As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 570

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Representative Yates

A BILL

То	amend sections 2923.24, 2925.12, 2925.14, and	1
	3719.172 of the Revised Code to provide an	2
	affirmative defense to certain offenses involving	3
	a hypodermic or syringe that the person is 18	4
	years of age or older and possesses or otherwise	5
	obtains the hypodermic or syringe for the purpose	6
	of having a clean needle to avoid HIV exposure and	7
	to permit an authorized person to sell or furnish	8
	a hypodermic without a prescription to a person	9

who is 18 years of age or older and who wishes to

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

obtain it for that purpose.

Section 1. That sections 2923.24, 2925.12, 2925.14, and	12
3719.172 of the Revised Code be amended to read as follows:	13
Sec. 2923.24. (A) No person shall possess or have under the	14
person's control any substance, device, instrument, or article,	15
with purpose to use it criminally.	16
(B) Each of the following constitutes prima-facie evidence of	17
criminal purpose:	18
(1) Possession or control of any dangerous ordnance, or the	19
materials or parts for making dangerous ordnance, in the absence	20

As introduced	
of circumstances indicating the dangerous ordnance, materials, or	21
parts are intended for legitimate use;	22
(2) Possession or control of any substance, device,	23
instrument, or article designed or specially adapted for criminal	24
use;	25
(3) Possession or control of any substance, device,	26
instrument, or article commonly used for criminal purposes, under	27
circumstances indicating the item is intended for criminal use.	28
(C) It is an affirmative defense to a charge of a violation	29
of this section that the person charged was eighteen years of age	30
or older at the time of the conduct in question, that the device,	31
instrument, or article the person possessed or had under control	32
that is the basis of the charge was a hypodermic or syringe, and	33
that the person possessed it or had it under control for the	34
purpose of having a clean hypodermic or syringe to avoid exposure	35
to a virus that causes acquired immunodeficiency syndrome.	36
(D) Whoever violates this section is guilty of possessing	37
criminal tools. Except as otherwise provided in this division,	38
possessing criminal tools is a misdemeanor of the first degree. If	39
the circumstances indicate that the substance, device, instrument,	40
or article involved in the offense was intended for use in the	41
commission of a felony, possessing criminal tools is a felony of	42
the fifth degree.	43
Sec. 2925.12. (A) No person shall knowingly make, obtain,	44
possess, or use any instrument, article, or thing the customary	45
and primary purpose of which is for the administration or use of a	46
dangerous drug, other than marihuana, when the instrument involved	47
is a hypodermic or syringe, whether or not of crude or	48
extemporized manufacture or assembly, and the instrument, article,	49
or thing involved has been used by the offender to unlawfully	50

administer or use a dangerous drug, other than marihuana, or to

prepare a dangerous drug, other than marihuana, for unlawful	52
administration or use.	53
(B) $\underline{(1)}$ This section does not apply to manufacturers, licensed	54
health professionals authorized to prescribe drugs, pharmacists,	55
owners of pharmacies, and other persons whose conduct was in	56
accordance with Chapters 3719., 4715., 4723., 4729., 4730., 4731.,	57
and 4741. of the Revised Code.	58
(2) It is an affirmative defense to a charge of a violation	59
of this section that the person charged was eighteen years of age	60
or older at the time of the conduct in question and that the	61
person made, obtained, possessed, or used the hypodermic or	62
syringe that is the basis of the charge for the purpose of having	63
a clean hypodermic or syringe to avoid exposure to a virus that	64
causes acquired immunodeficiency syndrome.	65
(C) Whoever violates this section is guilty of possessing	66
drug abuse instruments, a misdemeanor of the second degree. If the	67
offender previously has been convicted of a drug abuse offense, a	68
violation of this section is a misdemeanor of the first degree.	69
(D) In addition to any other sanction imposed upon an	70
offender for a violation of this section, the court shall suspend	71
for not less than six months or more than five years the	72
offender's driver's or commercial driver's license or permit. If	73
the offender is a professionally licensed person, in addition to	74
any other sanction imposed for a violation of this section, the	75
court immediately shall comply with section 2925.38 of the Revised	76
Code.	77
Sec. 2925.14. (A) As used in this section, "drug	78
paraphernalia" means any equipment, product, or material of any	79
kind that is used by the offender, intended by the offender for	80
use, or designed for use, in propagating, cultivating, growing,	81

harvesting, manufacturing, compounding, converting, producing,

processing, preparing, testing, analyzing, packaging, repackaging,	83
storing, containing, concealing, injecting, ingesting, inhaling,	84
or otherwise introducing into the human body, a controlled	85
substance in violation of this chapter. "Drug paraphernalia"	86
includes, but is not limited to, any of the following equipment,	87
products, or materials that are used by the offender, intended by	88
the offender for use, or designed by the offender for use, in any	89
of the following manners:	90
(1) A kit for propagating, cultivating, growing, or	91
harvesting any species of a plant that is a controlled substance	92
or from which a controlled substance can be derived;	93
(2) A kit for manufacturing, compounding, converting,	94
producing, processing, or preparing a controlled substance;	95
(3) Any object, instrument, or device for manufacturing,	96
compounding, converting, producing, processing, or preparing	97
methamphetamine;	98
(4) An isomerization device for increasing the potency of any	99
species of a plant that is a controlled substance;	100
(5) Testing equipment for identifying, or analyzing the	101
strength, effectiveness, or purity of, a controlled substance;	102
(6) A scale or balance for weighing or measuring a controlled	103
substance;	104
(7) A diluent or adulterant, such as quinine hydrochloride,	105
mannitol, mannite, dextrose, or lactose, for cutting a controlled	106
substance;	107
(8) A separation gin or sifter for removing twigs and seeds	108
from, or otherwise cleaning or refining, marihuana;	109
(9) A blender, bowl, container, spoon, or mixing device for	110
compounding a controlled substance;	111
(10) A capsule, balloon, envelope, or container for packaging	112

small quantities of a controlled substance;	113
(11) A container or device for storing or concealing a	114
controlled substance;	115
(12) A hypodermic syringe, needle, or instrument for	116
parenterally injecting a controlled substance into the human body;	117
(13) An object, instrument, or device for ingesting,	118
inhaling, or otherwise introducing into the human body, marihuana,	119
cocaine, hashish, or hashish oil, such as a metal, wooden,	120
acrylic, glass, stone, plastic, or ceramic pipe, with or without a	121
screen, permanent screen, hashish head, or punctured metal bowl;	122
water pipe; carburetion tube or device; smoking or carburetion	123
mask; roach clip or similar object used to hold burning material,	124
such as a marihuana cigarette, that has become too small or too	125
short to be held in the hand; miniature cocaine spoon, or cocaine	126
vial; chamber pipe; carburetor pipe; electric pipe; air driver	127
pipe; chillum; bong; or ice pipe or chiller.	128
(B) In determining if any equipment, product, or material is	129
drug paraphernalia, a court or law enforcement officer shall	130
consider, in addition to other relevant factors, the following:	131
(1) Any statement by the owner, or by anyone in control, of	132
the equipment, product, or material, concerning its use;	133
(2) The proximity in time or space of the equipment, product,	134
or material, or of the act relating to the equipment, product, or	135
material, to a violation of any provision of this chapter;	136
(3) The proximity of the equipment, product, or material to	137
any controlled substance;	138
(4) The existence of any residue of a controlled substance on	139
the equipment, product, or material;	140
(5) Direct or circumstantial evidence of the intent of the	141
owner, or of anyone in control, of the equipment, product, or	142

material, to deliver it to any person whom the owner or person in	143
control of the equipment, product, or material knows intends to	144
use the object to facilitate a violation of any provision of this	145
chapter. A finding that the owner, or anyone in control, of the	146
equipment, product, or material, is not guilty of a violation of	147
any other provision of this chapter does not prevent a finding	148
that the equipment, product, or material was intended or designed	149
by the offender for use as drug paraphernalia.	150
(6) Any oral or written instruction provided with the	151
equipment, product, or material concerning its use;	152
(7) Any descriptive material accompanying the equipment,	153
product, or material and explaining or depicting its use;	154
(8) National or local advertising concerning the use of the	155
equipment, product, or material;	156
(9) The manner and circumstances in which the equipment,	157
product, or material is displayed for sale;	158
(10) Direct or circumstantial evidence of the ratio of the	159
sales of the equipment, product, or material to the total sales of	160
the business enterprise;	161
(11) The existence and scope of legitimate uses of the	162
equipment, product, or material in the community;	163
(12) Expert testimony concerning the use of the equipment,	164
product, or material.	165
(C)(1) No person shall knowingly use, or possess with purpose	166
to use, drug paraphernalia.	167
(2) No person shall knowingly sell, or possess or manufacture	168
with purpose to sell, drug paraphernalia, if the person knows or	169
reasonably should know that the equipment, product, or material	170
will be used as drug paraphernalia.	171

(3) No person shall place an advertisement in any newspaper,

magazine, handbill, or other publication that is published and	173
printed and circulates primarily within this state, if the person	174
knows that the purpose of the advertisement is to promote the	175
illegal sale in this state of the equipment, product, or material	176
that the offender intended or designed for use as drug	177
paraphernalia.	178
(D) $\underline{(1)}$ This section does not apply to manufacturers, licensed	179
health professionals authorized to prescribe drugs, pharmacists,	180
owners of pharmacies, and other persons whose conduct is in	181
accordance with Chapters 3719., 4715., 4723., 4729., 4730., 4731.,	182
and 4741. of the Revised Code. This section shall not be construed	183
to prohibit the possession or use of a hypodermic as authorized by	184
section 3719.172 of the Revised Code.	185
(2) It is an affirmative defense to a charge of a violation	186
of division (C)(1) of this section that the person charged was	187
eighteen years of age or older at the time of the conduct in	188
question, that the drug paraphernalia the person used, or	189
possessed with purpose to use, that is the basis of the charge was	190
a hypodermic syringe, needle, or instrument for parenterally	191
injecting a controlled substance into the human body, and that the	192
person used or possessed it for the purpose of having a clean	193
hypodermic syringe, needle, or instrument to avoid exposure to a	194
virus that causes acquired immunodeficiency syndrome.	195
(3) Division (C)(2) of this section does not apply to a	196
person who sells, or possesses with purpose to sell, drug	197
paraphernalia if the drug paraphernalia that the person sells, or	198
possesses with purpose to sell, is a hypodermic syringe, needle,	199
or instrument for parenterally injecting a controlled substance	200
into the human body, if the person sells it, or possesses it with	201
the purpose to sell it, to another person who informs the person	202
who sells it, or possesses it with purpose to sell it, that the	203
other person wishes to obtain it for the purpose of having a clean	204

hypodermic syringe, needle, or instrument to avoid exposure to a	205
virus that causes acquired immunodeficiency syndrome, and if the	206
other person is eighteen years of age or older at the time of the	207
conduct in question.	208
(E) Notwithstanding Chapter 2981. of the Revised Code, any	209
drug paraphernalia that was used, possessed, sold, or manufactured	210
in a violation of this section shall be seized, after a conviction	211
for that violation shall be forfeited, and upon forfeiture shall	212
be disposed of pursuant to division (B) of section 2981.12 of the	213
Revised Code.	214
(F)(1) Whoever violates division $(C)(1)$ of this section is	215
guilty of illegal use or possession of drug paraphernalia, a	216
misdemeanor of the fourth degree.	217
(2) Except as provided in division (F)(3) of this section,	218
whoever violates division (C)(2) of this section is guilty of	219
dealing in drug paraphernalia, a misdemeanor of the second degree.	220
(3) Whoever violates division $(C)(2)$ of this section by	221
selling drug paraphernalia to a juvenile is guilty of selling drug	222
paraphernalia to juveniles, a misdemeanor of the first degree.	223
(4) Whoever violates division $(C)(3)$ of this section is	224
guilty of illegal advertising of drug paraphernalia, a misdemeanor	225
of the second degree.	226
(G) In addition to any other sanction imposed upon an	227
offender for a violation of this section, the court shall suspend	228
for not less than six months or more than five years the	229
offender's driver's or commercial driver's license or permit. If	230
the offender is a professionally licensed person, in addition to	231
any other sanction imposed for a violation of this section, the	232
court immediately shall comply with section 2925.38 of the Revised	233
Code.	234

Sec. 3719.172. (A) Possession of a hypodermic is authorized	235
for the following:	236
(1) A manufacturer or distributor of, or dealer in,	237
hypodermics or medication packaged in hypodermics, and any	238
authorized agent or employee of that manufacturer, distributor, or	239
dealer, in the regular course of business;	240
(2) A terminal distributor of dangerous drugs, in the regular	241
course of business;	242
(3) A person authorized to administer injections, in the	243
regular course of the person's profession or employment;	244
(4) A person, when the hypodermic was lawfully obtained and	245
is kept and used for the purpose of self-administration of insulin	246
or other drug prescribed for the treatment of disease by a	247
licensed health professional authorized to prescribe drugs;	248
(5) A person whose use of a hypodermic is for legal research,	249
clinical, educational, or medicinal purposes;	250
(6) A farmer, for the lawful administration of a drug to an	251
animal;	252
(7) A person whose use of a hypodermic is for lawful	253
professional, mechanical, trade, or craft purposes.	254
(B) No manufacturer or distributor of, or dealer in,	255
hypodermics or medication packaged in hypodermics, or their	256
authorized agents or employees, and no terminal distributor of	257
dangerous drugs, shall display any hypodermic for sale. No person	258
authorized to possess a hypodermic pursuant to division (A) of	259
this section shall negligently fail to take reasonable precautions	260
to prevent any hypodermic in the person's possession from theft or	261
acquisition by any unauthorized person.	262
(C) No person other than one of the following shall sell or	263
furnish a hypodermic to another person:	264

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(1) A manufacturer or distributor of, or dealer in,	265
hypodermics or medication packaged in hypodermics, or their	266
authorized agents or employees;	267
(2) A terminal distributor of dangerous drugs;	268
(3) A person under the direct supervision of a pharmacist;	269
(4) A licensed health professional authorized to prescribe	270
drugs, acting in the regular course of business and as permitted	271
by law;	272
(5) An individual who holds a current license, certificate,	273
or registration issued under Title 47 of the Revised Code and has	274
been certified to conduct diabetes education by a national	275
certifying body specified in rules adopted by the state board of	276
pharmacy under section 4729.68 of the Revised Code, but only if	277
diabetes education is within the individual's scope of practice	278
under statutes and rules regulating the individual's profession.	279
(D) $\underline{(1)}$ No person shall sell or furnish a hypodermic to	280
another whom the person knows or has reasonable cause to believe	281
is not authorized by division (A) of this section to possess a	282
hypodermic.	283
(2) Division (D)(1) of this section does not apply to a	284
person who sells or furnishes a hypodermic to another whom the	285
person knows or has reasonable cause to believe is not authorized	286
by division (A) of this section to possess a hypodermic if the	287
other person is eighteen years of age or older at the time of the	288
sale or furnishing and if the other person informs the person who	289
sells or furnishes the hypodermic that the other person wishes to	290
obtain it for the purpose of having a clean hypodermic to avoid	291
exposure to a virus that causes acquired immunodeficiency	292
syndrome.	293
(E) A person who is eighteen years of age or older and who	294
wishes to obtain a hypodermic for the purpose of having a clean	295

hypodermic to avoid exposure to a virus that causes acquired	296
immunodeficiency syndrome may obtain the hypodermic from a person	297
described in division (C) of this section without a prescription,	298
by informing the person described in division (C) of this section	299
that the person wishes to obtain it for that purpose. A person	300
described in division (C) of this section may sell or furnish a	301
hypodermic to another person without a prescription if the other	302
person is eighteen years of age or older at the time of the sale	303
or furnishing and if the other person, in accordance with this	304
division, informs the person described in division (C) of this	305
section that the other person wishes to obtain it for the purpose	306
of having a clean hypodermic to avoid exposure to a virus that	307
causes acquired immunodeficiency syndrome. A person described in	308
division (C) of this section who, in accordance with this	309
division, sells or furnishes a hypodermic without a prescription	310
to another person who is eighteen years of age or older at the	311
time of the sale or furnishing is immune from any criminal	312
liability and from any civil damages for any injury, death, or	313
loss to person or property, that allegedly resulted from or is	314
related to the sale or furnishing of the hypodermic to the other	315
person.	316
Section 2. That existing sections 2923.24, 2925.12, 2925.14,	317
and 3719.172 of the Revised Code are hereby repealed.	318
and 3/13.1/2 of the kevised code are hereby repeated.	3 <u>1</u> 8