GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

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HOUSE BILL 1206*

Short Title: Adjust Penalty/Arson & Larceny.

Sponsors: Representatives Johnson and Barnhart (Primary Sponsors). Referred to: Judiciary II, if favorable, Appropriations.

March 29, 2007

A BILL TO BE ENTITLED

1 2 AN ACT TO INCREASE THE CRIMINAL PENALTY FOR SECOND DEGREE 3 ARSON AND TO AMEND THE PENALTY FOR CERTAIN OFFENSES OF 4 LARCENY, EMBEZZLEMENT, AND OBTAINING PROPERTY BY FALSE 5 PRETENSES BY AMENDING THE VALUE RANGES TO WHICH THE 6 CRIMINAL PENALTIES APPLY. 7 The General Assembly of North Carolina enacts: 8 SECTION 1. G.S. 14-58 reads as rewritten: 9 "§ 14-58. Punishment for arson. 10 There shall be two degrees of arson as defined at the common law. If the dwelling 11 burned was occupied at the time of the burning, the offense is arson in the first degree 12 and is punishable as a Class D felony. If the dwelling burned was unoccupied at the 13 time of the burning, the offense is arson in the second degree and is punishable as a 14 Class G felony. Class F felony." 15 SECTION 2. G.S. 14-72(a) reads as rewritten: 16 "(a) Larceny of goods of the value of more than one thousand dollars (\$1,000) is a 17 Class H felony. The receiving or possessing of stolen goods of the value of more than 18 one thousand dollars (\$1,000) while knowing or having reasonable grounds to believe 19 that the goods are stolen is a Class H felony. Larceny as provided in subsection (b) of 20 this section is a Class H felony. Receiving or possession of stolen goods as provided in 21 subsection (c) of this section is a Class H felony. Except as provided in subsections (b) and (c) of this section, larceny of property, or the receiving or possession of stolen 22 23 goods knowing or having reasonable grounds to believe them to be stolen, where the 24 value of the property or goods is not more than one thousand dollars (\$1,000), is a Class 25 1 misdemeanor. In all cases of doubt, the jury shall, in the verdict, fix the value of the 26 property stolen. 27 Larceny of goods or property and the receipt or possession of stolen goods are 28 criminal offenses punishable as provided by this section. In all cases of doubt, the jury 29 shall, in the verdict, fix the value of the property stolen. Except as provided by

(Public)

1	subsections (b) and (c) of this section, a violation of this subsection is punishable as		
2	follows:		
3	<u>(1)</u>	The offense is a Class 1 misdemeanor if the value of the goods or	
4		property is one thousand dollars (\$1,000) or less.	
5	<u>(2)</u>	The offense is a Class H felony if the value of the goods or property	
6		exceeds one thousand dollars (\$1,000) but does not exceed ten	
7		thousand dollars (\$10,000).	
8	<u>(3)</u>	The offense is a Class G felony if the value of the goods or property	
9		exceeds ten thousand dollars (\$10,000) but does not exceed fifty	
10		thousand dollars (\$50,000).	
11	<u>(4)</u>	The offense is a Class F felony if the value of the goods or property	
12		exceeds fifty thousand dollars (\$50,000) but does not exceed one	
13		hundred thousand dollars (\$100,000).	
14	<u>(5)</u>	The offense is a Class E felony if the value of the goods or property	
15		exceeds one hundred thousand dollars (\$100,000)."	
16		FION 3. G.S. 14-74 reads as rewritten:	
17		eny by servants and other employees.	
18	•	nt or other employee, to whom any money, goods or other chattels, or	
19	•	es, securities or choses in action mentioned in G.S. 14-75, by his master	
20		ed safely to be kept to the use of his master, shall withdraw himself from	
21		go away with such money, goods or other chattels, or any of the articles,	
22		oses in action mentioned as aforesaid, or any part thereof, with intent to	
23		and defraud his master thereof, contrary to the trust and confidence in	
24		his said master; or if any servant, being in the service of his master,	
25		ent of his master, shall embezzle such money, goods or other chattels, or	
26		eles, securities or choses in action mentioned as aforesaid, or any part	
27		rwise convert the same to his own use, with like purpose to steal them,	
28		is master thereof, the servant so offending shall be guilty of a felony:	
29		nothing contained in this section shall extend to apprentices or servants	
30	within the age of	of 16 years. If the value of the money, goods, or other chattels, or any of	
31		curities, or choses in action mentioned in G.S. 14-75, is one hundred	
32	thousand dollars (\$100,000) or more, the person is guilty of a Class C felony. If the		
33		ney, goods, or other chattels, or any of the articles, securities, or choses	
34		oned in G.S. 14-75, is less than one hundred thousand dollars (\$100,000),	
35		ilty of a Class H felony. A violation of this section shall be punishable as	
36	<u>follows:</u>		
37	<u>(1)</u>	If the value of the money, goods, or other chattels, or any of the	
38		articles, securities, or choses in action mentioned in G.S. 14-75 is one	
39		thousand dollars (\$1,000) or less, the person is guilty of a Class I	
40		<u>felony.</u>	
41	<u>(2)</u>	If the value of the money, goods, or other chattels, or any of the	
42		articles, securities, or choses in action mentioned in G.S. 14-75	
43		exceeds one thousand dollars (\$1,000) but does not exceed ten	
44		thousand dollars (\$10,000), the person is guilty of a Class H felony.	

1	(3)	If the value of the money, goods, or other chattels, or any of the
2		articles, securities, or choses in action mentioned in G.S. 14-75
3		exceeds ten thousand dollars (\$10,000) but does not exceed fifty
4		thousand dollars (\$50,000), the person is guilty of a Class G felony.
5	(4)	If the value of the money, goods, or other chattels, or any of the
6	<u> </u>	articles, securities, or choses in action mentioned in G.S. 14-75
7		exceeds fifty thousand dollars (\$50,000) but does not exceed one
8		hundred thousand dollars (\$100,000), the person is guilty of a Class F
9		felony.
10	(5)	If the value of the money, goods, or other chattels, or any of the
11	<u></u>	articles, securities, or choses in action mentioned in G.S. 14-75
12		exceeds one hundred thousand dollars (\$100,000), the person is guilty
13		of a Class C felony."
14	SEC	FION 4. G.S. 14-90 reads as rewritten:
15	"§ 14-90. Emb	ezzlement of property received by virtue of office or employment.
16		on exercising a public trust or holding a public office, or any guardian,
17	• •	xecutor, trustee, or any receiver, or any other fiduciary, or any officer or
18		oration, or any agent, consignee, clerk, bailee or servant, except persons
19	0	of 16 years, of any person, shall embezzle or fraudulently or knowingly
20	-	hisapply or convert to his own use, or shall take, make away with or
21	-	tent to embezzle or fraudulently or knowingly and willfully misapply or
22		wn use any money, goods or other chattels, bank note, check or order for
23		money issued by or drawn on any bank or other corporation, or any
24		t, treasury note, bond or obligation for the payment of money issued by
25	-	es or by any state, or any other valuable security whatsoever belonging to
26		n or corporation, unincorporated association or organization which shall
27	• •	his possession or under his care, he shall be guilty of a felony. If the
28		perty is one hundred thousand dollars (\$100,000) or more, the person is
29	•	s C felony. If the value of the property is less than one hundred thousand
30		00), the person is guilty of a Class H felony.felony punishable as
31	follows:	
32	(1)	If the value of the property is one thousand dollars (\$1,000) or less, the
33		person is guilty of a Class I felony.
34	<u>(2)</u>	If the value of the property exceeds one thousand dollars (\$1,000) but
35		does not exceed ten thousand dollars (\$10,000), the person is guilty of
36		a Class H felony.
37	<u>(3)</u>	If the value of the property exceeds ten thousand dollars (\$10,000) but
38		does not exceed fifty thousand dollars (\$50,000), the person is guilty
39		of a Class G felony.
40	<u>(4)</u>	If the value of the property exceeds fifty thousand dollars (\$50,000)
41		but does not exceed one hundred thousand dollars (\$100,000), the
42		person is guilty of a Class F felony.
43	<u>(5)</u>	If the value of the property exceeds one hundred thousand dollars
44		(\$100,000), the person is guilty of a Class C felony."

1		TION 5. G.S. 14-91 reads as rewritten:	
2		ezzlement of State property by public officers and employees.	
3	•	er, agent, or employee of the State, or other person having or holding in	
4	trust for the same any bonds issued by the State, or any security, or other property and		
5	effects of the same, shall embezzle or knowingly and willfully misapply or convert the		
6	same to his own use, or otherwise willfully or corruptly abuse such trust, such offender		
7	▲	s knowingly and willfully aiding and abetting or otherwise assisting	
8		guilty of a felony. If the value of the property is one hundred thousand	
9		00) or more, a violation of this section is a Class C felony. If the value of	
10	1 I V	less than one hundred thousand dollars (\$100,000), a violation of this	
11		ss F felony. felony punishable as follows:	
12	<u>(1)</u>	If the value of the property is one thousand dollars (\$1,000) or less, the	
13	(-)	person is guilty of a Class I felony.	
14	<u>(2)</u>	If the value of the property exceeds one thousand dollars (\$1,000) but	
15		does not exceed ten thousand dollars (\$10,000), the person is guilty of	
16		a Class H felony.	
17	<u>(3)</u>	If the value of the property exceeds ten thousand dollars (\$10,000) but	
18		does not exceed fifty thousand dollars (\$50,000), the person is guilty	
19		<u>of a Class G felony.</u>	
20	<u>(4)</u>	If the value of the property exceeds fifty thousand dollars (\$50,000)	
21		but does not exceed one hundred thousand dollars (\$100,000), the	
22		person is guilty of a Class F felony.	
23	<u>(5)</u>	If the value of the property exceeds one hundred thousand dollars	
24		(\$100,000), the person is guilty of a Class C felony."	
25		TION 6. G.S. 14-92 reads as rewritten:	
26		ezzlement of funds by public officers and trustees.	
27		officer, agent, or employee of an entity listed below, in subsection (c) of	
28		person having or holding money or property in trust for one of the listed	
29		listed in subsection (c) of this section, shall embezzle or otherwise	
30		orruptly use or misapply the same for any purpose other than that for	
31		neys or property is held, such person shall be guilty of a felony. If the	
32		oney or property is one hundred thousand dollars (\$100,000) or more, the	
33		of a Class C felony. If the value of the money or property is less than	
34		nousand dollars (\$100,000), the person is guilty of a Class F felony.	
35	felony punishat		
36	<u>(1)</u>	If the value of the money or property is one thousand dollars (\$1,000)	
37		or less, the person is guilty of a Class I felony.	
38	<u>(2)</u>	If the value of the money or property exceeds one thousand dollars	
39		(\$1,000) but does not exceed ten thousand dollars (\$10,000), the	
40		person is guilty of a Class H felony.	
41	<u>(3)</u>	If the value of the money or property exceeds ten thousand dollars	
42		(\$10,000) but does not exceed fifty thousand dollars (\$50,000), the	
43		person is guilty of a Class G felony.	

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1	(4) If the value of the money or property exceeds fifty thousand dollars
2	(\$50,000) but does not exceed one hundred thousand dollars
$\frac{2}{3}$	(\$100,000), the person is guilty of a Class F felony.
4	(5) If the value of the money or property exceeds one hundred thousand
5	dollars (\$100,000), the person is guilty of a Class C felony."
6	(b) If any clerk of the superior court or any sheriff, treasurer, register of deeds or
7	other public officer of any county, unit or agency of local government, or local board of
8	education shall embezzle or wrongfully convert to his own use, or corruptly use, or shall
9	misapply for any purpose other than that for which the same are held, or shall fail to pay
10	over and deliver to the proper persons entitled to receive the same when lawfully
11	required so to do, any moneys, funds, securities or other property which such officer
12	shall have received by virtue or color of his office in trust for any person or corporation,
13	such officer shall be guilty of a felony. If the value of the money, funds, securities, or
14	other property is one hundred thousand dollars (\$100,000) or more, the person is guilty
15	of a Class C felony. If the value of the money, funds, securities, or other property is less
16	than one hundred thousand dollars (\$100,000), the person is guilty of a Class F felony.
17	felony punishable as follows:
18	(1) If the value of the money, funds, securities, or other property is one
19	thousand dollars (\$1,000) or less, the person is guilty of a Class I
20	felony.
21	(2) If the value of the money, funds, securities, or other property exceeds
22	one thousand dollars (\$1,000) but does not exceed ten thousand
23	dollars (\$10,000), the person is guilty of a Class H felony.
24	(3) If the value of the money, funds, securities, or other property exceeds
25	ten thousand dollars (\$10,000) but does not exceed fifty thousand
26	dollars (\$50,000), the person is guilty of a Class G felony.
27	(4) If the value of the money, funds, securities, or other property exceeds
28	fifty thousand dollars (\$50,000) but does not exceed one hundred
29	thousand dollars (\$100,000), the person is guilty of a Class F felony.
30	(5) If the value of the money, funds, securities, or other property exceeds
31	one hundred thousand dollars (\$100,000), the person is guilty of a
32	<u>Class C felony.</u> "
33	(c) The provisions of this section shall apply to all persons who shall go out of
34	office and fail or neglect to account to or deliver over to their successors in office or
35	other persons lawfully entitled to receive the same all such moneys, funds and securities
36	or property aforesaid. The following entities are protected by this section: a county, a
37	city or other unit or agency of local government, a local board of education, and a penal,
38	charitable, religious, or educational institution."
39	SECTION 7. G.S. 14-93 reads as rewritten:
40	"§ 14-93. Embezzlement by treasurers of charitable and religious organizations.
41	If any treasurer or other financial officer of any benevolent or religious institution,
42	society or congregation shall lend any of the moneys coming into his hands to any other
43	person or association without the consent of the institution, association or congregation

to whom such moneys belong; or, if he shall fail to account for such moneys when

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1		all be guilty of a felony. If the violation of this section involves money	
2		one hundred thousand dollars (\$100,000) or more, the person is guilty of	
3		y. If the violation of this section involves money with a value of less than	
4	one hundred thousand dollars (\$100,000) or less, a violation of this section is a Class H		
5	felony. <u>felony p</u>	ounishable as follows:	
6	<u>(1)</u>	If the violation of this section involves money with a value of one	
7		thousand dollars (\$1,000) or less, the person is guilty of a Class I	
8		felony.	
9	<u>(2)</u>	If the violation of this section involves money with a value that	
10		exceeds one thousand dollars (\$1,000) but does not exceed ten	
11		thousand dollars (\$10,000), the person is guilty of a Class H felony.	
12	<u>(3)</u>	If the violation of this section involves money with a value that	
13		exceeds ten thousand dollars (\$10,000) but does not exceed fifty	
14		thousand dollars (\$50,000), the person is guilty of a Class G felony.	
15	<u>(4)</u>	If the violation of this section involves money with a value that	
16		exceeds fifty thousand dollars (\$50,000) but does not exceed one	
17		hundred thousand dollars (\$100,000), the person is guilty of a Class F	
18		felony.	
19	<u>(5)</u>	If the violation of this section involves money with a value that	
20		exceeds one hundred thousand dollars (\$100,000), the person is guilty	
21		<u>of a Class C felony.</u> "	
22	SEC	TION 8. G.S. 14-97 reads as rewritten:	
23		ropriation of partnership funds by partner to personal use.	
	"§ 14-97. App		
23	"§ 14-97. App Any person	ropriation of partnership funds by partner to personal use.	
23 24	" § 14-97. App Any person shall, without	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who	
23 24 25	" § 14-97. App Any person shall, without belonging to th	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds	
23 24 25 26	" § 14-97. App Any person shall, without belonging to th with the fraudu	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use	
23 24 25 26 27	" § 14-97. App Any person shall, without belonging to th with the fraudu of a felony. Ap	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty	
23 24 25 26 27 28	" § 14-97. App Any person shall, without belonging to th with the fraudu of a felony. Ap dollars (\$100,0	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty peropriation of partnership funds with a value of one hundred thousand	
23 24 25 26 27 28 29	"§ 14-97. App Any person shall, without belonging to th with the fraudu of a felony. Ap dollars (\$100,0 partnership fun	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of	
23 24 25 26 27 28 29 30	"§ 14-97. App Any person shall, without belonging to th with the fraudu of a felony. Ap dollars (\$100,0 partnership fun	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000)	
23 24 25 26 27 28 29 30 31	" § 14-97. App Any person shall, without belonging to th with the fraudu of a felony. Ap dollars (\$100,0 partnership fun by a partner is a	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) t Class H felony. felony punishable as follows:	
23 24 25 26 27 28 29 30 31 32	" § 14-97. App Any person shall, without belonging to th with the fraudu of a felony. Ap dollars (\$100,0 partnership fun by a partner is a	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) Class H felony. felony punishable as follows: Appropriation of partnership funds with a value of one thousand	
23 24 25 26 27 28 29 30 31 32 33	" § 14-97. App Any person shall, without belonging to th with the fraudu of a felony. App dollars (\$100,0 partnership fun by a partner is a (1)	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) t Class H felony. felony punishable as follows: Appropriation of partnership funds with a value of one thousand dollars (\$1,000) or less is a Class I felony.	
23 24 25 26 27 28 29 30 31 32 33 34	" § 14-97. App Any person shall, without belonging to th with the fraudu of a felony. App dollars (\$100,0 partnership fun by a partner is a (1)	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) • Class H felony. felony punishable as follows: Appropriation of partnership funds with a value of one thousand dollars (\$1,000) or less is a Class I felony. Appropriation of partnership funds with a value that exceeds one	
23 24 25 26 27 28 29 30 31 32 33 34 35	" § 14-97. App Any person shall, without to belonging to th with the fraudu of a felony. App dollars (\$100,0 partnership fun by a partner is a (1) (2)	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) + Class H felony. felony punishable as follows: Appropriation of partnership funds with a value of one thousand dollars (\$1,000) or less is a Class I felony. Appropriation of partnership funds with a value that exceeds one thousand dollars (\$1,000) but does not exceed ten thousand dollars (\$10,000) is a Class H felony.	
23 24 25 26 27 28 29 30 31 32 33 34 35 36	" § 14-97. App Any person shall, without belonging to th with the fraudu of a felony. App dollars (\$100,0 partnership fun by a partner is a (1)	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) to Class H felony. felony punishable as follows: Appropriation of partnership funds with a value of one thousand dollars (\$1,000) or less is a Class I felony. Appropriation of partnership funds with a value that exceeds one thousand dollars (\$1,000) but does not exceed ten thousand dollars	
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37	" § 14-97. App Any person shall, without to belonging to th with the fraudu of a felony. App dollars (\$100,0 partnership fun by a partner is a (1) (2)	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) t Class H felony. felony punishable as follows: Appropriation of partnership funds with a value of one thousand dollars (\$1,000) or less is a Class I felony. Appropriation of partnership funds with a value that exceeds one thousand dollars (\$1,000) but does not exceed ten thousand dollars (\$10,000) is a Class H felony. Appropriation of partnership funds with a value that exceeds ten thousand dollars (\$1,000) but does not exceed ten thousand dollars	
23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38	" § 14-97. App Any person shall, without to belonging to th with the fraudu of a felony. Ap dollars (\$100,0 partnership fun by a partner is a (1) (2) (3)	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) + Class H felonyfelony punishable as follows: Appropriation of partnership funds with a value of one thousand dollars (\$1,000) or less is a Class I felony. Appropriation of partnership funds with a value that exceeds one thousand dollars (\$1,000) but does not exceed ten thousand dollars (\$10,000) is a Class H felony. Appropriation of partnership funds with a value that exceeds ten thousand dollars (\$10,000) but does not exceed fifty thousand dollars (\$10,000) is a Class G felony.	
 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 	" § 14-97. App Any person shall, without to belonging to th with the fraudu of a felony. App dollars (\$100,0 partnership fun by a partner is a (1) (2)	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) + Class H felony. <u>felony punishable as follows:</u> Appropriation of partnership funds with a value of one thousand dollars (\$1,000) or less is a Class I felony. Appropriation of partnership funds with a value that exceeds one thousand dollars (\$1,000) but does not exceed ten thousand dollars (\$10,000) is a Class H felony. Appropriation of partnership funds with a value that exceeds ten thousand dollars (\$1,000) but does not exceed fifty thousand dollars	
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23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42	"§ 14-97. Approximation of the second shall, without the belonging to the with the fraudu of a felony. Approximation of the second s	ropriation of partnership funds by partner to personal use. engaged in a partnership business in the State of North Carolina who the knowledge and consent of his copartner or copartners, take funds e partnership business and appropriate the same to his own personal use lent intent of depriving his copartners of the use thereof, shall be guilty propriation of partnership funds with a value of one hundred thousand 000) or more by a partner is a Class C felony. Appropriation of ds with the value of less than one hundred thousand dollars (\$100,000) t Class H felony. <u>felony punishable as follows:</u> Appropriation of partnership funds with a value of one thousand dollars (\$1,000) or less is a Class I felony. Appropriation of partnership funds with a value that exceeds one thousand dollars (\$1,000) but does not exceed ten thousand dollars (\$10,000) is a Class H felony. Appropriation of partnership funds with a value that exceeds ten thousand dollars (\$10,000) but does not exceed fifty thousand dollars (\$50,000) is a Class G felony. Appropriation of partnership funds with a value that exceeds fifty thousand dollars (\$50,000) but does not exceed one hundred thousand dollars (\$100,000) is a Class F felony.	

1	SEC	TION 9. G.S. 14-98 reads as rewritten:	
2	"§ 14-98. Emb	ezzlement by surviving partner.	
3	If any surviv	ving partner shall willfully and intentionally convert any of the property,	
4	money or effects belonging to the partnership to his own use, and refuse to account for		
5	the same on settlement, he shall be guilty of a felony. If the property, money, or effects		
6	has a value of one hundred thousand dollars (\$100,000) or more, a violation of this		
7	section is a Class C felony. If the property, money, or effects has a value of less than		
8	one hundred thousand dollars (\$100,000), a violation of this section is a Class H felony.		
9	felony punishat	ble as follows:	
10	<u>(1)</u>	If the property, money, or effects has a value of one thousand dollars	
11		(\$1,000) or less, the person is guilty of a Class I felony.	
12	<u>(2)</u>	If the property, money, or effects has a value that exceeds one	
13		thousand dollars (\$1,000) but does not exceed ten thousand dollars	
14		(\$10,000), the person is guilty of a Class H felony.	
15	<u>(3)</u>	If the property, money, or effects has a value that exceeds ten thousand	
16		dollars (\$10,000) but does not exceed fifty thousand dollars (\$50,000),	
17		the person is guilty of a Class G felony.	
18	<u>(4)</u>	If the property, money, or effects has a value that exceeds fifty	
19		thousand dollars (\$50,000) but does not exceed one hundred thousand	
20		dollars (\$100,000), the person is guilty of a Class F felony.	
21	<u>(5)</u>	If the property, money, or effects has a value that exceeds one hundred	
22		thousand dollars (\$100,000), the person is guilty of a Class C felony."	
23		TION 10. G.S. 14-99 reads as rewritten:	
24		ezzlement of taxes by officers.	
25		er appropriates to his own use the State, county, school, city or town	
26		be guilty of embezzlement, and shall be punished as a felon. If the value	
27		one hundred thousand dollars (\$100,000) or more, a violation of this	
28		ss C felony. If the value of the taxes is less than one hundred thousand	
29		00), a violation of this section is a Class F felony.embezzlement. A	
30		s section shall be punishable as follows:	
31	<u>(1)</u>	If the value of the taxes is one thousand dollars (\$1,000) or less, the	
32		person is guilty of a Class I felony.	
33	<u>(2)</u>	If the value of the taxes exceeds one thousand dollars (\$1,000) but	
34		does not exceed ten thousand dollars (\$10,000), the person is guilty of	
35		<u>a Class H felony.</u>	
36	<u>(3)</u>	If the value of the taxes exceeds ten thousand dollars (\$10,000) but	
37		does not exceed fifty thousand dollars (\$50,000), the person is guilty	
38		of a Class G felony.	
39	<u>(4)</u>	If the value of the taxes exceeds fifty thousand dollars (\$50,000) but	
40		does not exceed one hundred thousand dollars (\$100,000), the person	
41		is guilty of a Class F felony.	
42	<u>(5)</u>	If the value of the taxes exceeds one hundred thousand dollars	
43 44		(\$100,000), the person is guilty of a Class C felony."	
		TION 11. G.S. 14-100(a) reads as rewritten:	

If any person shall knowingly and designedly by means of any kind of false 1 "(a) 2 pretense whatsoever, whether the false pretense is of a past or subsisting fact or of a 3 future fulfillment or event, obtain or attempt to obtain from any person within this State 4 any money, goods, property, services, chose in action, or other thing of value with intent 5 to cheat or defraud any person of such money, goods, property, services, chose in action 6 or other thing of value, such person shall be guilty of a felony: Provided, that if, on the 7 trial of anyone indicted for such crime, it shall be proved that he obtained the property 8 in such manner as to amount to larceny or embezzlement, the jury shall have submitted 9 to them such other felony proved; and no person tried for such felony shall be liable to 10 be afterwards prosecuted for larceny or embezzlement upon the same facts: Provided, 11 further, that it shall be sufficient in any indictment for obtaining or attempting to obtain 12 any such money, goods, property, services, chose in action, or other thing of value by 13 false pretenses to allege that the party accused did the act with intent to defraud, without 14 alleging an intent to defraud any particular person, and without alleging any ownership 15 of the money, goods, property, services, chose in action or other thing of value; and 16 upon the trial of any such indictment, it shall not be necessary to prove either an intent 17 to defraud any particular person or that the person to whom the false pretense was made 18 was the person defrauded, but it shall be sufficient to allege and prove that the party 19 accused made the false pretense charged with an intent to defraud. If the value of the 20 money, goods, property, services, chose in action, or other thing of value is one hundred thousand dollars (\$100,000) or more, a violation of this section is a Class C felony. If 21 22 the value of the money, goods, property, services, chose in action, or other thing of 23 value is less than one hundred thousand dollars (\$100,000), a violation of this section is 24 a Class H felony. A violation of this section is a felony punishable as follows: 25 If the value of the money, goods, property, services, chose in action, or (1)26 other thing of value is one thousand dollars (\$1,000) or less, the person 27 is guilty of a Class I felony. If the value of the money, goods, property, services, chose in action, or 28 (2)29

- other thing of value exceeds one thousand dollars (\$1,000) but does not exceed ten thousand dollars (\$10,000), the person is guilty of a Class H felony.
- (3) If the value of the money, goods, property, services, chose in action, or other thing of value exceeds ten thousand dollars (\$10,000) but does not exceed fifty thousand dollars (\$50,000), the person is guilty of a Class G felony.
- 36(4)If the value of the money, goods, property, services, chose in action, or37other thing of value exceeds fifty thousand dollars (\$50,000) but does38not exceed one hundred thousand dollars (\$100,000), the person is39guilty of a Class F felony.
- 40(5)If the value of the money, goods, property, services, chose in action, or41other thing of value exceeds one hundred thousand dollars (\$100,000),42the person is guilty of a Class C felony."

43 **SECTION 12.** This act becomes effective December 1, 2007, and applies to 44 offenses committed on or after that date. Prosecutions for offenses committed before

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- 1 the effective date of this act are not abated or affected by this act, and the statutes that
- 2 would be applicable but for this act remain applicable to those prosecutions.