GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

HOUSE BILL 935*

1

	Short Title:	Construction Site Theft/Aggravate Penalty.	(Public)	
	Sponsors:	Representatives Goforth, Harrell (Primary Sponsors); Barnhart, Daughtridge, Dollar, Hill, Hilton, Holliman, Justice, Kiser, LaRoc Rapp, Ray, Sauls, Saunders, Setzer, Steen, Stiller, Williams, and V	jue, Pate,	
	Referred to:	Judiciary II.		
		March 28, 2005		
1		A BILL TO BE ENTITLED		
2	AN ACT TO) MAKE LARCENY FROM A CONSTRUCTION SITE A FELON	JY.	
3	The General Assembly of North Carolina enacts:			
4	SECTION 1. G.S. 14-72 reads as rewritten:			
5	"§ 14-72. Larceny of property; receiving stolen goods or possessing stolen goods.			
6	(a) Larceny of goods of the value of more than one thousand dollars (\$1,000) is a			
7	Class H felony. The receiving or possessing of stolen goods of the value of more than			
8	one thousand dollars (\$1,000) while knowing or having reasonable grounds to believe			
9	that the goods are stolen is a Class H felony. Larceny as provided in subsection (b) of			
10	this section is a Class H felony. Receiving or possession of stolen goods as provided in			
11	subsection (c) of this section is a Class H felony. Except as provided in subsections (b)			
12	and (c) of this section, larceny of property, or the receiving or possession of stolen			
13	goods knowing or having reasonable grounds to believe them to be stolen, where the			
14		value of the property or goods is not more than one thousand dollars (\$1,000), is a Class		
15		1 misdemeanor. In all cases of doubt, the jury shall, in the verdict, fix the value of the		
16	property stol			
17	<u>(a)</u> <u>Th</u>	ne following offenses are Class H felonies:		
18	<u>(1</u>		d dollars	
19		<u>(\$1,000).</u>		
20	<u>(2</u>			
21		one thousand dollars (\$1,000), while knowing or having re	<u>asonable</u>	
22		grounds to believe that the goods are stolen.		
23		the value of the goods described in (a)(1) or (a)(2) is not more	than one	
24		llars (\$1,000), then the offense is a Class 1 misdemeanor.		
25		all cases of doubt, the jury shall fix the value of the stolen proper	ty in the	
26	verdict.			

Η

General Assembly of North Carolina

1	(b) <u>Larce</u>	eny The crime of larceny is a <u>Class H</u> felony, without regard to the value		
2	of the property in question, if the larceny is:			
3	(1)	From the person; or		
4	(2)	Committed pursuant to a violation of G.S. 14-51, 14-53, 14-54 or		
5		14-57; or		
6	(3)	Of any explosive or incendiary device or substance. As used in this		
7		section, the phrase "explosive or incendiary device or substance" shall		
8		include any explosive or incendiary grenade or bomb; any dynamite,		
9		blasting powder, nitroglycerin, TNT, or other high explosive; or any		
10		device, ingredient for such device, or type or quantity of substance		
11		primarily useful for large-scale destruction of property by explosive or		
12		incendiary action or lethal injury to persons by explosive or incendiary		
13		action. This definition shall not include fireworks; or any form, type,		
14		or quantity of gasoline, butane gas, natural gas, or any other substance		
15		having explosive or incendiary properties but serving a legitimate		
16		nondestructive or nonlethal use in the form, type, or quantity stolen.		
17	(4)	Of any firearm. As used in this section, the term "firearm" shall		
18		include any instrument used in the propulsion of a shot, shell or bullet		
19		by the action of gunpowder or any other explosive substance within it.		
20		A "firearm," which at the time of theft is not capable of being fired,		
21		shall be included within this definition if it can be made to work. This		
22		definition shall not include air rifles or air pistols.		
23	(5)	Of any record or paper in the custody of the North Carolina State		
24		Archives as defined by G.S. 121-2(7) and 121-2(8).		
25	<u>(6)</u>	From a permitted construction site. For the purposes of this		
26		subdivision only:		
27		a. <u>Larceny of goods with a value of less than three hundred dollars</u>		
28		(\$300.00) shall be a Class 1 misdemeanor.		
29		b. <u>A 'permitted construction site' is a site where a permit, license</u> ,		
30		or other authorization has been issued by a State or local		
31		governmental entity for the placement of new construction or		
32		improvements to real property.		
33		crime of possessing stolen goods knowing or having reasonable grounds		
34		to be stolen in the circumstances described in subsection (b) is a felony		
35		receiving stolen goods knowing or having reasonable grounds to believe		
36		them to be stolen in the circumstances described in subsection (b) is a felony, without		
37	•	lue of the property in question.		
38		following offenses are Class H felonies, without regard to the value of		
39 40	the goods:			
40	<u>(1)</u>	Possessing stolen goods with actual knowledge, or having reasonable		
41		grounds to believe, that the goods were stolen in one of the		
42		circumstances set forth in subsection (b) of this section.		

General Assembly of North Carolina

1 2

3

(2) Receiving stolen goods with actual knowledge, or having reasonable grounds to believe, that the goods were stolen in one of the circumstances set forth in subsection (b) of this section.

4 Where the larceny or receiving or possession of stolen goods as described in (d) 5 subsection (a) of this section involves the merchandise of any store, a merchant, a 6 merchant's agent, a merchant's employee, or a peace officer who detains or causes the 7 arrest of any person shall not be held civilly liable for detention, malicious prosecution, false imprisonment, or false arrest of the person detained or arrested, when such 8 9 detention is upon the premises of the store or in a reasonable proximity thereto, is in a 10 reasonable manner for a reasonable length of time, and, if in detaining or in causing the arrest of such person, the merchant, the merchant's agent, the merchant's employee, or 11 12 the peace officer had, at the time of the detention or arrest, probable cause to believe 13 that the person committed an offense under subsection (a) of this section. If the person 14 being detained by the merchant, the merchant's agent, or the merchant's employee, is a 15 minor under the age of 18 years, the merchant, the merchant's agent, or the merchant's employee, shall call or notify, or make a reasonable effort to call or notify the parent or 16 17 guardian of the minor, during the period of detention. A merchant, a merchant's agent, 18 or a merchant's employee, who makes a reasonable effort to call or notify the parent or 19 guardian of the minor shall not be held civilly liable for failing to notify the parent or guardian of the minor." 20

SECTION 2. This act becomes effective December 1, 2005, and applies to offenses committed on or after that date. 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.