GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025

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HOUSE BILL 315 PROPOSED COMMITTEE SUBSTITUTE H315-PCS10217-SA-6

Short Title: Gift Card Theft & Unlawful Business Entry. (Public) Sponsors: Referred to: March 10, 2025 A BILL TO BE ENTITLED AN ACT TO ESTABLISH AN OFFENSE FOR ENTERING A PART OF A BUILDING NOT OPEN TO THE PUBLIC WITH THE INTENT TO COMMIT AN UNLAWFUL ACT; TO ESTABLISH THE OFFENSE OF LARCENY OF GIFT CARDS; TO REVISE THE ORGANIZED RETAIL THEFT OFFENSE TO INCLUDE OFFENSES INVOLVING GIFT CARDS; AND TO PROVIDE CIVIL LIABILITY FOR LARCENY OF GIFT CARDS. The General Assembly of North Carolina enacts: **SECTION 1.** G.S. 14-54 is amended by adding a new subsection to read: "(b1) Any person who, with the intent to commit an unlawful act, enters any area of a building (i) that is commonly reserved for personnel of a commercial business where money or other property is kept or (ii) clearly marked with a sign that indicates to the public that entry is forbidden is guilty of a Class 1 misdemeanor for a first offense and a Class I felony for a second or subsequent offense." **SECTION 2.** Article 16 of Chapter 14 of the General Statutes is amended by adding a new section to read: "§ 14-72.12. Larceny of gift cards. Definitions. – For purposes of this section, the terms "gift card," "gift card issuer," "gift card redemption information," and "gift card value" are as defined in G.S. 14-86.5. Offense. – A person commits the offense of larceny of gift cards if the person does any of the following: <u>(1)</u> Acquires or retains possession of a gift card or gift card redemption information without the consent of the cardholder or card issuer. Obtains a gift card or gift card redemption information from a cardholder or (2) card issuer by means of false or fraudulent pretenses, representations, or promises. Alters or tampers with a gift card or its packaging with intent to defraud (3) another. Punishment. – A violation of this section is a Class 1 misdemeanor if the value of the gift card acquired, retained, or for which the card redemption information is obtained, or is altered or tampered with, is not more than one thousand dollars (\$1,000). Any other violation of this section is a Class H felony." **SECTION 3.** G.S. 14-86.5 reads as rewritten:

"§ 14-86.5. Definitions.

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The following definitions apply in this Article:

(1) "Retail property." Any article, product, commodity, item, or component intended to be sold in retail commerce. Gift card. — A record evidencing a



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promise, made for monetary consideration, by a seller or issuer that goods or 1 2 services will be provided to the owner of the record to the value shown in the 3 record. A gift card includes a record that contains a microprocessor chip, 4 magnetic strip, or other storage medium that is prefunded and for which the 5 value is adjusted upon each use, a gift certificate, a stored-value card or certificate, a store card, or a prepaid long-distance telephone service that is 6 7 activated by a prepaid card that required dialing an access number or an access 8 code in addition to dialing the phone number to which the user of the prepaid 9 card seeks to connect. 10 Repealed by Session Laws 2024-22, s. 2(a), effective December 1, 2024, and (2) applicable to offenses committed on or after that date. 11 12 (3) "Theft." To take possession of, carry away, transfer, or cause to be carried away the retail property of another with the intent to steal the retail 13 14 property. Gift card issuer. – Any person or entity that sells, distributes, or supplies a gift card. 15 "Value." The retail value of an item as advertised by the affected retail 16 (4) 17 establishment, to include all applicable taxes. Gift card redemption 18 information. – Any information unique to a gift card that allows the cardholder 19 to access, transfer, or spend the funds on that gift card. 20 (5) Gift card value. – The maximum monetary value that can be applied to the 21 card. Retail property. - Any article, product, commodity, item, or component 22 <u>(6)</u> intended to be sold in retail commerce. 23 24 <u>(7)</u> Theft. – To take possession of, carry away, transfer, or cause to be carried 25 away the retail property of another with the intent to steal the retail property. 26 Value. - The retail value of an item as advertised by the affected retail <u>(8)</u> 27 establishment, to include all applicable taxes." 28 **SECTION 4.** G.S. 14-86.6 reads as rewritten: 29 "§ 14-86.6. Organized retail theft. 30 Offense. – A person commits the offense of organized retail theft if the person does 31 any of the following: 32 (1) Conspires with another person to commit theft of retail property from retail 33 establishments with the intent to sell, transfer, or possess that retail property 34 for monetary or other gain. 35 (2) Receives or possesses any retail property that has been taken or stolen in 36 violation of subdivision (1) of this subsection while knowing or having 37 reasonable grounds to believe the property is stolen. Conspires with two or more other persons as an organizer, supervisor, 38 (3) 39 financier, leader, or manager to engage for profit in a scheme or course of 40 conduct to effectuate or intend to effectuate the transfer or sale of property 41 stolen from a merchant in violation of this section. 42 Conspires with another person to acquire or retain possession of a gift card or <u>(4)</u> 43 gift card redemption information without the consent of the cardholder or card 44 45 Devises a scheme with one or more persons to obtain a gift card or gift card <u>(5)</u> redemption information from a cardholder or card issuer by means of false or 46 47 fraudulent pretenses, representations, or promises. Conspires with another person to alter or tamper with a gift card or its 48 (6)

packaging with intent to defraud another.

- (a2) Punishments. The following classifications apply to the offense of organized retail theft:
 - (1) An offense when the gift card value or the retail property has a value exceeding one thousand five hundred dollars (\$1,500) aggregated over a 90-day period is a Class H felony.
 - (2) An offense when the gift card value or the retail property has a value exceeding twenty thousand dollars (\$20,000) aggregated over a 90-day period is a Class G felony.
 - (3) An offense when the gift card value or the retail property has a value exceeding fifty thousand dollars (\$50,000) aggregated over a 90-day period is a Class F felony.
 - (4) An offense when the gift card value or the retail property has a value exceeding one hundred thousand dollars (\$100,000) aggregated over a 90-day period is a Class C felony.

(c) Multiple Thefts. – Thefts of gift cards, gift card redemption information, or retail property occurring in more than one county may be aggregated into an alleged violation of this section. Each county where a part of the charged offense occurs has concurrent venue as described in G.S. 15A-132."

SECTION 5. G.S. 1-538.2 reads as rewritten:

"§ 1-538.2. Civil liability for larceny, shoplifting, theft by employee, organized retail theft, embezzlement, obtaining property by false pretense, and other offenses.

- (a) Any person, other than an unemancipated minor, who commits an act that is punishable under G.S. 14-72, 14-72.1, 14-72.11, 14-72.12, 14-74, 14-86.6, 14-86.7, 14-90, or 14-100 is liable for civil damages to the owner of the property. In any action brought by the owner of the property, the owner is entitled to recover the value of the goods or merchandise, if the goods or merchandise have been destroyed, or any loss of value to the goods or merchandise, if the goods or merchandise were recovered, or the amount of any money lost by reason of the theft or embezzlement or fraud of an employee. The owner of the property is also entitled to recover for loss to real or personal property caused in the commission of the act. In addition to the above, the owner of the property is entitled to recover any consequential damages, and punitive damages, together with reasonable attorneys' fees. The total consequential damages awarded to a plaintiff against a defendant under this section shall not be less than one hundred fifty dollars (\$150.00) and shall not exceed three thousand dollars (\$3,000) except an act punishable under G.S. 14-74, 14-86.6, 14-86.7, or 14-90 shall have no maximum limit under this section.
- (b) The parent or legal guardian, having the care, custody and control of an unemancipated minor who commits an act punishable under G.S. 14-72, 14-72.1, 14-72.11, 14-72.12, 14-74, 14-86.6, 14-86.7, 14-90, or 14-100, is civilly liable to the owner of the property obtained by the act if such parent or legal guardian knew or should have known of the propensity of the child to commit such an act; and had the opportunity and ability to control the child, and made no reasonable effort to correct or restrain the child. In an action brought against the parent or legal guardian by the owner, the owner is entitled to recover the amounts specified in subsection (a) except punitive damages. The total consequential damages awarded to a plaintiff against the parent or legal guardian shall not be less than one hundred fifty dollars (\$150.00) and shall not exceed three thousand dollars (\$3,000).

SECTION 6. Prosecutions for offenses committed before the effective date of this act are not abated or affected by this act, and the statutes that would be applicable but for this act remain applicable to those prosecutions.

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SECTION 7. This act becomes effective December 1, 2025, and applies to offenses committed on or after that date.

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