## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

H 4

## **HOUSE BILL 54\***

## Committee Substitute Favorable 3/9/11 Committee Substitute #2 Favorable 5/11/11 Fourth Edition Engrossed 5/16/11

Short Title: H	labitual Misdemeanor Larceny.	(Public)
Sponsors:		
Referred to:		
	February 9, 2011	
	A BILL TO BE ENTITLED	
AN ACT TO	PROVIDE THAT IF A DEFENDANT HAS SEVEN	OR MORE PRIOR
LARCENY	CONVICTIONS, A SUBSEQUENT LARCENY OFFENS	SE IS A FELONY.
The General Ass	sembly of North Carolina enacts:	
SEC	<b>TION 1.</b> G.S. 14-72(b) reads as rewritten:	
"§ 14-72. Larce	ny of property; receiving stolen goods or possessing sto	olen goods.
(b) The	crime of larceny is a felony, without regard to the valu	ue of the property in
•	arceny is any of the following:	
(1)	From the person.	
(2)	Committed pursuant to a violation of G.S. 14-51, 14-5 14-57.	53, 14-54, 14-54.1, or
(3)	Of any explosive or incendiary device or substance. As the phrase "explosive or incendiary device or substan- explosive or incendiary grenade or bomb; any dynam	ce" shall include any
	nitroglycerin, TNT, or other high explosive; or any of such device, or type or quantity of substance primarily destruction of property by explosive or incendiary action persons by explosive or incendiary action. This definit	useful for large-scale on or lethal injury to
	fireworks; or any form, type, or quantity of gasoline, but or any other substance having explosive or incendiary particularly action.	ıtane gas, natural gas,
	a legitimate nondestructive or nonlethal use in the fo stolen.	rm, type, or quantity
(4)	Of any firearm. As used in this section, the term "firea instrument used in the propulsion of a shot, shell or b	-
	gunpowder or any other explosive substance within it.	
	the time of theft is not capable of being fired, shall be	
	definition if it can be made to work. This definition	
	rifles or air pistols.	
(5)	Of any record or paper in the custody of the North Ca	rolina State Archives
	as defined by G.S. 121-2(7) and G.S. 121-2(8).	
<u>(6)</u>	Committed after the defendant has been convicted in the	
	jurisdiction for any offense of larceny under this sec	
	deemed or punishable as larceny under this section, or	
	similar offense in any other jurisdiction, regardless	<u>ot whether the prior</u>



convictions were misdemeanors, felonies, or a combination thereof, at least seven times. A conviction shall not be included in the seven prior convictions required under this subdivision unless the defendant was represented by counsel or waived counsel at first appearance or otherwise prior to trial or plea. If a person is convicted of more than one offense of misdemeanor larceny in a single session of district court, or in a single week of superior court or of a court in another jurisdiction, only one of the convictions may be used as a prior conviction under this subdivision; except that convictions based upon offenses which occurred in separate counties shall each count as a separate prior conviction under this subdivision."

**SECTION 2.** This act becomes effective December 1, 2011, and applies to offenses committed on or after that date.