GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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SENATE BILL 764 Judiciary I Committee Substitute Adopted 5/7/09 PROPOSED HOUSE COMMITTEE SUBSTITUTE S764-PCS55464-RK-81

Short Title:	Real Estate/Settlement Agent Embezzlement.	(Public)
Sponsors:		
Referred to:		
	March 24, 2009	
	A BILL TO BE ENTITLED	
AN ACT	AMENDING THE CRIMINAL STATUTES AND THE GOOD	FUNDS
SETTLE	EMENT ACT TO CLARIFY THAT A SETTLEMENT AGENT IS GUI	LTY OF
EMBEZ	ZLEMENT IN INSTANCES WHERE IT CANNOT BE SHOWN THA	AT THE
FUNDS	WERE EMBEZZLED FROM A PARTICULAR PERSON OR ENTITY.	
The General	Assembly of North Carolina enacts:	
S	ECTION 1. G.S. 14-90 reads as rewritten:	
"§ 14-90. E	mbezzlement of property received by virtue of office or employment.	
<u>(a)</u> <u>T</u>	This section shall apply to If any person person:	
(1) exercising Exercising a public trust or holdingtrust.	
(2	2) <u>Holding a public office, or any office.</u>	
	3) Who is a guardian, administrator, executor, trustee, or any received	r, or any
<u> </u>	other fiduciary, including, but not limited to, a settlement agent, as	•
	in G.S. 45-3.	
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- (4) or-Who is an any officer or agent of a corporation, or any agent, consignee, clerk, bailee or servant, except persons under the age of 16 years, of any person, person.
- 18 (b) Any person who shall shall:
- 19(1)embezzle-Embezzle or fraudulently or knowingly and willfully misapply or20convert to his own use, or
- 21(2)shall take, Take, make away with or secrete, with intent to embezzle or22fraudulently or knowingly and willfully misapply or convert to his own23useuse,

any money, goods or other chattels, bank note, check or order for the payment of money issued
by or drawn on any bank or other corporation, or any treasury warrant, treasury note, bond or
obligation for the payment of money issued by the United States or by any state, or any other
valuable security whatsoever that (i) belonging belongs to any other person or corporation,
unincorporated association or organization organization or (ii) are closing funds as defined in
<u>G.S. 45A-3</u>, which shall have come into his possession or under his care, he shall be guilty of a
felony.

31 (c) If the value of the property <u>described in subsection (b) of this section</u> is one hundred 32 thousand dollars (\$100,000) or more, the person is guilty of a Class C felony. If the value of the



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1	property is less than one hundred thousand dollars (\$100,000), the person is guilty of a Class H	[
2	felony."	
3	SECTION 2. Chapter 45A of the General Statutes is amended by adding a new	1
4	section to read:	
5	"§ 45A-8. Embezzlement of closing funds by settlement agent.	
6	(a) <u>All closing funds received by a settlement agent are trust or escrow funds received</u>	<u> </u>
7	by the settlement agent in a fiduciary capacity.	
8	(b) A settlement agent in the disbursement of settlement proceeds shall account for and	<u>l</u>
9	pay the closing funds to the parties or entities identified for payment of the closing funds	5
10	pursuant to the settlement agreement approved by the parties to the transaction.	
11	(c) Except as to such portions of the closing funds representing the settlement agent's	3
12	fees and expenses, a settlement agent shall be subject to the embezzlement provisions of	E
13	<u>G.S. 14-90.</u> "	
14	SECTION 3. This act becomes effective December 1, 2009, and applies to)
15	offenses committed on or after that date.	