GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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SENATE BILL DRS55047-LH-70C (02/17)

Short Title:	Increase Penalties/Organized Retail Theft.	(Public)
Sponsors:	Senators Curtis, Meredith, and Britt (Primary Sponsors).	
Referred to:		
	A DH L TO DE ENTITY ED	
A BILL TO BE ENTITLED AN ACT TO STRENGTHEN THE ORGANIZED RETAIL THEFT LAWS.		
The General Assembly of North Carolina enacts:		
SECTION 1. G.S. 14-72.11 reads as rewritten:		
"§ 14-72.11. Larceny from a merchant.		
A person is guilty of a Class H felony if the person commits larceny against a merchant		
-	the following circumstances:	st a merenant
(1)		indred dollars
(1)	(\$200.00), by using an exit door erected and maintained to co	
	requirements of 29 C.F.R. § 1910.36 and 29 C.F.R. § 1910.3	1 .
	door has been placed a notice, sign, or poster providing info	_
	the felony offense and punishment provided under this subsect	
	premises of a store.	ion, to exit the
(2)	<u>*</u>	antishonlifting
(2)	or inventory control device to prevent the activation of any ant	
	inventory control device.	ishophithing of
(3)	•	ently obtaining
(3)	goods or merchandise from a merchant at less than its actual sa	•
(4)	=	
(4)	(\$100.00). As used in this subsection, the term "infant form	
	same meaning as found in 21 U.S.C. § 321(z).	iuia, iias tiie
(5)	- , ,	gift card or a
<u>(5)</u>	merchandise card.	giit caru, or a
<u>(6)</u>		ion to prevent
<u>(0</u> ,	the merchant from properly identifying the person seeking	
	property."	to return the
SE	ECTION 2. Article 16A of Chapter 14 of the General Statutes reads	as rewritten:
"Article 16A.		
"Organized Retail Theft.		
"§ 14-86.5. Definitions.		
The following definitions apply in this Article:		
	(1) "Organized retail theft enterprise." – Two or more persons who	o associate for
(1)	the purpose of engaging in the conduct of organized retail theft	
(1)		
110	intended to be sold in retail commerce.	or component



- (2) "Retail property fence." A person or business that buys retail property knowing or believing that retail property is stolen.
- (3) "Theft." To take possession of, carry away, transfer, or cause to be carried away the retail property of another with the intent to steal the retail property.
- (4) "Value." The retail value of an item as advertised by the affected retail establishment, to include all applicable taxes.

"§ 14-86.6. Organized retail theft.

- (a) A person is guilty of a Class H felony if the person:person does either of the following:
 - (1) Conspires with another person to commit theft of retail property from retail establishments, with a value exceeding one thousand five hundred dollars (\$1,500) aggregated over a 90-day period, with the intent to sell that retail property for monetary or other gain, and who takes or causes that retail property to be placed in the control of a retail property fence or other person in exchange for consideration.
 - (2) Receives or possesses any retail property that has been taken or stolen in violation of subdivision (1) of this subsection while knowing or having reasonable grounds to believe the property is stolen.
 - (a1) A person is guilty of a Class G felony if the person does either of the following:
 - (1) Conspires with another person to commit theft of retail property from retail establishments, with a value exceeding twenty thousand dollars (\$20,000) aggregated over a 90-day period, with the intent to sell that retail property for monetary or other gain, and who takes or causes that retail property to be placed in the control of a retail property fence or other person in exchange for consideration.
 - (2) Acts as leader of an organized retail theft enterprise if the person conspires with others as an organizer, supervisor, financier, or manager to engage for profit in a scheme or course of conduct to effectuate the transfer or sale of property stolen from a merchant.
- (b) Any interest a person has acquired or maintained in violation of this section shall be subject to forfeiture pursuant to the procedures for forfeiture set out in G.S. 18B-504.
- (c) A violation of this section occurring in different counties that have been aggregated in one county may be prosecuted in any county in which one of the violations occurred."

SECTION 3. G.S. 66-387 reads as rewritten:

"§ 66-387. Definitions.

The following definitions apply in this Part:

- (1) Cash. Lawful currency of the United States.
- (2) Currency converter. A person engaged in the business of purchasing goods goods, including a gift card or merchandise card of any value not issued by the person, from the public for cash at a permanently located retail store store, an itinerant merchant as defined in G.S. 66-250(1), or a Web site located in North Carolina who holds himself or herself out to the public by signs, advertising, or other methods as engaging in that business. The term does not include any of the following:
 - a. Pawnbrokers. Pawnbrokers, except with regard to the purchase of a gift card or merchandise card.
 - b. Persons whose goods purchases are made directly from manufacturers or wholesalers for their inventories.
 - c. Precious metals dealers, to the extent that their transactions are regulated under Part 2 of this Article.

- (7) Pledged goods. Tangible personal property which is deposited with, or otherwise actually delivered into, the possession of a pawnbroker in the course of his business in connection with a pawn transaction.
- (8) Purchase. An item purchased from an individual for the purpose of resale whereby the seller no longer has a vested interest in the item."

SECTION 4. This act becomes effective December 1, 2017, and applies to offenses committed on or after that date.

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