SECOND REGULAR SESSION

SENATE BILL NO. 790

98TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR PARSON.

Pre-filed December 8, 2015, and ordered printed.

4551S.01I

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal section 570.010 as enacted by house bill no. 1888, ninety-first general assembly, second regular session, section 570.030 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, and section 570.030 as enacted by senate bill no. 9, ninety-seventh general assembly, first regular session, and to enact in lieu thereof two new sections relating to stealing, with penalty provisions.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 570.010 as enacted by house bill no. 1888, ninety-first general assembly, second regular session, section 570.030 as enacted by senate bill no. 491, ninety-seventh general assembly, second regular session, and section 570.030 as enacted by senate bill no. 9, ninety-seventh general assembly, first regular session, are repealed and two new sections enacted in lieu thereof, to be known as sections 570.010 and 570.030, to read as follows:

570.010. As used in this chapter:

2 (1) "Adulterated" means varying from the standard of composition or
3 quality prescribed by statute or lawfully promulgated administrative regulations
4 of this state lawfully filed, or if none, as set by commercial usage;

5 (2) "Appropriate" means to take, obtain, use, transfer, conceal or retain 6 possession of;

(3) "Coercion" means a threat, however communicated:

8 (a) To commit any crime; or

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9 (b) To inflict physical injury in the future on the person threatened or 10 another; or

11 (c) To accuse any person of any crime; or

EXPLANATION-Matter enclosed in **bold-faced** brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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(d) To expose any person to hatred, contempt or ridicule; or

(e) To harm the credit or business repute of any person; or

14 (f) To take or withhold action as a public servant, or to cause a public 15 servant to take or withhold action; or

16 (g) To inflict any other harm which would not benefit the actor. A threat 17 of accusation, lawsuit or other invocation of official action is not coercion if the 18 property sought to be obtained by virtue of such threat was honestly claimed as 19 restitution or indemnification for harm done in the circumstances to which the 20 accusation, exposure, lawsuit or other official action relates, or as compensation 21 for property or lawful service. The defendant shall have the burden of injecting 22 the issue of justification as to any threat;

(4) "Credit device" means a writing, number or other device purporting to
evidence an undertaking to pay for property or services delivered or rendered to
or upon the order of a designated person or bearer;

(5) "Dealer" means a person in the business of buying and selling goods;
(6) "Debit device" means a card, code, number or other device, other than
a check, draft or similar paper instrument, by the use of which a person may
initiate an electronic fund transfer, including but not limited to devices that
enable electronic transfers of benefits to public assistance recipients;

(7) "Deceit" means purposely making a representation which is false and which the actor does not believe to be true and upon which the victim relies, as to a matter of fact, law, value, intention or other state of mind. The term "deceit" does not, however, include falsity as to matters having no pecuniary significance, or puffing by statements unlikely to deceive ordinary persons in the group addressed. Deception as to the actor's intention to perform a promise shall not be inferred from the fact alone that he did not subsequently perform the promise;

38 (8) "Deprive" means:

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(a) To withhold property from the owner permanently; or

40 (b) To restore property only upon payment of reward or other 41 compensation; or

42 (c) To use or dispose of property in a manner that makes recovery of the 43 property by the owner unlikely;

44 (9) "Financial institution" means a bank, trust company, savings
45 and loan association, or credit union;

46 (10) "Mislabeled" means varying from the standard of truth or disclosure 47 in labeling prescribed by statute or lawfully promulgated administrative regulations of this state lawfully filed, or if none, as set by commercial usage; or
represented as being another person's product, though otherwise accurately
labeled as to quality and quantity;

51 [(10)] (11) "New and unused property" means tangible personal property 52 that has never been used since its production or manufacture and is in its 53 original unopened package or container if such property was packaged;

[(11)] (12) "Of another" property or services is that "of another" if any natural person, corporation, partnership, association, governmental subdivision or instrumentality, other than the actor, has a possessory or proprietary interest therein, except that property shall not be deemed property of another who has only a security interest therein, even if legal title is in the creditor pursuant to a conditional sales contract or other security arrangement;

60 [(12)] (13) "Property" means anything of value, whether real or personal, 61 tangible or intangible, in possession or in action, and shall include but not be 62 limited to the evidence of a debt actually executed but not delivered or issued as 63 a valid instrument;

64 [(13)] (14) "Receiving" means acquiring possession, control or title or 65 lending on the security of the property;

[(14)] (15) "Services" includes transportation, telephone, electricity, gas,
water, or other public service, accommodation in hotels, restaurants or elsewhere,
admission to exhibitions and use of vehicles;

[(15)] (16) "Writing" includes printing, any other method of recording information, money, coins, negotiable instruments, tokens, stamps, seals, credit cards, badges, trademarks and any other symbols of value, right, privilege or identification.

570.030. 1. A person commits the offense of stealing if he or she:

2 (1) Appropriates property or services of another with the purpose to
3 deprive him or her thereof, either without his or her consent or by means of deceit
4 or coercion;

5 (2) Attempts to appropriate anhydrous ammonia or liquid nitrogen of 6 another with the purpose to deprive him or her thereof, either without his or her 7 consent or by means of deceit or coercion; or

8 (3) For the purpose of depriving the owner of a lawful interest therein, 9 receives, retains or disposes of property of another knowing that it has been 10 stolen, or believing that it has been stolen.

11 2. The offense of stealing is a class A felony if the property appropriated

12 consists of any of the following containing any amount of anhydrous ammonia:
13 a tank truck, tank trailer, rail tank car, bulk storage tank, field nurse, field tank
14 or field applicator.

15 3. The offense of stealing is a class B felony if:

16 (1) The property appropriated or attempted to be appropriated consists of 17 any amount of anhydrous ammonia or liquid nitrogen;

18 (2) The property consists of any animal considered livestock as the term livestock is defined in section 144.010, or any captive wildlife held under permit 19 20issued by the conservation commission, and the value of the animal or animals 21appropriated exceeds three thousand dollars and that person has previously been 22found guilty of appropriating any animal considered livestock or captive wildlife 23held under permit issued by the conservation commission. Notwithstanding any 24provision of law to the contrary, such person shall serve a minimum prison term of not less than eighty percent of his or her sentence before he or she is eligible 2526for probation, parole, conditional release, or other early release by the department of corrections; 27

(3) A person appropriates property consisting of a motor vehicle,
watercraft, or aircraft, and that person has previously been found guilty of two
stealing-related offenses committed on two separate occasions where such offenses
occurred within ten years of the date of occurrence of the present offense; [or]

32 (4) The property appropriated or attempted to be appropriated consists of
33 any animal considered livestock as the term is defined in section 144.010 if the
34 value of the livestock exceeds ten thousand dollars; or

(5) The property appropriated or attempted to be appropriated
is owned by or in the custody of a financial institution and the property
is taken or attempted to be taken physically from an individual person
to deprive the owner or custodian of the property.

4. The offense of stealing is a class C felony if the value of the propertyor services appropriated is twenty-five thousand dollars or more.

41 5. The offense of stealing is a class D felony if:

42 (1) The value of the property or services appropriated is seven hundred 43 fifty dollars or more;

44 (2) The offender physically takes the property appropriated from the 45 person of the victim; or

46 (3) The property appropriated consists of:

47 (a) Any motor vehicle, watercraft or aircraft;

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48 (b) Any will or unrecorded deed affecting real property; 49 (c) Any credit device, debit device or letter of credit; 50(d) Any firearms; (e) Any explosive weapon as defined in section 571.010; 5152(f) Any United States national flag designed, intended and used for display on buildings or stationary flagstaffs in the open; 5354(g) Any original copy of an act, bill or resolution, introduced or acted upon by the legislature of the state of Missouri; 5556(h) Any pleading, notice, judgment or any other record or entry of any 57court of this state, any other state or of the United States; 58(i) Any book of registration or list of voters required by chapter 115; 59(i) Any animal considered livestock as that term is defined in section 60 144.010; 61 (k) Any live fish raised for commercial sale with a value of seventy-five dollars or more; 62 63 (l) Any captive wildlife held under permit issued by the conservation 64 commission; 65 (m) Any controlled substance as defined by section 195.010; 66 (n) Ammonium nitrate; 67 (o) Any wire, electrical transformer, or metallic wire associated with transmitting telecommunications, video, internet, or voice over internet protocol 68 service, or any other device or pipe that is associated with conducting electricity 69 70 or transporting natural gas or other combustible fuels; or 71(p) Any material appropriated with the intent to use such material to 72manufacture, compound, produce, prepare, test or analyze amphetamine or 73 methamphetamine or any of their analogues. 746. The offense of stealing is a class E felony if: 75(1) The property appropriated is an animal; or 76 (2) A person has previously been found guilty of three stealing-related 77offenses committed on three separate occasions where such offenses occurred within ten years of the date of occurrence of the present offense. 7879 7. The offense of stealing is a class D misdemeanor if the property is not 80 of a type listed in subsection 2, 3, 5, or 6 of this section, the property 81 appropriated has a value of less than one hundred fifty dollars, and the person 82 has no previous findings of guilt for a stealing-related offense. 83 8. The offense of stealing is a class A misdemeanor if no other penalty is 84 specified in this section.

9. If a violation of this section is subject to enhanced punishment based on prior findings of guilt, such findings of guilt shall be pleaded and proven in the same manner as required by section 558.021.

10. The appropriation of any property or services of a type listed in subsection 2, 3, 5, or 6 of this section or of a value of seven hundred fifty dollars or more may be considered a separate felony and may be charged in separate counts.

92 11. The value of property or services appropriated pursuant to one scheme 93 or course of conduct, whether from the same or several owners and whether at the 94 same or different times, constitutes a single criminal episode and may be 95 aggregated in determining the grade of the offense, except as set forth in 96 subsection 10 of this section.

570.030. 1. A person commits the crime of stealing if he or she 2 appropriates property or services of another with the purpose to deprive him or 3 her thereof, either without his or her consent or by means of deceit or coercion.

2. Evidence of the following is admissible in any criminal prosecution
pursuant to this section on the issue of the requisite knowledge or belief of the
alleged stealer:

7 (1) That he or she failed or refused to pay for property or services of a8 hotel, restaurant, inn or boardinghouse;

9 (2) That he or she gave in payment for property or services of a hotel, 10 restaurant, inn or boardinghouse a check or negotiable paper on which payment 11 was refused;

12 (3) That he or she left the hotel, restaurant, inn or boardinghouse with13 the intent to not pay for property or services;

14 (4) That he or she surreptitiously removed or attempted to remove his or15 her baggage from a hotel, inn or boardinghouse;

16 (5) That he or she, with intent to cheat or defraud a retailer, possesses, 17 uses, utters, transfers, makes, alters, counterfeits, or reproduces a retail sales 18 receipt, price tag, or universal price code label, or possesses with intent to cheat 19 or defraud, the device that manufactures fraudulent receipts or universal price 20 code labels.

21 3. Notwithstanding any other provision of law, any offense in which the 22 value of property or services is an element is a class C felony if:

23 (1) The value of the property or services appropriated is five hundred

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24dollars or more but less than twenty-five thousand dollars; or 25(2) The actor physically takes the property appropriated from the person 26of the victim: or 27(3) The property appropriated consists of: 28(a) Any motor vehicle, watercraft or aircraft; or 29(b) Any will or unrecorded deed affecting real property; or 30 (c) Any credit card or letter of credit; or 31 (d) Any firearms; or 32(e) Any explosive weapon as defined in section 571.010; or 33 (f) A United States national flag designed, intended and used for display 34on buildings or stationary flagstaffs in the open; or 35 (g) Any original copy of an act, bill or resolution, introduced or acted upon 36 by the legislature of the state of Missouri; or 37 (h) Any pleading, notice, judgment or any other record or entry of any 38court of this state, any other state or of the United States; or (i) Any book of registration or list of voters required by chapter 115; or 39 40 (j) Any animal considered livestock as that term is defined in section 144.010; or 41 42(k) Live fish raised for commercial sale with a value of seventy-five dollars; or 43(l) Captive wildlife held under permit issued by the conservation 44 commission; or 4546 (m) Any controlled substance as defined by section 195.010; or 47(n) Anhydrous ammonia; 48 (o) Ammonium nitrate; or (p) Any document of historical significance which has fair market value 49 of five hundred dollars or more. 504. Notwithstanding any other provision of law, stealing of any animal 5152considered livestock, as that term is defined in section 144.010, is a class B felony 53if the value of the livestock exceeds ten thousand dollars. 5. If an actor appropriates any material with a value less than five 54hundred dollars in violation of this section with the intent to use such material 5556 to manufacture, compound, produce, prepare, test or analyze amphetamine or 57methamphetamine or any of their analogues, then such violation is a class C 58 felony. The theft of any amount of anhydrous ammonia or liquid nitrogen, or any 59attempt to steal any amount of anhydrous ammonia or liquid nitrogen, is a class 60 B felony. The theft of any amount of anhydrous ammonia by appropriation of a 61 tank truck, tank trailer, rail tank car, bulk storage tank, field (nurse) tank or 62 field applicator is a class A felony.

63 6. If the actor appropriates or attempts to appropriate property 64 that is owned by or in the custody of a financial institution and the 65 property is taken or attempted to be taken physically from an 66 individual person to deprive the owner or custodian of the property, 67 the theft is a class B felony.

7. The theft of any item of property or services pursuant to subsection 3
of this section which exceeds five hundred dollars may be considered a separate
felony and may be charged in separate counts.

71[7.] 8. Any person with a prior conviction of paragraph (j) or (l) of 72subdivision (3) of subsection 3 of this section and who violates the provisions of 73paragraph (j) or (l) of subdivision (3) of subsection 3 of this section when the value of the animal or animals stolen exceeds three thousand dollars is guilty of 74a class B felony. Notwithstanding any provision of law to the contrary, such 75person shall serve a minimum prison term of not less than eighty percent of his 76or her sentence before he or she is eligible for probation, parole, conditional 77release, or other early release by the department of corrections. 78

[8.] 9. Any offense in which the value of property or services is an
element is a class B felony if the value of the property or services equals or
exceeds twenty-five thousand dollars.

82 [9.] 10. Any violation of this section for which no other penalty is 83 specified in this section is a class A misdemeanor.

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