GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 54* Committee Substitute Favorable 3/9/11 Committee Substitute #2 Favorable 5/11/11 Fourth Edition Engrossed 5/16/11 Senate Judiciary II Committee Substitute Adopted 5/23/12 Proposed Conference Committee Substitute H54-PCCS11398-SA-2

Short Title:	Habitual Misdemeanor Larceny.	(Public)
Sponsors:		
Referred to:		

February 9, 2011

1		A BILL TO BE ENTITLED				
2	AN ACT TO PROVIDE THAT IF A DEFENDANT HAS FOUR OR MORE PRIOR					
3	LARCENY CONVICTIONS, A SUBSEQUENT LARCENY OFFENSE IS A FELONY.					
4	The General Assembly of North Carolina enacts:					
5		FION 1. G.S. 14-72(b) reads as rewritten:				
6		ny of property; receiving stolen goods or possessing stolen goods.				
7						
8	(b) The o	crime of larceny is a felony, without regard to the value of the property in				
9						
10	(1)	From the person.				
11	(2)	Committed pursuant to a violation of G.S. 14-51, 14-53, 14-54, 14-54.1, or				
12		14-57.				
13	(3)	Of any explosive or incendiary device or substance. As used in this section,				
14		the phrase "explosive or incendiary device or substance" shall include any				
15		explosive or incendiary grenade or bomb; any dynamite, blasting powder,				
16		nitroglycerin, TNT, or other high explosive; or any device, ingredient for				
17		such device, or type or quantity of substance primarily useful for large-scale				
18		destruction of property by explosive or incendiary action or lethal injury to				
19		persons by explosive or incendiary action. This definition shall not include				
20		fireworks; or any form, type, or quantity of gasoline, butane gas, natural gas,				
21		or any other substance having explosive or incendiary properties but serving				
22		a legitimate nondestructive or nonlethal use in the form, type, or quantity				
23		stolen.				
24	(4)	Of any firearm. As used in this section, the term "firearm" shall include any				
25		instrument used in the propulsion of a shot, shell or bullet by the action of				
26		gunpowder or any other explosive substance within it. A "firearm," which at				
27		the time of theft is not capable of being fired, shall be included within this				
28		definition if it can be made to work. This definition shall not include air				
29		rifles or air pistols.				



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1	(5)	Of any record or paper in the custody of the North Carolin	a State Archives	
2		as defined by G.S. 121-2(7) and G.S. 121-2(8).		
3	<u>(6)</u>	Committed after the defendant has been convicted in this St	ate or in another	
4		jurisdiction for any offense of larceny under this section,	or any offense	
5		deemed or punishable as larceny under this section, or a	iny substantially	
6		similar offense in any other jurisdiction, regardless of w	hether the prior	
7		convictions were misdemeanors, felonies, or a combination	thereof, at least	
8		four times. A conviction shall not be included in the four p	prior convictions	
9		required under this subdivision unless the defendant was	represented by	
10		counsel or waived counsel at first appearance or otherwise	prior to trial or	
11		plea. If a person is convicted of more than one offense	of misdemeanor	
12		larceny in a single session of district court, or in a single v	week of superior	
13		court or of a court in another jurisdiction, only one of the con-	nvictions may be	
14		used as a prior conviction under this subdivision; except	that convictions	
15		based upon offenses which occurred in separate counties sh	all each count as	
16		a separate prior conviction under this subdivision."		
17	SECTION 2. This act becomes effective December 1, 2012, and applies to			
18	offenses commit	ted on or after that date.		