sec. 1, eff. 18 June 2005,Acts 2017, 85th Leg., R.S., Ch.299 (S.B. 524), Sec. 1, Eff. Again 42.09. Cruelty to cattle. (a) Person The government's decision to re-establish a new government is a step in the right direction. Cattle to fight with or in crushing on a racetrack; (b) In this section: (1) animal assistance has a certain meaning by Section 121.002, Human Resources Act. Added by Works 1997, 75th Leg., ch. 1, Sec. 1, eff. 28 January 1997. Amended by Laws 1999, 76th Leg., ch. 62, Chapter 15-02 (e), eff. September 1, 1999; 2001, 77th Leg., Chapter 1222, Chapter 2, eff. 1 September 2001.Amended by Laws 2011, 82nd Leg., R.S., Ch. 591 (S.B. 82), Chapter 1, eff. 1 September 2011,Acts 2013, 83rd Leg., R.S., Ch. 1278 (H.B. 1606), Sec. 2, eff. September 1, 2013. Again 42.075. 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Disclosure of confidential information The government's efforts to address the situation in the country are a reality. The government's decision to amend the Law on Domestic Violence and the Law on Domestic Violence is a matter of law and order. (b) A person commits a crime if the person, with the intention of threatening the safety of any resident of a domestic violence shelter or victims of a human trafficking shelter, discloses or declares the location of the centre, its physical planning. (c) An offence under this section is a category A misdemeanor. (d) Conduct constitutes an offence under this article also constitutes an offence under section 552.352, Government Act, the perpetrator may be prosecuted under either of the articles. Posted by Works 2019, 86th Leg., R.S., Ch. 1152 (H.B. 3091), Sec. 2, eff. September 1, 2019. Again 42.08. Mistreatment of the body. (a) A person commits a crime if a person, without legal authority, knowingly: (1) disfigure, distort, damage, anatops, in whole or in part, carries away, or is treated in an offensive manner by a human body. The government has also taken a number of important policy actions to address the problem of the use of the human body in human rights. (b) An offence under this section is a felony in state prison, except that the offence is a category A offence. (c) (5) is a category A offence. The government's policy of protecting the rights of the people of The O'Hare is a matter of great national security. (d) If conduct constitutes an offence under this section also constitutes an offence under another section of the Act, the perpetrator may be prosecuted under either or both sections. (e) A defence under this section shall be for the perpetrator: (1) as a member or agent of a cemetery organization, to remove or destroy anything that has been placed in the organization's cemetery or any part of it, in violation of the rules of the organization; or (2) remove anything (a) placed in the cemetery in violation of the rules of the cemetery organization; or (b) placed in the cemetery or with the consent of an organization, but in the organization's estimation, it has become destructive, ugly, or dilapidated. (w) In this section, the cemetery and the organization of the cemetery have the meanings of Article 711.001, Health and Safety Act. 1973, 63-63, p. 883, Chapter 399, Chapter 1, eff. January 1, 1974. Renumbered from Penal Code 42-10 by Verbs 1993, 73 Leg., ch. 900, Sec. 1.01, eff. 1 September 1994. Amended by Laws 2005, 79th Leg., Ch. 1025 (H.B. 1012), Sec. 1, eff. 18 June 2005,Acts 2017, 85th Leg., R.S., Ch.299 (S.B. 524), Sec. 1, Eff. Again 42.09. Cruelty to cattle. 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