Fifty-ninth Legislative Assembly of North Dakota

SENATE BILL NO. 2402

Introduced by

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Senator O'Connell

- 1 A BILL for an Act to amend and reenact section 12.1-23-05 of the North Dakota Century Code,
- 2 relating to the theft of firearms; and to provide a penalty.

BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

SECTION 1. AMENDMENT. Section 12.1-23-05 of the North Dakota Century Code is amended and reenacted as follows:

12.1-23-05. Grading of theft offenses.

- 1. Notwithstanding the provisions of subsection 2, theft under this chapter is a class B felony if the property or services stolen exceed ten thousand dollars in value er, if the property or services stolen are acquired or retained by a threat to commit a class A or class B felony or to inflict serious bodily injury on the person threatened or on any other person, or if the property stolen is a firearm.
- 2. Theft under this chapter is a class C felony if:
 - a. The property or services stolen exceed five hundred dollars in value;
 - b. The property or services stolen are acquired or retained by threat and (1) are acquired or retained by a public servant by a threat to take or withhold official action, or (2) exceed fifty dollars in value;
 - c. The property or services stolen exceed fifty dollars in value and are acquired or retained by a public servant in the course of official duties;
 - d. The property stolen is a firearm, ammunition, an explosive or a destructive device, or an automobile, aircraft, or other motor-propelled vehicle;
 - e. The property consists of any government file, record, document, or other government paper stolen from any government office or from any public servant;

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1 f. The defendant is in the business of buying or selling stolen property and the 2 defendant receives, retains, or disposes of the property in the course of that 3 business; 4 The property stolen consists of any implement, paper, or other thing uniquely g. 5 associated with the preparation of any money, stamp, bond, or other 6 document, instrument, or obligation of this state; 7 h. The property stolen consists of livestock taken from the premises of the 8 owner; 9 i. The property stolen consists of a key or other implement uniquely suited to 10 provide access to property the theft of which would be a felony and it was 11 stolen to gain such access; or 12 j. The property stolen is a card, plate, or other credit device existing for the 13 purpose of obtaining money, property, labor, or services on credit, or is a debit 14 card, electronic fund transfer card, code, or other means of access to an 15 account for the purposes of initiating electronic fund transfers. 16 3. All other theft under this chapter is a class A misdemeanor, unless the 17 requirements of subsection 4 are met. 18 Theft under this chapter of property or services of a value not exceeding two 4. 19 hundred fifty dollars shall be is a class B misdemeanor if: 20 The theft was not committed by threat; a. 21 b. The theft was not committed by deception by one who stood in a confidential 22 or fiduciary relationship to the victim of the theft; and 23 The defendant was not a public servant or an officer or employee of a C. 24 financial institution who committed the theft in the course of official duties. 25 The special classification provided in this subsection shall apply applies if the 26 offense is classified under this subsection in the charge or if, at sentencing, the 27 required factors are established by a preponderance of the evidence. 28 5. Notwithstanding the provisions of subsection 3 of section 12.1-06-01, an attempt to 29 commit a theft under this chapter is punishable equally with the completed offense

when the actor has completed all of the conduct which he the actor believes

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- necessary on his the actor's part to complete the theft except receipt of the property.
 - 6. For purposes of grading, the amount involved in a theft under this chapter shall be is the highest value by any reasonable standard, regardless of the actor's knowledge of such value, of the property or services which were stolen by the actor, or which the actor believed that the actor was stealing, or which the actor could reasonably have anticipated to have been the property or services involved. Thefts committed pursuant to one scheme or course of conduct, whether from the same person or several persons, may be charged as one offense and the amounts proved to have been stolen may be aggregated in determining the grade of the offense.