## 1 STATE OF OKLAHOMA 2 1st Session of the 56th Legislature (2017) 3 COMMITTEE SUBSTITUTE 4 HOUSE BILL NO. 2281 By: O'Donnell 5 6 7 COMMITTEE SUBSTITUTE An Act relating to crimes and punishments; amending 8 21 O.S. 2011, Sections 1416, 1532, 1550.22, 1550.23, 9 1592, as last amended by Section 14, Chapter 221, O.S.L. 2016 (21 O.S. Supp. 2016, Section 1592), 1702 10 and 1720, which relate to unlawful delivery of goods, false personation, credit or debit card crimes, 11 forged instruments or coins, larceny of lost property and theft of aircraft, automobile or construction 12 equipment; updating reference; modifying penalties and fines; amending 47 O.S. 2011, Sections 4-102, 4-1.3 103 and 17-102, which relate to unauthorized use, receipt or sale of implement of husbandry and felony 14 violations; modifying fines and penalties; making certain exception; amending 63 O.S. 2011, Sections 2-15 403 and 2-503.1, which relate to prohibited acts and penalties and transactions derived from illegal drug 16 activity; modifying fines and penalties; and providing an effective date. 17 18 19 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 20 SECTION 1. 21 O.S. 2011, Section 1416, is AMENDATORY 21 amended to read as follows: 22 Section 1416. Any person mentioned in Section 1412 of this 23 title, who delivers to another any merchandise for which any bill of 24 lading, receipt or voucher has been issued, unless such receipt or

voucher bore upon its face the words "Not negotiable," plainly

written or stamped, or unless such receipt is surrendered to be

canceled at the time of delivery or unless, in the case of partial

delivery, a memorandum thereof is endorsed upon such receipt or

voucher, shall be guilty of a felony punishable by imprisonment in

the State Penitentiary not exceeding five (5) years or by a fine not

exceeding One Thousand Dollars (\$1,000.00), or both as follows:

1. If the value of the property is less than One Thousand

Dollars (\$1,000.00), the person shall be guilty of a misdemeanor

punishable by imprisonment in the county jail not to exceed one (1)

year, or by a fine not to exceed One Thousand Dollars (\$1,000.00),

or by both such imprisonment and fine;

- 2. If the value of the property is One Thousand Dollars (\$1,000.00) or more but less than Two Thousand Five Hundred Dollars (\$2,500.00), the person shall be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections not to exceed two (2) years, or in the county jail not to exceed one (1) year, or by a fine not to exceed One Thousand Dollars (\$1,000.00), or by both such imprisonment and fine;
- 3. If the value of the property is Two Thousand Five Hundred Dollars (\$2,500.00) or more but less than Fifteen Thousand Dollars (\$15,000.00), the person shall be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections not to exceed five (5) years, or in the county jail not to exceed one (1)

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1  year, or by a fine not to exceed One Thousand Dollars ($1,000.00),
2  or by both such imprisonment and fine; and
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- 4. If the value of the property is Fifteen Thousand Dollars (\$15,000.00) or more, the person shall be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections not to exceed eight (8) years, or by a fine not to exceed One Thousand Dollars (\$1,000.00), or by both such imprisonment and fine.
- SECTION 2. AMENDATORY 21 O.S. 2011, Section 1532, is amended to read as follows:
- Section 1532. Any person who falsely personates another, and in such assumed character receives any money or property, that knowing it is intended to be delivered to the individual so personated, with intent to convert the same to his own use, or to that of another person who is not entitled thereto, shall be guilty of a felony punishable in the same manner and to the same extent as for largeny of the money or property so received punishable as follows:
- 1. If the value of the money or property is less than One
  Thousand Dollars (\$1,000.00), the person shall be guilty of a
  misdemeanor punishable by imprisonment in the county jail not to
  exceed one (1) year, or by a fine not to exceed Five Hundred Dollars
  (\$500.00), or by both such imprisonment and fine;
- 23 <u>2. If the value of the money or property is One Thousand</u>
  24 Dollars (\$1,000.00) or more but less than Two Thousand Five Hundred

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    Dollars ($2,500.00), the person shall be guilty of a felony
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    punishable by imprisonment in the custody of the Department of
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    Corrections not to exceed two (2) years, or in the county jail not
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    to exceed one (1) year, or by a fine not to exceed Five Hundred
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    Dollars ($500.00), or by both such imprisonment and fine;
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        3. If the value of the money or property is Two Thousand Five
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    Hundred Dollars ($2,500.00) or more but less than Fifteen Thousand
    Dollars ($15,000.00), the person shall be guilty of a felony
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    punishable by imprisonment in the custody of the Department of
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    Corrections not to exceed five (5) years, or in the county jail not
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    to exceed one (1) year, or by a fine not to exceed One Thousand
    Dollars ($1,000.00), or by both such imprisonment and fine; and
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        4. If the value of the money or property is Fifteen Thousand
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    Dollars ($15,000.00) or more, the person shall be guilty of a felony
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    punishable by imprisonment in the custody of the Department of
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    Corrections not to exceed eight (8) years, or by a fine not to
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    exceed One Thousand Dollars ($1,000.00), or by both such
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    imprisonment and fine.
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        SECTION 3. AMENDATORY 21 O.S. 2011, Section 1550.22, is
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    amended to read as follows:
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        Section 1550.22 (a) A. A person who takes a credit card or
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    debit card from the person, possession, custody or control of
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    another without the cardholder's consent, or who, with knowledge
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that it has been so taken, receives the credit card or debit card

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with intent to use it or to sell it, or to transfer it to a person

other than the issuer or the cardholder, is guilty of card theft and

is subject to the penalties set forth in Section 1550.33(a) 1550.3A

of this title.
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- (b) B. Taking a credit card or a debit card without consent includes obtaining it by the crime of larceny, larceny by trick, larceny by the bailee, embezzlement or obtaining property by false pretense, false promise, extortion or in any manner taking without the consent of the cardholder or issuer.
- (c) C. A person who has in his possession or under his control any credit card or debit card obtained under subsection (b) of this section is presumed to have violated this section.
- SECTION 4. AMENDATORY 21 O.S. 2011, Section 1550.23, is amended to read as follows:
  - Section 1550.23. A person who receives, holds or conceals a credit card or a debit card which has been lost or mislaid under circumstances which give him knowledge or cause to inquire as to the true owner and appropriates it to his use or the use of another not entitled thereto is subject to the penalties set forth in <a href="mailto:subsection">subsection</a> A of Section 1550.33(a) 1550.33 of Title 21 of the Oklahoma Statutes.
- 22 SECTION 5. AMENDATORY 21 O.S. 2011, Section 1592, as
  23 amended by Section 14, Chapter 221, O.S.L. 2016 (21 O.S. Supp. 2016,
  24 Section 1592), is amended to read as follows:

Section 1592. A. Every person who, with intent to defraud, utters or publishes as true any forged, altered or counterfeited instrument or any counterfeit gold or silver coin, the forging, altering or counterfeiting of which has previously been declared to be punishable, knowing such instrument or coin to be forged, altered or counterfeited, is quilty of forgery in the second degree if the value of the instrument is One Thousand Dollars (\$1,000.00) or more and forgery in the third degree if the value of the instrument is less than One Thousand Dollars (\$1,000.00) punishable as follows: 1. If the value of the instrument is less than One Thousand Dollars (\$1,000.00), the person shall be guilty of forgery as a misdemeanor punishable by imprisonment in the county jail not to exceed one (1) year, or by a fine not to exceed One Thousand Dollars (\$1,000.00), or by both such imprisonment and fine; 2. If the value of the instrument is One Thousand Dollars (\$1,000.00) or more but less than Two Thousand Five Hundred Dollars (\$2,500.00), the person shall be guilty of forgery as a felony punishable by imprisonment in the custody of the Department of Corrections not to exceed two (2) years, or in the county jail not

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3. If the value of the instrument is Two Thousand Five Hundred Dollars (\$2,500.00) or more but less than Fifteen Thousand Dollars (\$15,000.00), the person shall be guilty of forgery as a felony

to exceed one (1) year, or by a fine not to exceed One Thousand

Dollars (\$1,000.00), or by both such imprisonment and fine;

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   punishable by imprisonment in the custody of the Department of
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   Corrections not to exceed five (5) years, or in the county jail not
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   to exceed one (1) year, or by a fine not to exceed One Thousand
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   Dollars ($1,000.00), or by both such imprisonment and fine; and
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       4. If the value of the instrument is Fifteen Thousand Dollars
   ($15,000.00) or more, the person shall be guilty of forgery as a
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   felony punishable by imprisonment in the custody of the Department
   of Corrections not to exceed eight (8) years, or by a fine not to
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   exceed One Thousand Dollars ($1,000.00), or by both such
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imprisonment and fine.

B. For purposes of this section, a series of offenses may be aggregated into one offense when they are the result of the formulation of a plan or scheme or the setting up of a mechanism which, when put into operation, results in the taking or diversion of money or property on a recurring basis. When all acts result from a continuing course of conduct, they may be aggregated into one crime. Acts forming an integral part of the first taking which facilitate subsequent takings, or acts taken in preparation of several takings which facilitate subsequent takings, are relevant to determine the intent of the party to commit a continuing crime.

SECTION 6. AMENDATORY 21 O.S. 2011, Section 1702, is amended to read as follows:

Section 1702. One who finds lost property under circumstances which gives him knowledge or means of inquiry as to the true owner,

and who appropriates such property to his own use, or to the use of
another person who is not entitled thereto, without having first
made such effort to find the owner and restore the property to him
as the circumstances render reasonable and just, is guilty of

5 | larceny punishable as follows:

- 1. If the value of the property is less than One Thousand

  Dollars (\$ 1,000.00), the person shall be guilty of a misdemeanor

  punishable by imprisonment in the county jail not to exceed one (1)

  year, or by a fine not to exceed Five Hundred Dollars (\$500.00), or

  by both such imprisonment and fine;
- 2. If the value of the property is One Thousand Dollars

  (\$1,000.00) or more but less than Two Thousand Five Hundred Dollars

  (\$2,500.00), the person shall be guilty of a felony punishable by

  imprisonment in the custody of the Department of Corrections not to

  exceed two (2) years, or in the county jail not to exceed one (1)

  year, or by a fine not to exceed One Thousand Dollars (\$1,000.00),

  or by both such imprisonment and fine;
- 3. If the value of the property is Two Thousand Five Hundred Dollars (\$2,500.00) or more but less than Fifteen Thousand Dollars (\$15,000.00), the person shall be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections not to exceed five (5) years, or in the county jail not to exceed one (1) year, or by a fine not to exceed One Thousand Dollars (\$1,000.00), or by both such imprisonment and fine; and

4. If the value of the property is Fifteen Thousand Dollars (\$15,000.00) or more, the person shall be guilty of a felony punishable by imprisonment in the custody of the Department of Corrections not to exceed eight (8) years, or by a fine not to exceed One Thousand Dollars (\$1,000.00), or by both such imprisonment and fine. 21 O.S. 2011, Section 1720, is SECTION 7. AMENDATORY amended to read as follows: Section 1720. Any person in this state who shall steal an aircraft, automobile or other automotive driven vehicle, construction equipment or farm equipment, shall be quilty of a felony, and upon conviction shall be punished by confinement imprisonment in the State Penitentiary custody of the Department of Corrections for a term of not less than three (3) years, nor more than twenty (20) years not exceeding five (5) years if the value of the vehicle is less than Fifty Thousand Dollars (\$50,000.00) or for a term of not less than three (3) years, nor more than ten (10) years if the value of the vehicle is Fifty Thousand Dollars (\$50,000.00) or greater or by a fine in an amount that is equal to three times the value of the property that was stolen but not more than Five Hundred Thousand Dollars (\$500,000.00) or by both such fine and imprisonment and shall be ordered to pay restitution pursuant to Section 991f of Title 22 of the Oklahoma Statutes.

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        SECTION 8.
                       AMENDATORY 47 O.S. 2011, Section 4-102, is
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    amended to read as follows:
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        Section 4-102. A person not entitled to possession of a vehicle
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    or implement of husbandry who, without the consent of the owner and
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    with intent to deprive the owner, temporarily or otherwise, of the
    vehicle or implement of husbandry or its possession, takes, uses or
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    drives the vehicle or implement of husbandry shall be guilty of a
    felony punishable for a term of imprisonment in the custody of the
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    Department of Corrections not exceeding two (2) years.
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        SECTION 9.
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                                      47 O.S. 2011, Section 4-103, is
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    amended to read as follows:
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        Section 4-103. A person not entitled to the possession of a
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    vehicle or implement of husbandry who receives, possesses, conceals,
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    sells, or disposes of it, knowing the vehicle or implement of
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    husbandry to be stolen or converted under circumstances constituting
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    a crime, shall be guilty of a felony punishable for a term of
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    imprisonment in the custody of the Department of Corrections not
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    exceeding two (2) years.
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        SECTION 10.
                                   47 O.S. 2011, Section 17-102, is
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    amended to read as follows:
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        Section 17-102. A. Any person who is convicted of a violation
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    of any of the provisions of the Uniform Vehicle Code declared by the
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    Code or by other laws of this state to constitute a felony except
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those offenses specified in Sections 4-102 and 4-103 of this title,

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relating to unauthorized use of and receiving or disposing of a

vehicle or implement of husbandry, shall be guilty of a felony and

shall be punished by imprisonment in the custody of the Department

of Corrections for not less than one (1) year nor more than five (5)

years, or by a fine of not less than Five Hundred Dollars ($500.00)

nor more than Five Thousand Dollars ($5,000.00), or by both such

fine and imprisonment.
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- B. The conviction of any person, as prescribed in this section, when the offense occurred during a period when the driving privileges of the person were under suspension, revocation, cancellation, denial, or disqualification or the person had not been granted driving privileges by Oklahoma or any other state, shall result in the doubling of the appropriate fine, as provided for in subsection A of this section, and the doubling of all court costs and all fees collected by the court on behalf of any other entity, unless waived by the court.
- C. One-half (1/2) of any fine collected pursuant to the provisions of subsection B of this section, shall be deposited to the Trauma Care Assistance Revolving Fund created in Section 1-2522 of Title 63 of the Oklahoma Statutes.
- SECTION 11. AMENDATORY 63 O.S. 2011, Section 2-403, is amended to read as follows:
- Section 2-403. A. Any person found guilty of larceny, burglary or theft of controlled dangerous substances is <del>guilty of a felony</del>

punishable by imprisonment for a period not to exceed ten (10)

years. A second or subsequent offense under this subsection is a

felony punishable by imprisonment for not less than ten (10) years.

Convictions for second or subsequent violations of this subsection

shall not be subject to statutory provisions for suspended

sentences, deferred sentences or probation punishable as follows:

1. If the value of the controlled dangerous substances is less than One Thousand Dollars (\$1,000.00), the person shall be guilty of a misdemeanor punishable by imprisonment in the county jail not to exceed one (1) year;

- 2. If the value of the controlled dangerous substances is One
  Thousand Dollars (\$1,000.00) or more but less than Two Thousand Five
  Hundred Dollars (\$2,500.00), the person shall be guilty of a felony
  punishable by imprisonment in the custody of the Department of
  Corrections not to exceed two (2) years, or in the county jail not
  to exceed one (1) year, or by a fine not to exceed Five Hundred
  Dollars (\$500.00), or by both such imprisonment and fine;
- 3. If the value of the controlled dangerous substances is Two
  Thousand Five Hundred Dollars (\$ 2,500.00) or more but less than
  Fifteen Thousand Dollars (\$15,000.00), the person shall be guilty of
  a felony punishable by imprisonment in the custody of the Department
  of Corrections not to exceed five (5) years, or in the county jail
  not to exceed one (1) year, or by a fine not to exceed One Thousand
  Dollars (\$ 1,000.00), or by both such imprisonment and fine; and

4. If the value of the controlled dangerous substances is

Fifteen Thousand Dollars (\$15,000.00) or more, the person shall be

guilty of a felony punishable by imprisonment in the custody of the

Department of Corrections not to exceed eight (8) years, or by a

fine not to exceed One Thousand Dollars (\$1,000.00), or by both such
imprisonment and fine.

- B. Any person found guilty of robbery or attempted robbery of controlled dangerous substances from a practitioner, manufacturer, distributor or agent thereof as defined in Section 2-101 of this title is guilty of a felony punishable by imprisonment for a period of not less than five (5) years, and such sentence shall not be subject to statutory provisions for suspended sentences, deferred sentences or probation. A second or subsequent offense under this subsection is a felony punishable by life imprisonment. Convictions for second or subsequent offenses of this subsection shall not be subject to statutory provisions for suspended sentences, deferred sentences or probation.
- SECTION 12. AMENDATORY 63 O.S. 2011, Section 2-503.1, is amended to read as follows:

Section 2-503.1 A. It is unlawful for any person knowingly or intentionally to receive or acquire proceeds and to conceal such proceeds, or engage in transactions involving proceeds, known to be derived from any violation of the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title, or of any

statute of the United States relating to controlled dangerous substances as defined by the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title. This subsection does not apply to any transaction between an individual and the counsel of the individual necessary to preserve the right to representation of the individual, as guaranteed by the Oklahoma Constitution and by the Sixth Amendment of the United States Constitution. However, this exception does not create any presumption against or prohibition of the right of the state to seek and obtain forfeiture of any proceeds derived from a violation of the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title, or of any statute of the United States relating to controlled dangerous substances as defined by the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title.

B. It is unlawful for any person knowingly or intentionally to give, sell, transfer, trade, invest, conceal, transport, or maintain an interest in or otherwise make available anything of value which that person knows is intended to be used for the purpose of committing or furthering the commission of any violation of the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title, or of any statute of the United States relating to controlled dangerous substances as defined by the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title.

C. It is unlawful for any person knowingly or intentionally to direct, plan, organize, initiate, finance, manage, supervise, or facilitate the transportation or transfer of proceeds known to be derived from any violation of the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title, or of any statute of the United States relating to controlled dangerous substances as defined by the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title.

D. It is unlawful for any person knowingly or intentionally to conduct a financial transaction involving proceeds derived from a violation of the Uniform Controlled Dangerous Substances Act,

Section 2-101 et seq. of this title, or of any statute of the United States relating to controlled dangerous substances as defined by the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq.

of this title, when the transaction is designed in whole or in part to conceal or disguise the nature, location, source, ownership, or control of the proceeds known to be derived from a violation of the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq.

of this title, or of any statute of the United States relating to controlled dangerous substances as defined by the Uniform Controlled Dangerous Substances as defined by the Uniform Controlled Dangerous Substances Act, Section 2-101 et seq. of this title, or to avoid a transaction reporting requirement under state or federal law.

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E. Any person convicted of violating any of the provisions of
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    this section is guilty of a felony and may be punished by
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    imprisonment for not less than two (2) years nor more than ten (10)
    years in the custody of the Department of Corrections for a term not
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    exceeding five (5) years or by a fine of not more than Fifty
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    Thousand Dollars ($50,000.00) or by both said imprisonment and fine.
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        SECTION 13. This act shall become effective November 1, 2017.
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