GENERAL ASSEMBLY OF NORTH CAROLINA

Session 2007

Legislative Incarceration Fiscal Note

(G.S. 120-36.7)

BILL NUMBER: Senate Bill 1270 (Fifth Edition)

SHORT TITLE: Amend Larceny Laws.

SPONSOR(S): Senator Snow

		FISCAL IMI	PACT			
	Yes (X)	No()	No Estimate Available ()		ble()	
	FY 2007-08	FY 2008-09	FY 2009-10	FY 2010-11	FY 2011-12	
GENERAL FUND						
T APPACTION: Pricanc	Minimum prison capital and operating costs, based on conviction thresholds. See pp. 3-5, Assumptions and Methodology.					
Recurring*	-	\$197,752	\$407,368	\$439,958	\$ 475,154	
Nonrecurring*	\$ 952,560	(14 prison beds)	-	-	-	
*Assumes prison bed con and minimum capital and		•			` / <u>-</u>	
Correction: DCC Judicial	Amount car	nnot be determine	ed; see Assumpt	tions and Method	lology (p. 5).	
TOTAL EXPENDITURES:	\$ 952,560	\$197,752	\$407,368	\$439,958	\$ 475,154	
	Estimate represe	ents minimum pris	on costs; additic	onal impacts cann	ot be determined	
ADDITIONAL PRISON BEDS: (cumulative)*	-	7	14	-	-	
POSITIONS: (cumulative)						
Correction: Prisons	-	3	6	-	-	
PRINCIPAL DEPART Branch.	ΓMENT(S) & Pl	ROGRAM(S) AFI	FECTED: Depa	artment of Correct	tion; Judicial	
EFFECTIVE DATE:	December 1, 200)7.				
This fiscal analysis is inc	denendent of the	impact of other cri	minal penalty bil	lls being considere	ed by the Genera	

This fiscal analysis is independent of the impact of other criminal penalty bills being considered by the General Assembly, which could also increase the projected prison population and thus the availability of prison beds in future years. The Fiscal Research Division is tracking the cumulative effect of all criminal penalty bills on the prison system as well as the Judicial Department.

BILL SUMMARY: The fifth edition of S.B. 1270 amends Chapter 14 of the General Statutes to create several criminal offenses. A brief synopsis of each section is provided below:

Section 1: Adds G.S. 14-71(b) (receiving stolen goods) to make it a Class H felony for a person to knowingly receive or possess property that: 1) is in the custody of a law enforcement agency, and 2) is explicitly represented to the person, by a law enforcement agent, as having been stolen.

Section 2: Adds G.S. 14-72.11 to create four new Class H felony offenses, involving *larceny from a merchant*.

<u>Subsection (1)</u>. Makes it a Class H felony offense to *commit larceny from a merchant* by *using an exit door maintained in compliance with OSHA regulations* (29 C.F.R. 1910, Subpart E), on which has been placed a notice, sign, or poster that provides information about the felony offense and punishment.

<u>Subsection (2)</u>. Makes it a Class H felony offense to *commit larceny from a merchant* by "removing, destroying, or deactivating any component of an anti-shoplifting or inventory-control device to prevent the activation of any anti-shoplifting or inventory control device."

<u>Subsection (3)</u>. Makes it a Class H felony offense to *commit larceny from a merchant* by "affixing a product code created for the purpose of fraudulently obtaining goods or merchandise from a merchant at less than its actual sale price."

Subsection (4). Makes it a Class H felony offense to commit larceny from a merchant when the property is infant formula (as defined in 21 U.S.C. 321(z)) valued in excess of \$100.

Section 3: Adds Article 16A ("Organized Retail Theft") to Chapter 14, which creates two new offenses under new G.S. 14-86.6:

- 1. Makes it a Class G felony for a person to conspire with another to commit theft of retail property from a retailer, valued in excess of \$1,500 (aggregated) over a 90-day period, with the intent to sell that property, and who takes or causes that property to be placed in the control of a retail property fence (as defined under new G.S. 14-86.5) or other person in exchange for consideration.
- 2. Makes it a Class G felony to receive or possess any retail property that has been taken/stolen in violation of G.S. 14-86.6(1), knowing or having reasonable grounds to believe that property is stolen.

G.S. 14-86.6 also provides that any interest acquired or maintained in violation of the statute is subject to forfeiture, pursuant to the procedures in G.S. 18B-504.

Section 4: Provides that S.B. 1270 becomes effective December 1, 2007, and applies to offenses committed on or after that date.

ASSUMPTIONS AND METHODOLOGY: Since the proposed offenses are new, with unique elements, there is no historical data from which to estimate the number of additional violations, charges, and/or convictions. Accordingly, it is not known how these offenses might impact the criminal justice system. Nevertheless, <u>based on current resources</u>, any resultant, additional charge and/or conviction will generate some fiscal impact for the Courts and Corrections. The potential impacts of these offenses are outlined in the following sections.

Department of Correction – Division of Prisons

Due to the current and projected prison bed deficit, <u>any new felony conviction that results in an active sentence will require an additional prison bed</u>. Therefore, while the numbers of potential convictions

¹ The Sentencing and Policy Advisory Commission analyses each bill that creates or alters a criminal offense, and examines its impact relative to the Commission's annual prison population projections. The Commission assumes for such bills that expanding existing or creating new criminal offenses has no deterrent or incapacitative effect on crime. Accordingly, the Fiscal Research Division does not assume deterrent effects for any criminal penalty bill.

and active sentences for the proposed offenses are indeterminate, some additional bed provision (construction and operation) is expected. The extent of such impact is unknown; however, the high frequency of larceny offenses (as indicated by prior year charges and convictions) suggests that a significant number of new felony convictions *could* result.

The pool of persons eligible for conviction of the Class H felony offenses under proposed G.S. 14-72.11 (1) through (4) includes those who might otherwise be convicted of misdemeanor larceny under current law (G.S. 14-72(a); Class 1 misdemeanor). Similarly, the eligible pools for the proposed Class G felony offense (G.S. 14-86.6(b)) of receiving/possessing stolen goods, as well as the Class H felony offense of receiving goods represented as stolen by law enforcement (Section 1; G.S. 14-71(b))), *could* include a portion of those otherwise eligible for conviction of misdemeanor or felony receiving/possessing (G.S. 14-72; Class 1 misdemeanor and Class H felony, respectively).

Table I identifies the number of FY 2005-06 convictions for these current, related offenses.

Table I. Larceny Offenses & Potentially Eligible Conviction Pools					
Offense Description	Current Offense Class	FY 2005/06 Convictions			
Felony larceny Offenses	Н	1,171			
Attempted felony larceny	I	68			
Felony receive stolen goods/property	Н	7			
Felony possess stolen goods/property	Н	713			
	Total felony convictions:	1,959			
Misdemeanor larceny offenses	1	14,544			
Aid & Abet misdemeanor larceny	1	58			
Attempted misdemeanor larceny	2	179			
Misdemeanor receive stolen goods/property	1	28			
Misdemeanor possess stolen goods/property	1	2,080			
	Total misdemeanor convictions:	16,889			

With the exclusion of the proposed Class G felony offenses, no effect is assumed for offenses which would now qualify as felony (Class H) larceny, receiving, or possessing offenses under current law (G.S. 14-72; those involving property valued above \$1,000, or listed under subsection (b)). Rather, the proposed offenses would primarily enhance otherwise Class 1 misdemeanor larceny and receiving/possessing offenses to Class H felony offenses; additionally, some otherwise Class 1 misdemeanor or Class H felony offenses could also be enhanced to the Class G felony level (G.S. 14-86.6(b)). Furthermore, per G.S. 14-2.5, offenses constituting the *attempted* commission of these Class H felony offenses could also be enhanced from the Class 2 misdemeanor to the Class I felony level (because attempted commission of these offenses could also constitute shoplifting, this impact is excluded from the analysis). Lastly, additional Class H convictions could occur for the proposed, offense of receiving goods represented as stolen by law enforcement (Section 1; G.S. 14-71(b))); similarly, additional Class G convictions could occur for the new offense of conspiring to commit organized retail theft.

² 20% of Class 1 misdemeanor convictions resulted in active sentences in FY 2005-06, with an average time served of 31 days.

Active sentences between 1-90 days are served in local jails. The Department of Correction reimburses counties \$18 for each day that offenders are housed longer than 30 days (between 30 and 90). Sentences longer than 90 days are to be served in state prison; however, when bed shortages demand it, the State may lease needed beds from counties.

Table II provides a brief summary of each offense, and its *potential* impact – the table depicts the *minimum number of convictions required to generate the need for an additional prison bed. FY 09-10 bed requirements account for probation revocations and new offenses.*

	Table II. Proposed Criminal Offenses & Minimum Prison Bed Requirements					
Class	Active %	Avg. Time	Convictions	FY 08-09	FY 09-10	
		Served		Min. Beds	Min. Beds	
H	34%	11 mo.	3	1	2	
Section 1. Amends G.S. 14-71 (receiving stolen goods) to make it a Class H felony for a person to knowingly receive						
or possess property	y that: 1) is in the cu	stody of a law enfor-	cement agency, and	2) is explicitly repre	sented to the	
person, by a law en	nforcement agent, as	having been stolen.	Anticipated to result	t in additional Class	H felony	
convictions.						
H	34%	11 mo.	3	1	2	
Section 2. New G	.S. 14-72.11(1) make	s it a Class H felony	offense to commit l	arceny by using an e	exit door	
maintained in com	pliance with OSHA r	regulations (29 C.F.I	R. 1910, Subpart E),	when informational	signage is present	
Enhances otherwise misdemeanor larceny offenses (Class 1) to Class H felonies.						
Н	34%	11 mo.	3	1	2	
Section 2. New G	S. 14-72.11(2) make		offense to commit l	arceny from a merch	ant by "removing	
destroying, or deactivating any component of an anti-shoplifting or inventory-control device to prevent the activation" Enhances otherwise misdemeanor larceny offenses (Class 1) to Class H felonies.						
Н	34%	11 mo.	3	1	2	
Section 2. New G	.S. 14-72.11(3) make	s it a Class H felony	offense to commit l	arceny from a merch	ant by "affixing a	
product code created for the purpose of fraudulently obtaining goods or merchandise from a merchant at less than its actual sale price." Enhances otherwise misdemeanor larceny offenses (Class 1) to Class H felonies.						
					<u>.</u>	
Н	34%	11 mo.	3	1	<u>·</u> 2	
	34% .S. 14-72.11(4) make	11 mo.	· ·	1 arceny from a merch	2	
Section 2. New G	.S. 14-72.11(4) make	es it a Class H felony	offense to <i>commit l</i>		2 nant when the	
Section 2. New G property is infant f	.S. 14-72.11(4) make formula (as defined in	es it a Class H felony n 21 U.S.C. 321(z))	offense to commit l valued in excess of \$		2 nant when the	
Section 2. New Goroperty is infant f	.S. 14-72.11(4) make	es it a Class H felony n 21 U.S.C. 321(z)) to Class H felonies	offense to commit l valued in excess of \$		2 nant when the	
Section 2. New G property is infant f misdemeanor larce	.S. 14-72.11(4) make formula (as defined in eny offenses (Class 1	es it a Class H felony n 21 U.S.C. 321(z))) to Class H felonies 16 mo.	offense to commit levalued in excess of \$\frac{1}{2}\$	100. Enhances other	2 nant when the rwise	
Section 2. New Goroperty is infant for misdemeanor larce G Section 3. New G	S. 14-72.11(4) make formula (as defined in eny offenses (Class 1 42%) S. 14-86.6(a) makes	es it a Class H felony n 21 U.S.C. 321(z)) to Class H felonies 16 mo. it a Class G felony f	r offense to commit l valued in excess of \$\frac{1}{2}\$ For a person to consp	100. Enhances other 1 irre to commit the the	2 nant when the rwise 2 eft of retail	
Section 2. New Goroperty is infant for misdemeanor larce G Section 3. New Goroperty valued in	S. 14-72.11(4) make formula (as defined in eny offenses (Class 1 42% S. 14-86.6(a) makes excess of \$1,500 (ag	es it a Class H felony n 21 U.S.C. 321(z)) to Class H felonies 16 mo. it a Class G felony to gregated) over a 90-	offense to commit levalued in excess of \$\frac{1}{2}\$ for a person to conspiday period, with the	100. Enhances other 1 pire to commit the the intent to sell that pre-	2 nant when the rwise 2 eft of retail operty, and who	
Section 2. New G property is infant f misdemeanor larce G Section 3. New G property valued in takes or causes tha	S. 14-72.11(4) make formula (as defined in eny offenses (Class 1 42%) S. 14-86.6(a) makes excess of \$1,500 (ag t property to be place)	es it a Class H felony n 21 U.S.C. 321(z)) to Class H felonies 16 mo. it a Class G felony fe gregated) over a 90- ed in the control of a	offense to commit levalued in excess of \$\frac{2}{2}\$ for a person to conspidately period, with the retail property fence.	100. Enhances other 1 pire to commit the the intent to sell that pre-	2 nant when the rwise 2 eft of retail operty, and who	
Section 2. New G property is infant f misdemeanor larce G Section 3. New G property valued in takes or causes tha	S. 14-72.11(4) make formula (as defined in eny offenses (Class 1 42% S. 14-86.6(a) makes excess of \$1,500 (ag	es it a Class H felony n 21 U.S.C. 321(z)) to Class H felonies 16 mo. it a Class G felony fe gregated) over a 90- ed in the control of a	offense to commit levalued in excess of \$\frac{2}{2}\$ for a person to conspidately period, with the retail property fence.	100. Enhances other 1 pire to commit the the intent to sell that pre-	2 nant when the rwise 2 eft of retail operty, and who	
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Section 2. New Goroperty is infant funisdemeanor larce G Section 3. New Goroperty valued in takes or causes that other person. Anti G Section 3. New G Section 3. New G	S. 14-72.11(4) make formula (as defined in any offenses (Class 1 42%) S. 14-86.6(a) makes excess of \$1,500 (agont property to be placed cipated to result in any offenses.	es it a Class H felony n 21 U.S.C. 321(z)) to Class H felonies 16 mo. it a Class G felony to gregated) over a 90- ed in the control of a diditional Class G felony it a Class G felony it a Class G felony it a Class G felony	offense to commit levalued in excess of \$\frac{3}{2}\$ for a person to conspiday period, with the retail property fence ony convictions. 2 to receive or possess	1 ire to commit the the intent to sell that pre (as defined in new 1 any retail property to	2 eft of retail operty, and who G.S. 14-86.5) or 2 chat has been	

As shown, assuming these conviction thresholds (25 total convictions), 7 additional prison beds would be required by FY 2008-09; 14 by FY 2009-10; and 6 new positions by FY 2009-10. Assuming inmate assignment to medium custody, the construction of the required beds within a new, stand alone facility could cost the State \$952,560 in FY 2007/08; whereas, bed construction within an add-on facility could cost approximately \$589,680. These costs are attributed to FY 2007-08 since the

³ Position total includes security, program, and administrative personnel at a ratio of approximately one employee for every 2.5 inmates. This ratio is the combined average of the last seven prisons opened by DOC – two of the prisons were medium custody and five were close custody.

⁴ New, "stand alone" institution built for Expanded Operating Capacity (EOC); single cells are assumed for close custody, and dormitories are assumed for medium and minimum custody (occupancy no greater than 130% of SOC).

[&]quot;Add-on" facilities (close and medium custody) are built within the perimeter of an existing 1,000-cell Close Security Institution; a minimum custody "add-on" is built adjacent to an existing perimeter. "Add-on" facilities employ the

construction of additional prison beds, whether within an add-on or stand-alone facility, requires budgeting at least three years in advance. Potential operating costs could total \$197,752 in FY 2008/09, and \$407,368 in FY 2009-10.5

* Additional prison population (bed) impact and minimum capital and operating costs cannot be projected beyond the two year window. An annual inflation rate of 3% is applied to FY 2009-10 prison bed operating costs beyond the initial two years. Prison Bed construction and operating costs are depicted in the Fiscal Impact Table on page 1.

Department of Correction – Division of Community Corrections

Though an increased rate of active sentencing is expected for the enhanced offenses, the rate of intermediate sanctioning and length of offender supervision are also expected to increase. Any increase in intermediate sanctioning and supervision length could necessitate additional supervisory officers. Presently, the estimated total position cost of an intermediate officer is approximately \$41,643.

However, it is not known how many offenders would be sentenced to intermediate or community punishments, to which type, or for how long. In FY 2005-06, for all offenses and prior record levels, approximately 66% of Class H convictions resulted in either intermediate or community sentences, predominately special, intensive, or general supervision probation. A brief summary of DCC supervisory costs (daily, per offender) is included below:

- General supervision of intermediate and community offenders by a probation officer costs DCC \$1.96 per offender, per day; no cost is assumed for those receiving unsupervised probation, or who are ordered only to pay fines, fees, or restitution.
- The daily cost per offender on intermediate sanction is much higher, ranging from \$7.71 to \$14.97 depending on the type of sanction.
- Intensive supervision probation is the most frequently used intermediate sanction, and costs an estimated \$14.97 per offender, per day; on average, intensive supervision lasts six-months, with general supervision assumed for a designated period thereafter.

Judicial Branch

It is not known how many additional criminal charges might occur, or how prosecution tactics would differ in response to the proposed offenses. Accordingly, the potential fiscal impact on the Courts is indeterminate. However, the <u>high frequency of prior year larceny-related charges suggests that a significant number of felony charges could result.</u> Data for calendar year 2006 indicates that <u>29,221</u> defendants were charged with misdemeanor larceny under G.S. 14-72(a), and that <u>402</u> defendants were charged with misdemeanor attempted larceny.

The Administrative Office of the Courts expects that any additional caseload will increase court-time requirements and the associated costs of case disposal. The table below illustrates the estimated costs for criminal cases, by trial and guilty plea, for the affected offense classes. Effectively enhancing

same EOC custody configurations as "stand alone" (i.e. single cells for close custody, and dorms for medium and minimum custody levels).

⁵ Impact on incarcerated population is assumed for FY 2008-09, given the effective date of December 1, 2007 and typical lag time between charge and conviction (6 months).

⁶ AOC does not maintain offense codes for the receiving or possessing of stolen goods under G.S. 14-72(a); nor are offense codes maintained for the attempted receiving or possessing of stolen goods. CY 2006 data also shows 7,163 defendants charged with felony larceny, and 368 charges with felony attempted larceny.

otherwise Classes 1 or 2 misdemeanors to Classes G, H, or I felonies will elevate future cases to superior court, rather than district court. This elevation will increase jury involvement and workloads for district attorneys, superior court judges, clerks, court reporters, and indigent defense counsel.

Table III. AOC Cost Estimates per Trial and Plea: FY 2007-08					
Offense Class	Trial	Plea			
Class 2 Misdemeanor	\$2,770	\$230			
Class 1 Misdemeanor	\$3,702	\$243			
Class I Felony	\$6,980	\$298			
Class H Felony	\$7,345	\$325			
Class G Felony	\$9,310	\$520			

SOURCES OF DATA: Department of Correction; Judicial Branch; North Carolina Sentencing and Policy Advisory Commission; and Office of State Construction.

TECHNICAL CONSIDERATIONS: None

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DATE: July 23, 2007

Signed Copy Located in the NCGA Principal Clerk's Offices