GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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Short Title:

HOUSE BILL 495 Senate Judiciary Committee Substitute Adopted 6/4/24

Revise Money Laundering/Retail Crime.

	Sponsors	:		
	Referred	to:		
				March 29, 2023
1 2 3		A BILL TO BE ENTITLED AN ACT TO CRIMINALIZE MONEY LAUNDERING AND TO REVISE CERTAIN LARCENY LAWS.		
4	The Gen	The General Assembly of North Carolina enacts:		
5 6 7		SEC	TION	NEY LAUNDERING 1.(a) Article 20 of Chapter 14 of the General Statutes is amended by
8	adding a new section to read: "§ 14-118.8. Money laundering.			
9				
10 11	<u>(a)</u>			- The following definitions apply in this section:
12		<u>(1)</u>		<u>iinal activity. – An offense that is (i) classified as a felony under the laws</u> is State or the United States or (ii) punishable by imprisonment for more
12				one year under the laws of another state.
14		(2)	-	ncial institution. – As defined in G.S. 14-119 or as defined in 31 U.S.C.
15		(2)	§ 531	
16		(3)	-	ls. – Includes any of the following:
17		<u>(e)</u>	<u>a.</u>	<u>Coin or paper money of the United States or any other country that</u>
18			<u></u>	circulates and is customarily used and accepted as a medium of
19				exchange in the country of issue.
20			<u>b.</u>	United States silver certificates, United States Treasury notes, and
21				Federal Reserve System notes.
22			<u>c.</u>	An official foreign bank note that is customarily used and accepted as
23				a medium of exchange in a foreign country and a foreign bank draft.
24			<u>d.</u>	Currency or its equivalent, including an electronic fund, a personal
25				check, a bank check, a traveler's check, a money order, a bearer
26				negotiable instrument, a bearer investment security, a bearer security,
27				a certificate of stock in a form that allows title to pass on delivery, or
28				<u>a digital currency.</u>
29			<u>e.</u>	Virtual currency or any other medium of exchange in electronic or
30				digital format that is not a coin or currency of the United States or any
31			_	other country.
32		<u>(4)</u>		rer. – As defined in G.S. 58-1-5.
33		<u>(5)</u>		eeds of criminal activity Funds acquired or derived directly or
34				ectly from, produced through, realized through, or used in the
35			com	nission of criminal activity.



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(Public)

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1	<u>(6)</u>	Transaction. – Any purchase, sale, loan, pledge, gift, tran	sfer, delivery, or
2	<u></u>	other disposition between any parties, persons, businesses	
3		with respect to a financial institution includes a deposit, wi	
4		between accounts, exchange of currency, loan, extension o	
5		or sale of any stock, bond, certificate of deposit, or other more	•
6		use of a safety deposit box, or any other payment, transfe	
7		through, or to a financial institution, by whatever means eff	
8	(b) Offer	se. – A person commits the offense of money laundering	
9		wingly and willfully does any of the following involving pro	•
10		that alone or aggregated pursuant to subsection (g) of this s	
11	thousand dollars		
12	(1)	Acquires or maintains an interest in, conceals, posses	ses, transfers, or
13		transports the proceeds of criminal activity.	· · ·
14	<u>(2)</u>	Conducts, supervises, or facilitates a transaction involving	g the proceeds of
15		criminal activity.	
16	(3)	Invests, expends, or receives, or offers to invest, expended	d, or receive, the
17		proceeds of criminal activity or funds that the person believe	s are the proceeds
18		of criminal activity.	-
19	<u>(4)</u>	Finances or invests, or intends to finance or invest, fund	s that the person
20		believes are intended to further the commission of criminal	activity.
21	<u>(5)</u>	Uses, transports, transmits, or transfers; conspires to use, tr	ansport, transmit,
22		or transfer; or attempts to use, transport, transmit, or transfer	
23		criminal activity to conduct or attempt to conduct a transact	ion or make other
24		disposition with the intent to conceal or disguise the nature	<u>, location, source,</u>
25		ownership, or control of the proceeds of criminal activity.	
26	<u>(6)</u>	Uses the proceeds of criminal activity with the intent to pro	mote, in whole or
27		in part, the commission of criminal activity.	
28	<u>(7)</u>	Conducts or attempts to conduct a transaction involving	_
29		criminal activity, knowing the property involved in the trans	
30		proceeds of criminal activity with the intent to avoid a tran	isaction reporting
31		requirement under federal law.	
32		ledge of Criminal Activity Knowledge of the nature of the	
33		proceeds is required to establish a culpable mental state under	
34		ise. – It is a defense to prosecution under this section that the	•
35		e the lawful seizure, forfeiture, or disposition of funds or oth	ier legitimate law
36 37		boose pursuant to the laws of this State or the United States.	rovided by law a
38		<u>hment. – In addition to any other civil or criminal penalties p</u> nits an offense under subsection (b) of this section shall be pu	-
38 39		If the value of the proceeds or funds is less than one hundred	
40	<u>(1)</u>	(\$100,000), the person is guilty of a Class H felony.	<u>i illousallu uollais</u>
40 41	(2)	If the value of the proceeds or funds is one hundred	thousand dollars
41	<u>(2)</u>	(\$100,000) or more, the person is guilty of a Class C felony	
42 43	(f) Forfe	iture. – In addition to the punishment set forth in subsection (
44		ery kind used or intended for use in the course of, derived from	
45	· · ·	gh a violation of subsection (b) of this section shall be subject t	
46		forth in either G.S. 14-2.3 or G.S. 75D-5.	to forfeiture under
47	-	egation. – If the proceeds of criminal activity are related t	o one scheme or
48		e of conduct, whether from the same or several sources, the	
49	-	ne offense and the value of the proceeds aggregated in	
50		the offense under subsection (e) of this section.	

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1	(h)	Merg	er. – Each violation of subsection (b) of this section	n constitutes a separate
2	offense and shall not merge with any other offense.			
3	<u>(i)</u>	Const	piracy. – A person who conspires to commit an offense	under subsection (b) of
4	this section	n shall	be punished as provided in subsection (e) of this section.	, and all other provisions
5	of this sec	tion sh	hall apply to that offense. It shall not be a defense to c	conspiracy to commit an
6	offense un	der su	bsection (b) of this section that the person with whom	the defendant is alleged
7	to have co	onspire	d was a law enforcement officer or a person acting a	t the direction of a law
8	enforceme	nt offi	cer that represented to the defendant that the funds	are proceeds of or are
9	intended to		er the commission of criminal activity.	
10	<u>(j)</u>	Protec	ction from Liability. – Notwithstanding any provision of	of law to the contrary, a
11			ion, or an agent of the financial institution, acting in	
12			f this section is not liable for civil damages to a pe	
13			st in funds involved in a violation of subsection (b) of thi	
14	with the financial institution or insurer a transaction concerning funds involved in a violation of			
15	subsection		this section.	
16	<u>(k)</u>		e. – Each county where a part of the violations unde	
17	section occ		all have concurrent venue as described in G.S. 15A-132	<u>2.</u> "
18		SECT	FION 1.(b) G.S. 75D-3(c)(1)c. reads as rewritten:	
19			"c. Any conduct involved in a "mone	
20			activity, including activity covered by	G.S. 14-118.8; and"
21				
22	REVISIO		O CERTAIN LARCENY LAWS	
23			FION 2.(a) G.S. 14-86.5 reads as rewritten:	
24	"§ 14-86.5			
25	The fo		g definitions apply in this Article:	
26		(1)	"Retail property." – Any new-article, product, commo	dity, item, or component
27			intended to be sold in retail commerce.	
28		(2)	"Retail property fence." A person or business th	hat buys retail property
29			knowing or believing that retail property is stolen.	
30		(3)	"Theft." – To take possession of, carry away, transfe	
31			away the retail property of another with the intent to s	1 1 2
32		(4)	"Value." – The retail value of an item as advertise	d by the affected retail
33			establishment, to include all applicable taxes."	
34			FION 2.(b) G.S. 14-86.6 reads as rewritten:	
35		0	anized retail theft.	
36	(a)		se. – A person commits the offense of organized retail	theft if the person does
37	any of the		0	
38		(1)	Conspires with another person to commit theft of re	1 1 2
39			establishments with the intent to sell sell, transfer	
40			property for monetary or other gain, and who take	
41			property to be placed in the control of a retail proper	ty tence or other person
42		$\langle \mathbf{O} \rangle$	in exchange for consideration.gain.	1 4 1 4 1 1
43		(2)	Receives or possesses any retail property that has a violation of subdivision (1) of this subsection when	
44			violation of subdivision (1) of this subsection wh	ille knowing or having
45		(2)	reasonable grounds to believe the property is stolen.	•
46 47		(3)	Conspires with two or more other persons as an	•
47 49			financier, leader, or manager to engage for profit in	
48 49			conduct to effectuate <u>or intend to effectuate</u> the transtolen from a merchant in violation of this section.	ister or sale of property
49 50	(01)	Dona		r 1 2022
50	(a1)	кереа	aled by Session Laws 2022-30, s. 1, effective December	1 1, 2022.

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1 2	(a2) theft:	Punishments. – The following classifications apply to the offe	ense of organized retail		
3 4		(1) An offense when the retail property has a value exceed bundred dollars ($\$1$ 500) accreated over a 00 day per	6		
4 5		 hundred dollars (\$1,500) aggregated over a 90-day per (2) An offense when the retail property has a value exce 			
5		dollars (\$20,000) aggregated over a 90-day period is a			
,		(3) An offense when the retail property has a value exe	u		
		dollars (\$50,000) aggregated over a 90-day period is a	-		
		(4) An offense when the retail property has a value ex			
		thousand dollars (\$100,000) aggregated over a 90-da felony.	ay period is a Class C		
	(b)	Forfeiture. – Except as otherwise provided in G.S. 14-86.1, ar	v interest a person has		
		or maintained in violation of this section shall be subject to for			
		es for forfeiture set out in G.S. 18B-504.	F		
	(c)	Multiple Thefts. – Thefts of retail property occurring in more t	han one county may be		
	aggregate	d into an alleged violation of this section. Each county where			
	offense o	ccurs has concurrent venue as described in G.S. 15A-132."			
		SECTION 2.(c) G.S. 14-72.1 reads as rewritten:			
	0	1. Concealment of merchandise in mercantile establishment			
	(a)	Whoever, without authority, willfully conceals the goods or me	•		
		ofore purchased by such person, while still upon the premises			
		a misdemeanor and, upon conviction, shall be punished as prov			
	-	ds or merchandise found concealed upon or about the person			
		e been purchased by such person shall be prima facie evidence of			
	(b) (c)	Repealed by Session Laws 1985 (Regular Session, 1986), c. 8			
	· · ·	A merchant, or the merchant's agent or employee, or a peace e arrest of any person shall not be held civilly liable for detention,			
		risonment, or false arrest of the person detained or arrested, w	1		
	-	premises of the store or in a reasonable proximity thereto, is in a			
		a reasonable length of time, and, if in detaining or in causing the arrest of such person, the			
		merchant, or the merchant's agent or employee, or the peace officer had at the time of the			
		detention or arrest probable cause to believe that the person committed the offense created by			
	this section. If the person being detained by the merchant, or the merchant's agent or employee,				
	is a minor	is a minor under the age of 18 years, the merchant or the merchant's agent or employee, shall call			
	or notify, or make a reasonable effort to call or notify the parent or guardian of the minor, during				
	-	d of detention. A merchant, or the merchant's agent or em			
		e effort to call or notify the parent or guardian of the minor sl	hall not be held civilly		
		failing to notify the parent or guardian of the minor.			
	(d)	Whoever, without authority, willfully transfers any price tag			
	-	e mechanism from goods or merchandise to other goods or merch			
		ice or marks said goods at a lower price or substitutes or superi	-		
		and then presents said goods or merchandise for purchase			
		nor and, upon conviction, shall be punished as provided in subs			
		ng herein shall be construed to provide that the mere posse n by shoppers of improperly priced merchandise for checkout	-		
	-	ence of guilt.	shan constitute printa		
	(d1)	Notwithstanding subsection (e) of this section, any person who	violates subsection (a)		
	· · ·	ction by using a lead-lined or aluminum-lined bag, a lead-lined			
		clothing, or a similar device to prevent the activation of any antis			
)		evice is guilty of a Class H felony	r 8		

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1	(d2) Who	ever, without authority, willfully transfers any price tag,	product code, or other
2		n, from goods or merchandise to other goods or mercha	
3	price in excess of two hundred dollars (\$200.00) higher than the price tag, product code, or other		
4		n from which the price tag, product code, or other pr	-
5		hen presents said goods or merchandise for purchase shall	
6	felony.	nen presento sula goodo or merenanaise for parenase shar	
7		ein shall be construed to provide that the mere posse	ssion of goods or the
8	-	noppers of improperly priced merchandise for checkout	-
9	facie evidence of		
10		shment. – For a first conviction under subsection (a) or (d), or for a subsequent
11		hich the punishment is not specified by this subsection,	· · · · · · · · · · · · · · · · · · ·
12		3 misdemeanor. The term of imprisonment may be suspe	
13		t perform community service for a term of at least 24 hour	-
14		n three years after the date the defendant was convicted of	
15		ndant shall be guilty of a Class 2 misdemeanor. The term	
16		ly on condition that the defendant be imprisoned for a te	
17	-	special probation, perform community service for a term	
18	both. For a third	or subsequent offense committed within five years after	the date the defendant
19	was convicted of	f two other offenses under this section, the defendant shall	ll be guilty of a Class 1
20	misdemeanor. T	he term of imprisonment may be suspended only if	a condition of special
21	probation is imp	osed to require the defendant to serve a term of imprisonn	nent of at least 11 days.
22	However, if the	sentencing judge finds that the defendant is unable, b	y reason of mental or
23	physical infirmit	y, to perform the service required under this section, an	id the reasons for such
24	findings are set f	forth in the judgment, the judge may pronounce such othe	r sentence as the judge
25	finds appropriate	2.	
26		aled by Session Laws 2009-372, s. 12, effective De	cember 1, 2009, and
27	11	enses committed on or after that date.	
28		tations. – For active terms of imprisonment imposed und	
29	(1)	The judge may not give credit to the defendant for the	e first 24 hours of time
30		spent in incarceration pending trial;	
31	(2)	The defendant must serve the mandatory minimum p	-
32		and good or gain time credit may not be used to r	educe that mandatory
33		minimum period; and	
34	(3)	The defendant may not be released or paroled unless h	
35		and has served the mandatory minimum period of imp	risonment."
36		TION 2.(d) G.S. 14-72.11 reads as rewritten:	
37		rceny from a merchant.	
38		uilty of a Class H felony if the person commits larceny ag	ainst a merchant under
39	•	ving circumstances:	. 1 1 1 1 11
40	(1)	By taking property that has a value of more than	
41		(\$200.00), using an exit door erected and maintaine	1.
42		requirements of 29 C.F.R. § 1910.36 and 29 C.F.R.	\S 1910.37, to exit the
43	(2)	premises of a store.	of an antich anlifting on
44 45	(2)	By removing, destroying, or deactivating a component	1 0
45		inventory control device to prevent the activation of	
46 47		inventory control device. As used in this sub	_
47 48		"antishoplifting or inventory control device" shall electronic mechanism utilized to prevent larceny f	
48 49		includes, but is not limited to, product security tag	
49 50		shelving, security cameras, and security systems util	-
50 51		prevent larceny.	ized by a merchant to
51		provent laterity.	

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1	(3)	By affixing a product code created for the purpose of fraudulently obtaining
		goods or merchandise from a merchant at less than its actual sale price.
	(4)	When the property is infant formula valued in excess of one hundred dollars
		(\$100.00). As used in this subsection, the term "infant formula," has the same
		meaning as found in 21 U.S.C. § 321(z).
	(5)	By exchanging property for cash, a gift card, a merchandise card, or some
		other item of value, knowing or having reasonable grounds to believe the
		property is stolen.
	<u>(6)</u>	By fraudulently creating a product code or any other price mechanism utilized
		by a merchant to determine the price of a good with the intent to fraudulently
		obtain goods or merchandise from a merchant at less than its actual sale price.
	<u>(7)</u>	By affixing a product code or any other price mechanism utilized by a
		merchant to determine the price of a good when the product code or other
		price mechanism was created by someone other than the merchant or
		manufacturer of the goods or merchandise for the purpose of fraudulently
		obtaining goods or merchandise from a merchant at less than its actual sale
		price.
	<u>(8)</u>	By presenting a good for purchase for the purpose of fraudulently obtaining
		goods or merchandise from a merchant at less than its actual sales price
		knowing that a product code or any other price mechanism utilized by a
		merchant to determine the price of the good has been replaced by a product
		code or other price mechanism created by someone other than the merchant
		or manufacturer.
	As used in th	is section, the phrase "product code or other pricing mechanism" shall mean any
	means used by a	merchant to designate or identify the price of an item by a person or a merchant
	and includes, bu	at is not limited to, a price tag, a Universal Product Code (UPC), or a Quick
	Response (QR)	Code."
	EFFECTIVE D	
	SEC	TION 3. This act becomes effective December 1, 2024, and applies to offenses
	committed on or	after that date

31 committed on or after that date.