GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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H.B. 1005
May 19, 2022
HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30516-SA-18

Short Title:Organized Retail Theft.(Public)Sponsors:Representative Boles.Referred to:

1		A BILL TO BE ENTITLED				
2	AN ACT TO AMEND THE ORGANIZED RETAIL THEFT STATUTES, AS					
3	RECOMMENDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON					
4	JUSTICE AND PUBLIC SAFETY.					
5	The Gene	ral Assembly of North Carolina enacts:				
6		SECTION 1. G.S. 14-86.6 reads as rewritten:				
7	"§ 14-86.	6. Organized retail theft.				
8	(a)	A person is guilty of a Class H felony if the person does either of the following:				
9		(1) Conspires with another person to commit theft of retail property from retail				
10		establishments, with a value exceeding one thousand five hundred dollars				
11		(\$1,500) aggregated over a 90-day period, with the intent to sell that retail				
12		property for monetary or other gain, and who takes or causes that retail				
13		property to be placed in the control of a retail property fence or other person				
14		in exchange for consideration.				
15		(2) Receives or possesses any retail property that has been taken or stolen in				
16		violation of subdivision (1) of this subsection while knowing or having				
17		reasonable grounds to believe the property is stolen.				
18	(a1)	A person is guilty of a Class G felony if the person does either of the following:				
19		(1) Conspires with another person to commit theft of retail property from one or				
20		more retail establishments, with a value exceeding twenty thousand dollars				
21		(\$20,000) aggregated over a 90-day period, with the intent to sell that retail				
22		property for monetary or other gain, and who takes or causes that retail				
23		property to be placed in the control of a retail property fence or other person				
24		in exchange for consideration.				
25		(2) Conspires with two or more other persons as an organizer, supervisor,				
26		financier, leader, or manager to engage for profit in a scheme or course of				
27		conduct to effectuate the transfer or sale of property stolen from a merchant				
28		in violation of this section.				
29	<u>(a2)</u>	A person is guilty of a Class F felony if the person does either of the following:				
30		(1) Conspires with another person to commit theft of retail property from one or				
31		more retail establishments, with a value exceeding fifty thousand dollars				
32		(\$50,000) aggregated over a 90-day period, with the intent to sell that retail				
33		property for monetary or other gain, and who takes or causes that retail				
34		property to be placed in the control of a retail property fence or other person				
35		in exchange for consideration.				



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	(2)	Conspires with two or more other persons	as an organizer, supervisor,		
		financier, leader, or manager to engage for pr	rofit in a scheme or course of		
		conduct to effectuate the transfer or sale of pro-			
		in violation of this section.			
<u>(a3)</u>	A per	rson is guilty of a Class C felony if the person doe	es either of the following:		
	(1)	Conspires with another person to commit theft			
		more retail establishments, with a value exce			
		dollars (\$100,000) aggregated over a 90-day pe	riod, 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.			
	<u>(2)</u>	Conspires with two or more other persons	as an organizer, supervisor,		
		financier, leader, or manager to engage for pr			
		conduct to effectuate the transfer or sale of pre-	operty stolen from a merchant		
		in violation of this section.			
<u>(a4)</u>		rson is guilty of a Class G felony if the person co			
		retail property from a retail establishment, with a			
	dollars (\$1,000) and damages, destroys, or defaces real or personal property in excess of one				
thousand dollars (\$1,000).					
<u>(a5)</u>		rson is guilty of a Class G felony if the person co			
		retail property from a retail establishment, with a			
		and commits an act of assault and battery agains			
		retail establishment or a law enforcement officer	in the commission of the thef		
of retail					
· · ·	(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) Thefts of retail property occurring in more than one county may be aggregated into					
	an alleged violation of this section. Each county where a part of the charged offense occurs has concurrent venue as described in G.S. 15A-132."				
concurre		TION 2. G.S. 14-86.1(a) reads as rewritten:			
"(a)		conveyances, including vehicles, watercraft or	aircraft used to unlawfully		
			-		
conceal, convey or transport property in violation of G.S. 14-71, 14-71.1, or <u>14-71.2 or <u>14-71.2</u>, used by any percent in the commission of armed or common law rebbary, or used in violation of</u>					
•	used by any person in the commission of armed or common-law robbery, or used in violation of G.S. 14-72.7, or used by any person in the commission of any larceny when the value of the				
			•		
	property taken is more than two thousand dollars (\$2,000) (\$2,000), or used by any person in the commission of organized retail theft in violation of G.S. 14-86.6 shall be subject to forfeiture as				
		except that:			
provide	(1)	No conveyance used by any person as a comm	on carrier in the transaction of		
	(-)	the business of the common carrier shall be for			
		this section unless it shall appear that the owne	1		
		control of such conveyance was a consenting p			
		may subject the conveyance to forfeiture under			
	(2)	No conveyance shall be forfeited under the prov			
	~ /	of any act or omission committed or omitted	-		
		unlawfully in the possession of a person other	•		
		the criminal laws of the United States, or any s			
	(3)	No conveyance shall be forfeited pursuant to the			
	· /	•			
		involved is a felony;			
	(4)	involved is a felony; A forfeiture of a conveyance encumbered by a	a bona fide security interest is		
	(4)				

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1	(5)	No conveyance shall be forfeited under the provisions of	of this section unless
2		the owner knew or had reason to believe the vehicle w	as being used in the
3		commission of any violation that may subject the conv	veyance to forfeiture
4		under this section;	
5	(6)	The trial judge in the criminal proceeding which may sul	bject the conveyance
6		to forfeiture may order the seized conveyance returned to	the owner if he finds
7		forfeiture inappropriate. If the conveyance is not return	ned to the owner the
8		procedures provided in subsection (e) shall apply.	
9	As used in	this section concerning a violation of G.S. 14-72.7, the	term "conveyance"
10	includes any "instrumentality" as defined in that section."		
11	SEC	FION 3. This act becomes effective December 1, 2022, an	d applies to offenses
12	committed on or after that date.		