Sixty-second Legislative Assembly of North Dakota

Introduced by

- 1 A BILL for an Act to amend and reenact subsection 1 of section 6-08-16, subsection 3 of
- 2 section 6-08-16.2, sections 12.1-21-04, 12.1-23-02.1, 12.1-23-05, 12.1-23-06, 12.1-23-07, and
- 3 12.1-23-08, subsection 1 of section 12.1-23-09, and sections 12.1-24-01, 12.1-24-03,
- 4 26.1-02.1-05, and 29-03-22 of the North Dakota Century Code, relating to the penalties for
- 5 crimes for which a monetary amount triggers the level of penalty; and to provide a penalty.

6 **BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:**

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SECTION 1. AMENDMENT. Subsection 1 of section 6-08-16 of the North Dakota Century Code is amended and reenacted as follows:

9 A person may not, for that person, as the agent or representative of another, or as 1. 10 an officer or member of a firm, company, copartnership, or corporation, make, 11 draw, utter, or deliver any check, draft, or order, or authorize an electronic funds 12 transfer, for the payment of money upon a bank, banker, or depository, if at the 13 time of the making, drawing, uttering, electronically authorizing, or delivery, or at 14 the time of presentation for payment, if the presentation for payment is made within 15 fourteen days after the original delivery thereof, there are not sufficient funds in or 16 credit with the bank, banker, or depository to meet the check, draft, electronic 17 funds transfer, or order in full upon its authorized presentation. Violation of this 18 subsection is:

- 19a.An infraction if the amount of insufficient funds or credit is not more than fifty20<u>one hundred</u> dollars;
- b. A class B misdemeanor if the amount of insufficient funds or credit is more
 than fifty <u>one hundred</u> dollars but not more than two five hundred fifty dollars,
 or if the individual has pled guilty or been found guilty of a violation of this

1		section within three years of issuing an insufficient funds check, draft, or
2		order;
3		c. A class A misdemeanor if the amount of insufficient funds or credit is more
4		than two <u>five</u> hundred fifty dollars but not more than five hundred <u>one</u>
5		thousand dollars, or if the individual has pled guilty or been found guilty of two
6		violations of this section within three years of issuing an insufficient funds
7		check, draft, or order; or
8		d. A class C felony if the amount of insufficient funds or credit is more than five
9		hundred one thousand dollars, or an individual has pled guilty or been found
10		guilty of three or more violations of this section within five years of willfully
11		issuing an insufficient funds check, draft, or order.
12	SEC	CTION 2. AMENDMENT. Subsection 3 of section 6-08-16.2 of the North Dakota
13	Century Co	de is amended and reenacted as follows:
14	3.	A person who, for that person or an agent or representative of another, willfully as
15		defined in section 12.1-02-02 issues any instrument is guilty of a class C felony if
16		the instrument was for at least five hundred one thousand dollars or that person,
17		agent, or representative of another, issues more than one instrument wherein the
18		aggregate total of all instruments issued exceeds five hundred one thousand
19		dollars, and at the time of issuing the instrument, the drawer does not have an
20		account with the bank or depository on which the instrument is drawn.
21	SEC	CTION 3. AMENDMENT. Section 12.1-21-04 of the North Dakota Century Code is
22	amended a	nd reenacted as follows:
23	12. 1	-21-04. Release of destructive forces.
24	1.	A person is guilty of a class \mathbf{B} <u>AA</u> felony if he that person intentionally causes a
25		catastrophe by any means and is guilty of a class C felony if he does so willfully.
26	2.	A person is guilty of a class C felony if he willfully creates a risk of catastrophe,
27		although no fire, explosion, or other destruction results.
28	3.	A person who knowingly does an act which causes or which he knows is likely to
29		cause a catastrophe, or assents to the doing of such act, is guilty of a class ${\sf G}$
30		felony if he willfully fails to take reasonable measures to prevent the catastrophe.

1	<u>4. 2.</u>	Catastrophe means serious bodily injury to ten or more people or substantial			
2		damage to ten or more separate habitations or structures or property loss in			
3		excess of five hundred thousand dollars damage to one or more structures in			
4		excess of five hundred thousand dollars, or property loss in excess of five hundred			
5		thousand dollars or a substantial risk of serious bodily injury or death to five or			
6		more individuals.			
7	SEC	TION 4. AMENDMENT. Section 12.1-23-02.1 of the North Dakota Century Code			
8	is amended	and reenacted as follows:			
9	12.1	-23-02.1. Disarming or attempting to disarm a law enforcement officer.			
10	Notwithstar	ding subdivision d of subsection $\frac{2}{2}$ of section 12.1-23-05, a person is guilty of a			
11	class C felo	ny if, without the consent of the law enforcement officer, the person willfully takes or			
12	removes, o	attempts to take or remove, a firearm from a law enforcement officer engaged in			
13	the perform	ance of official duties.			
14	SEC	TION 5. AMENDMENT. Section 12.1-23-05 of the North Dakota Century Code is			
15	amended a	nd reenacted as follows:			
16	12.1	-23-05. Grading of theft offenses.			
17	1.	Notwithstanding subsection 3, theft under this chapter is a class A felony if the			
18		property or services stolen exceed fifty thousand dollars in value.			
19	<u>2.</u>	Notwithstanding the provisions of subsection $2 3$, theft under this chapter is a			
20		class B felony if the property or services stolen exceed ten thousand dollars in			
21		value but do not exceed fifty thousand dollars or are acquired or retained by a			
22		threat to commit a class A or class B felony or to inflict serious bodily injury on the			
23		person threatened or on any other person.			
24	2. <u>3.</u>	Theft under this chapter is a class C felony if:			
25		a. The property or services stolen exceed five hundred one thousand dollars in			
26		value;			
27		b. The property or services stolen are acquired or retained by threat and (1) are			
28		acquired or retained by a public servant by a threat to take or withhold official			
29		action, or (2) exceed fifty one hundred dollars in value;			
30		c. The property or services stolen exceed fifty one hundred dollars in value and			
31		are acquired or retained by a public servant in the course of official duties;			

1			d.	The property stolen is a firearm, ammunition, explosive or destructive device,
2				or an automobile, aircraft, or other motor-propelled vehicle;
3			e.	The property consists of any government file, record, document, or other
4				government paper stolen from any government office or from any public
5				servant;
6			f.	The defendant is in the business of buying or selling stolen property and the
7				defendant receives, retains, or disposes of the property in the course of that
8				business;
9			g.	The property stolen consists of any implement, paper, or other thing uniquely
10				associated with the preparation of any money, stamp, bond, or other
11				document, instrument, or obligation of this state;
12			h.	The property stolen consists of livestock taken from the premises of the
13				owner;
14			i.	The property stolen consists of a key or other implement uniquely suited to
15				provide access to property the theft of which would be a felony and it was
16				stolen to gain such access; or
17			j.	The property stolen is a card, plate, or other credit device existing for the
18				purpose of obtaining money, property, labor, or services on credit, or is a debit
19				card, electronic fund transfer card, code, or other means of access to an
20				account for the purposes of initiating electronic fund transfers.
21	3.	<u>4.</u>	All c	other theft under this chapter is a class A misdemeanor, unless the
22			requ	uirements of subsection 4 5 are met.
23	4.	<u>5.</u>	The	ft under this chapter of property or services of a value not exceeding two five
24			hun	dred fifty dollars shall be <u>is</u> a class B misdemeanor if:
25			a.	The theft was not committed by threat;
26			b.	The theft was not committed by deception by one who stood in a confidential
27				or fiduciary relationship to the victim of the theft; and
28			C.	The defendant was not a public servant or an officer or employee of a
29				financial institution who committed the theft in the course of official duties.

1		The special classification provided in this subsection shall apply applies if the
2		offense is classified under this subsection in the charge or if, at sentencing, the
3		required factors are established by a preponderance of the evidence.
4	5. <u>6.</u>	Notwithstanding the provisions of subsection 3 of section 12.1-06-01, an attempt to
5		commit a theft under this chapter is punishable equally with the completed offense
6		when the actor has completed all of the conduct which he the actor believes
7		necessary on his the actor's part to complete the theft except receipt of the
8		property.
9	6. <u>7.</u>	For purposes of grading, the amount involved in a theft under this chapter shall be
10		is the highest value by any reasonable standard, regardless of the actor's
11		knowledge of such value, of the property or services which were stolen by the
12		actor, or which the actor believed that the actor was stealing, or which the actor
13		could reasonably have anticipated to have been the property or services involved.
14		Thefts committed pursuant to one scheme or course of conduct, whether from the
15		same person or several persons, may be charged as one offense and the amounts
16		proved to have been stolen may be aggregated in determining the grade of the
17		offense.
18	SEC	CTION 6. AMENDMENT. Section 12.1-23-06 of the North Dakota Century Code is
19	amended a	nd reenacted as follows:
20	12. 1	I-23-06. Unauthorized use of a vehicle.
21	1.	A person is guilty of an offense if, knowing that he the person does not have the
22		consent of the owner, he that person takes, operates, or exercises control over an
23		automobile, train, aircraft, motorcycle, motorboat, or other motor-propelled vehicle
24		of another.
25	2.	It is a defense to a prosecution under this section that the actor reasonably
26		believed that the owner would have consented had he the owner known of the
27		conduct on which the prosecution was based.
28	3.	The offense is a class C felony if the vehicle is an aircraft or if the value of the use
29		of the vehicle and the cost of retrieval and restoration exceeds five hundred one
30		thousand dollars. Otherwise the offense is a class A misdemeanor.

1	SECTION 7. AMENDMENT.	Section 12.1-23-07 of the North Dakota Century Code is
2	amended and reenacted as follows:	

3	12.1	-23-0	07. Misapplication of entrusted property.
4	1.	A pe	erson is guilty of misapplication of entrusted property if the person disposes of,
5		uses	s, or transfers any interest in property that has been entrusted to the person as
6		a fid	luciary, or in the person's capacity as a public servant or an officer, director,
7		age	nt, employee of, or a person controlling a financial institution, in a manner that
8		the	person knows is not authorized and that the person knows to involve a risk of
9		loss	or detriment to the owner of the property or to the government or other person
10		for v	vhose benefit the property was entrusted.
11	2.	Misa	application of entrusted property is:
12		a.	A class A felony if the value of the property misapplied exceeds fifty thousand
13			dollars.
14		<u>b.</u>	A class B felony if the value of the property misapplied exceeds ten thousand
15			dollars but does not exceed fifty thousand dollars.
16	b.	<u>C.</u>	A class C felony if the value of the property misapplied exceeds five hundred
17			one thousand dollars but does not exceed ten thousand dollars.
18	6.	<u>d.</u>	A class A misdemeanor if the value of the property misapplied exceeds two
19			five hundred fifty dollars but does not exceed five hundred one thousand
20			dollars.
21	d.	<u>e.</u>	A class B misdemeanor in all other cases.
22	SEC		N 8. AMENDMENT. Section 12.1-23-08 of the North Dakota Century Code is
23	amended a	nd re	enacted as follows:
24	12.1	-23-0	08. Defrauding secured creditors.
25	1.	An c	owner of property who creates a security interest in such property may not
26		inter	ntionally alter, conceal, destroy, damage, encumber, transfer, remove, or
27		othe	erwise deal with property that is subject to the security interest without the prior
28		cons	sent of the secured party if that action has the effect of hindering the
29		enfo	prcement of the security interest.

1	2.	A pe	erson may not destroy, remove, damage, conceal, encumber, transfer, or
2		othe	erwise deal with property that is subject to a security interest with the intent to
3		prev	vent collection of the debt represented by the security interest.
4	3.	Ape	erson may not, at the time of sale of property that is subject to a security
5		inte	rest, or is described in a certificate provided for under section 41-09-28, make
6		fals	e statements as to the existence of security interests in the property, or as to
7		the	ownership or location of the property.
8	4.	A vi	olation of subsection 2 or 3 must be prosecuted as theft under section
9		12.1	I-23-02 or 12.1-23-04. Violation of subsection 2 or 3 is a class C felony if the
10		prop	perty has a value of more than five hundred <u>one thousand</u> dollars, as
11		dete	ermined under subsection $\frac{6}{7}$ of section 12.1-23-05. In all other cases,
12		viola	ation of this section is a class A misdemeanor.
13	SEC	СТІОІ	N 9. AMENDMENT. Subsection 1 of section 12.1-23-09 of the North Dakota
14	Century Co	de is	amended and reenacted as follows:
15	1.	It is	a defense to a prosecution under this chapter that:
16		a.	The actor honestly <u>reasonably</u> believed that he <u>the actor</u> had a claim to the
17			property or services involved which he the actor was entitled to assert in the
18			manner which forms the basis for the charge against him the actor; or
19		b.	The victim is the actor's spouse, but only when the property involved
20			constitutes household or personal effects or other property normally
21			accessible to both spouses and the parties involved are living together. The
22			term "spouse", as used in this section, includes persons living together as
23			husband and wife.
24	SEC	СТІОІ	N 10. AMENDMENT. Section 12.1-24-01 of the North Dakota Century Code is
25	amended a	nd re	enacted as follows:
26	12.1	1-24-(01. Forgery or counterfeiting.
27	1.	Ape	erson is guilty of forgery or counterfeiting if, with intent to deceive or harm the
28		gov	ernment or another person, or with knowledge that he the person is facilitating
29		suc	h deception or harm by another person, he <u>the person</u> :
30		a.	Knowingly and falsely makes, completes, or alters any writing; or
31		b.	Knowingly utters or possesses a forged or counterfeited writing.

1	2.	For	gery o	r counterfeiting is:
2		a.	A cla	ass B felony if:
3			(1)	The actor forges or counterfeits an obligation or other security of the
4				government; or
5			(2)	The offense is committed pursuant to a scheme to defraud another or
6				others of money or property of a value in excess of ten thousand
7				dollars, but not in excess of fifty thousand dollars. If the value of the
8				property exceeds fifty thousand dollars, the offense is a class A felony.
9		b.	A cla	ass C felony if:
10			(1)	The actor is a public servant or an officer or employee of a financial
11				institution and the offense is committed under color of office or is made
12				possible by his <u>the actor's</u> office;
13			(2)	The actor forges or counterfeits foreign money or other legal tender, or
14				utters or possesses any forged or counterfeited obligation or security of
15				the government or foreign money or legal tender;
16			(3)	The actor forges or counterfeits any writing from plates, dies, molds,
17				photographs, or other similar instruments designed for multiple
18				reproduction;
19			(4)	The actor forges or counterfeits a writing which purports to have been
20				made by the government; or
21			(5)	The offense is committed pursuant to a scheme to defraud another or
22				others of money or property of a value in excess of one five hundred
23				dollars.
24		c.	A cla	ass A misdemeanor in all other cases.
25	SE	СТЮ	N 11.	AMENDMENT. Section 12.1-24-03 of the North Dakota Century Code is
26	amended a	and re	enact	ed as follows:
27	12.	1-24-	03. D	eceptive writings.
28	1.	Ар	erson	is guilty of an offense if, with intent to deceive or harm the government or
29		and	other p	erson, or with knowledge that he <u>the person</u> is facilitating such a
30		dec	eption	or harm by another person, he <u>the person</u> knowingly issues a writing
31		with	nout au	uthority to issue it or knowingly utters or possesses a deceptive writing.

1	2.	The offense is a class B felony if it is committed pursuant to a scheme to defraud
2		another or others of money or property of a value in excess of ten thousand
3		dollars. The offense is a class C felony if:
4		a. The actor is a public servant or an officer or employee of a financial institution
5		and the offense is committed under color of office or is made possible by his
6		the actor's office; or
7		b. The offense is committed pursuant to a scheme to defraud another or others
8		of money or property of a value in excess of one five hundred dollars.
9		Otherwise it is a class A misdemeanor.
10	SEC	CTION 12. AMENDMENT. Section 26.1-02.1-05 of the North Dakota Century Code
11	is amended	I and reenacted as follows:
12	26. 1	I-02.1-05. Penalties - Restitution.
13	1.	A violation of section 26.1-02.1-02.1 is a class C felony if the value of any property
14		or services retained exceeds five thousand dollars and a class A misdemeanor in
15		all other cases. For purposes of this section, the value of any property and
16		services must be determined in accordance with subsection $\frac{6}{7}$ of section
17		12.1-23-05.
18	2.	In the event that a practitioner is adjudicated guilty of a violation of section
19		26.1-02.1-02.1, the court shall notify the appropriate licensing authority of this state
20		of the adjudication. The appropriate licensing authority shall hold an administrative
21		hearing to consider the imposition of administrative sanctions as provided by law
22		against the practitioner.
23	3.	In addition to any other punishment, a person who violates section 26.1-02.1-02.1
24		must be ordered to make restitution to the insurer or to any other person for any
25		financial loss sustained as a result of the violation of section 26.1-02.1-02.1. The
26		court shall determine the extent and method of restitution.
27	SEC	CTION 13. AMENDMENT. Section 29-03-22 of the North Dakota Century Code is
28	amended a	nd reenacted as follows:
29	29-0	03-22. Venue of multiple theft offenses involving credit cards. If any of a series
30	of thefts ca	n be charged as one offense for purposes of grading under subsection Θ 7 of section
31	12.1-23-05,	if each of those thefts involved the use of a credit card, and if the total value of the

- 1 property or services stolen is at least fifty dollars, venue for the criminal action, in which the
- 2 series of thefts is charged as one offense, is in any county where any of the thefts was
- 3 committed.