GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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H.B. 315 Mar 5, 2025 HOUSE PRINCIPAL CLERK

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HOUSE BILL DRH30152-ML-103

Short Title:	Gift Card Theft & Unlawful Business Entry.	(Public)
Sponsors:	Representative Pyrtle.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO ESTABLISH AN OFFENSE FOR WRONGFULLY ENTERING A PART OF A
3	BUILDING NOT OPEN TO THE PUBLIC; TO ESTABLISH THE OFFENSE OF
4	LARCENY OF GIFT CARDS; AND TO REVISE THE ORGANIZED RETAIL THEFT
5	OFFENSE TO INCLUDE OFFENSES INVOLVING GIFT CARDS.
6	The General Assembly of North Carolina enacts:
7	SECTION 1. G.S. 14-54 is amended by adding a new subsection to read:
8	"(b1) Any person who knowingly and wrongfully enters any area of a building (i) that is
9	commonly reserved for personnel of a commercial business where money or other property is
10	kept or (ii) clearly marked with a sign that indicates to the public that entry is forbidden is guilty
11	of a Class 1 misdemeanor for a first offense and a Class I felony for a second or subsequent
12	offense."
13	SECTION 2. Article 16 of Chapter 14 of the General Statutes is amended by adding
14	a new section to read:
15	"§ 14-72.12. Larceny of gift cards; receiving stolen gift cards or possessing stolen gift cards.
16	(a) Definitions. – For purposes of this section, the terms "gift card," "gift card issuer,"
17	"gift card redemption information," and "gift card value" are as defined in G.S. 14-86.5.
18	(b) Offense. – A person commits the offense of larceny of gift cards if the person does
19	any of the following:
20	(1) Acquires or retains possession of a gift card or gift card redemption
21	information without the consent of the cardholder or card issuer.
22	(2) Obtains a gift card or gift card redemption information from a cardholder or
23	card issuer by means of false or fraudulent pretenses, representations, or
24	promises.
25	(3) Alters or tampers with a gift card or its packaging with intent to defraud
26	another.
27	(c) Punishment. – A violation of this section is a Class 1 misdemeanor if the value of the
28	gift card acquired, retained, or for which the card redemption information is obtained, or is altered
29	or tampered with, is not more than one thousand dollars (\$1,000). Any other violation of this
30	section is a Class H felony."
31	SECTION 3. G.S. 14-86.5 reads as rewritten:
32	"§ 14-86.5. Definitions.
33	The following definitions apply in this Article:
34	(1) "Retail property." Any article, product, commodity, item, or component
35	intended to be sold in retail commerce. Gift card. – A record evidencing a
36	promise, made for monetary consideration, by a seller or issuer that goods or



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		services will be provided to the owner of the record to	o the value shown in the
		record. A gift card includes a record that contains	
		magnetic strip, or other storage medium that is prefu	
		value is adjusted upon each use, a gift certificate,	
		certificate, a store card, or a prepaid long-distance t	
		activated by a prepaid card that required dialing an acc	=
		code in addition to dialing the phone number to which	
		card seeks to connect.	in the user of the prepare
	(2)	Repealed by Session Laws 2024-22, s. 2(a), effective	December 1 2024 and
	(2)	applicable to offenses committed on or after that date	
	(3)	"Theft." To take possession of, carry away, transfe	
	(\mathbf{J})	away the retail property of another with the inf	
		property.Gift card issuer. – Any person or entity the	
			liat sells, distributes, of
	(A)	supplies a gift card. "Value." The retail value of an item as advertise	d by the offected retail
	(4)		2
		establishment, to include all applicable taxes.	
		information. – Any information unique to a gift card th	
	(5)	to access, transfer, or spend the funds on that gift card	
	<u>(5)</u>	<u>Gift card value. – The maximum monetary value the</u>	at can be applied to the
	(-)	<u>card.</u>	
	<u>(6)</u>	Retail property Any article, product, commodit	y, item, or component
		intended to be sold in retail commerce.	
	<u>(7)</u>	<u>Theft. – To take possession of, carry away, transfer</u>	
		away the retail property of another with the intent to	
	<u>(8)</u>	Value The retail value of an item as advertised	d by the affected retail
		establishment, to include all applicable taxes."	
		TION 4. G.S. 14-86.6 reads as rewritten:	
	-	anized retail theft.	
(a)		nse A person commits the offense of organized retail	theft if the person does
any of the	e follov		
	(1)	Conspires with another person to commit theft of re	
		establishments with the intent to sell, transfer, or pos	ssess that retail property
		for monetary or other gain.	
	(2)	Receives or possesses any retail property that has	been taken or stolen in
		violation of subdivision (1) of this subsection wh	ile knowing or having
		reasonable grounds to believe the property is stolen.	
	(3)	Conspires with two or more other persons as an	organizer, supervisor,
		financier, leader, or manager to engage for profit in	a scheme or course of
		conduct to effectuate or intend to effectuate the tran	
		stolen from a merchant in violation of this section.	1 I V
	(4)	Conspires with another person to acquire or retain pos	ssession of a gift card or
	<u> </u>	gift card redemption information without the consent	
		issuer.	
	<u>(5)</u>	Devises a scheme with one or more persons to obtain	n a gift card or gift card
	<u>(5)</u>	redemption information from a cardholder or card iss	
		fraudulent pretenses, representations, or promises.	der by means of fuise of
	(6)	Conspires with another person to alter or tamper	with a gift card or its
	<u>(6)</u>	packaging with intent to defraud another.	while a gift call of its
		packaging with ment to demand another.	
···· (a2)	Duni	hmants. The following classifications apply to the off	fance of organized retail
(a2) theft:	runn	shments. – The following classifications apply to the off	iense of organized fetall
ment.			

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1 2	(1) An offense when <u>the gift card value or the retail property has a value</u> exceeding one thousand five hundred dollars (\$1,500) aggregated over a			
3	90-day period is a Class H felony.			
4	(2) An offense when the gift card value or the retail property has a value			
5	exceeding twenty thousand dollars (\$20,000) aggregated over a 90-day period			
6	is a Class G felony.			
7	(3) An offense when the gift card value or the retail property has a value			
8	exceeding fifty thousand dollars (\$50,000) aggregated over a 90-day period is			
9	a Class F felony.			
10	(4) An offense when the gift card value or the retail property has a value			
11	exceeding one hundred thousand dollars (\$100,000) aggregated over a 90-day			
12	period is a Class C felony.			
13				
14	(c) Multiple Thefts. – Thefts of <u>gift cards</u> , <u>gift card redemption information</u> , <u>or retail</u>			
15	property occurring in more than one county may be aggregated into an alleged violation of this			
16	section. Each county where a part of the charged offense occurs has concurrent venue as			
17	described in G.S. 15A-132."			
18	SECTION 5. Prosecutions for offenses committed before the effective date of this			
19	act are not abated or affected by this act, and the statutes that would be applicable but for this act			
20	remain applicable to those prosecutions.			
21	SECTION 6. This act becomes effective December 1, 2025, and applies to offenses			
22	committed on or after that date.			