1	STATE OF OKLAHOMA
2	2nd Session of the 55th Legislature (2016)
3	COMMITTEE SUBSTITUTE FOR
4	HOUSE BILL NO. 2751 By: Peterson
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7	COMMITTEE SUBSTITUTE
8	An Act relating to crimes and punishments; amending 21 O.S. 2011, Section 1451, as amended by Section 1,
9	Chapter 235, O.S.L. 2012 (21 O.S. Supp. 2015, Section 1451), which relates to embezzlement; modifying
10	penalty for certain prohibited act; amending 21 O.S. 2011, Section 1521, which relates to bogus check for
11	motor vehicle lease or rental; increasing certain monetary limitation; amending 21 O.S. 2011, Section
12	1533.1, which relates to identity theft; modifying penalty for certain prohibited act; amending 21 O.S.
13	2011, Sections 1541.1, 1541.2 and 1541.3, which relate to obtaining property by trick or deception
14	and bogus checks; increasing certain monetary limitations; amending 21 O.S. 2011, Section 1542,
15	which relates to obtaining property by false pretenses; providing separate penalties under certain
16	circumstances; allowing series of offenses to be aggregated into one offense; amending 21 O.S. 2011,
17	Sections 1550.27, 1550.32 and 1550.33, which relate to the Oklahoma Credit Card Crime Act of 1970;
18	modifying scope of certain penalty; updating statutory reference; providing separate penalties
19	under certain circumstances; allowing series of offenses to be aggregated into one offense; amending
20	21 O.S. 2011, Sections 1577, 1578 and 1579, which relate to forged notes or instruments; providing
21	penalty for third-degree forgery; allowing series of offenses to be aggregated into one offense; amending
22	21 O.S. 2011, Section 1592, which relates to publishing counterfeited instruments or coins;
23	providing penalty for third-degree forgery; allowing series of offenses to be aggregated into one offense;
24	amending 21 O.S. 2011, Section 1621, which relates to

1 forgery penalties; providing penalty for third-degree forgery; amending 21 O.S. 2011, Sections 1704, 1705, 2 1713 and 1731, which relate to larceny, receiving stolen property and larceny of merchandise from a 3 retailer; increasing certain monetary limitations; providing separate penalties under certain 4 circumstances; updating language; amending 21 O.S. 2011, Section 1834, which relates to concealing, 5 selling or removing property encumbered by mortgage or contract; providing separate penalties under certain circumstances; and providing an effective 6 date. 7 8 9 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 10 SECTION 1. AMENDATORY 21 O.S. 2011, Section 1451, as 11 amended by Section 1, Chapter 235, O.S.L. 2012 (21 O.S. Supp. 2015, 12 Section 1451), is amended to read as follows: 13 Section 1451. A. Embezzlement is the fraudulent appropriation 14 of property of any person or legal entity, legally obtained, to any 15 use or purpose not intended or authorized by its owner, or the 16 secretion of the property with the fraudulent intent to appropriate 17 it to such use or purpose, under any of the following circumstances: 18 Where the property was obtained by being entrusted to that 1. 19 person for a specific purpose, use, or disposition and shall 20 include, but not be limited to, any funds "held in trust" for any 21 purpose; 22 2. Where the property was obtained by virtue of a power of 23 attorney being granted for the sale or transfer of the property; 24

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3. Where the property is possessed or controlled for the use of
 another person;

3 4. Where the property is to be used for a public or benevolent4 purpose;

5 5. Where any person diverts any money appropriated by law from
6 the purpose and object of the appropriation;

6. Where any person fails or refuses to pay over to the state,
or appropriate authority, any tax or other monies collected in
accordance with state law, and who appropriates the tax or monies to
the use of that person, or to the use of any other person not
entitled to the tax or monies;

12 7. Where the property is possessed for the purpose of 13 transportation, without regard to whether packages containing the 14 property have been broken;

15 8. Where any person removes crops from any leased or rented 16 premises with the intent to deprive the owner or landlord interested 17 in the land of any of the rent due from that land, or who 18 fraudulently appropriates the rent to that person or any other 19 person; or

9. Where the property is possessed or controlled by virtue of a
 lease or rental agreement, and the property is willfully or
 intentionally not returned within ten (10) days after the expiration
 of the agreement.

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1 Embezzlement does not require a distinct act of taking, but only 2 a fraudulent appropriation, conversion or use of property.

Except as provided in subsection C of this section, 3 в. 4 embezzlement shall be punished as follows:

5 1. If the value of the property embezzled is less than Five Hundred Dollars (\$500.00), any person convicted shall be punished by 6 7 a fine not exceeding One Thousand Dollars (\$1,000.00), or by imprisonment in the county jail for a term not more than one (1) 8 9 year, or by both such fine and imprisonment;

10 2. If the value of the property embezzled is Five Hundred 11 Dollars (\$500.00), or more but less than One Thousand Dollars 12 (\$1,000.00), any person convicted shall be guilty of a felony 13 misdemeanor and shall be punished by imprisonment in the county jail 14 for not more than one (1) year or by imprisonment in the county jail 15 for one or more nights or weekends pursuant to Section 991a-2 of 16 Title 22 of the Oklahoma Statutes, at the discretion of the court, 17 and shall be subject to a fine not exceeding Five Thousand Dollars 18 (\$5,000.00), and ordered to pay restitution to the victim as 19 provided in Section 991f of Title 22 of the Oklahoma Statutes; 20 3. If the value of the property embezzled is One Thousand 21 Dollars (\$1,000.00) or more but less than Twenty-five Thousand 22 Dollars (\$25,000.00), any person convicted shall be guilty of a 23 felony and shall be punished by imprisonment in the custody of the 24

Department of Corrections for a term of not more than five (5)

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1 years, and a fine of not exceeding Five Thousand Dollars 2 (\$5,000.00), and ordered to pay restitution to the victim as 3 provided in Section 991f of Title 22 of the Oklahoma Statutes; or

4 4. If the value of the property embezzled is Twenty-five
5 Thousand Dollars (\$25,000.00) or more, any person convicted shall be
6 guilty of a felony and shall be punished by imprisonment in the
7 custody of the Department of Corrections for a term of not more than
8 ten (10) years, and a fine not exceeding Ten Thousand Dollars
9 (\$10,000.00), and ordered to pay restitution to the victim as
10 provided in Section 991f of Title 22 of the Oklahoma Statutes.

11 For purposes of this subsection, a series of offenses may be 12 aggregated into one offense when they are the result of the 13 formulation of a plan or scheme or the setting up of a mechanism 14 which, when put into operation, results in the taking or diversion 15 of money or property on a recurring basis. When all acts result 16 from a continuing course of conduct, they may be aggregated into one 17 crime. Acts forming an integral part of the first taking which 18 facilitate subsequent takings, or acts taken in preparation of 19 several takings which facilitate subsequent takings, are relevant to 20 determine the party's intent to commit a continuing crime.

C. Any county or state officer, deputy or employee of such officer, who shall divert any money appropriated by law from the purpose and object of the appropriation, shall, upon conviction, be guilty of a felony punishable by imprisonment in the custody of the

1 Department of Corrections for a term not less than one (1) year nor more than ten (10) years, and a fine equal to triple the amount of 2 3 money so embezzled and ordered to pay restitution to the victim as 4 provided in Section 991f of Title 22 of the Oklahoma Statutes. The 5 fine shall operate as a judgment lien at law on all estate of the party so convicted and sentenced, and shall be enforced by execution 6 7 or other process for the use of the person whose money or other funds or property were embezzled. In all cases the fine, so 8 9 operating as a judgment lien, shall be released or entered as 10 satisfied only by the person in interest.

D. Any executor, administrator, trustee, beneficiary or other person benefiting from, acting in a fiduciary capacity for, or otherwise administering a probate, intestate, or trust estate, whether the trust is inter vivos or testamentary, upon conviction of embezzlement from the estate shall not receive any portion, share, gift or otherwise benefit from the estate.

17 SECTION 2. AMENDATORY 21 O.S. 2011, Section 1521, is
18 amended to read as follows:

Section 1521. Every person who shall lease or rent, for any period of time whatsoever, any motor vehicle and, with intent to cheat and defraud, who pays the fees for such lease or rental by means of a false, bogus or worthless check written for the sum of Twenty Dollars (\$20.00) or less shall, upon conviction, be guilty of a misdemeanor and upon conviction thereof shall be punished

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1 punishable by a fine not to exceed Five Hundred Dollars (\$500.00) or 2 by imprisonment in the county jail for not more than six (6) months, 3 or both such fine and imprisonment. If the value of the false, 4 bogus or worthless check shall exceed the sum of Twenty Dollars 5 (\$20.00) but is less than Five Hundred Dollars (\$500.00) One Thousand Dollars (\$1,000.00), any person convicted pursuant to this 6 7 section shall be guilty of a felony misdemeanor and shall be punished by incarceration in the county jail for not to exceed one 8 9 (1) year or incarceration in the county jail one or more nights or 10 weekends pursuant to Section 991a-2 of Title 22 of the Oklahoma 11 Statutes, at the option of the court, and shall be subject to a fine 12 of not more than Five Thousand Dollars (\$5,000.00) and ordered to 13 provide restitution to the victim as provided in Section 991a of 14 Title 22 of the Oklahoma Statutes. If the value of the worthless 15 check is Five Hundred Dollars (\$500.00) One Thousand Dollars 16 (\$1,000.00) or more, any person convicted hereunder shall be deemed 17 guilty of a felony and shall be punished by imprisonment in the 18 State Penitentiary custody of the Department of Corrections for a 19 term not exceeding seven (7) years or by a fine not to exceed Five 20 Hundred Dollars (\$500.00), or both such fine and imprisonment. 21 SECTION 3. AMENDATORY 21 O.S. 2011, Section 1533.1, is

22 amended to read as follows:

Section 1533.1 A. It is unlawful for any person to willfully
 and with fraudulent intent obtain the name, address, social security

Social Security number, date of birth, place of business or employment, debit, credit or account numbers, driver license number, or any other personal identifying information of another person, living or dead, with intent to use, sell, or allow any other person to use or sell such personal identifying information to obtain or attempt to obtain money, credit, goods, property, or service in the name of the other person without the consent of that person.

B. It is unlawful for any person to use with fraudulent intent
the personal identity of another person, living or dead, or any
information relating to the personal identity of another person,
living or dead, to obtain or attempt to obtain credit or anything of
value.

C. It is unlawful for any person with fraudulent intent to lend, sell, or otherwise offer the use of such person's own name, address, social security <u>Social Security</u> number, date of birth, or any other personal identifying information or document to any other person with the intent to allow such other person to use the personal identifying information or document to obtain or attempt to obtain any identifying document in the name of such other person.

D. It is unlawful for any person to willfully create, modify, alter or change any personal identifying information of another person with fraudulent intent to obtain any money, credit, goods, property, service or any benefit or thing of value, or to control, use, waste, hinder or encumber another person's credit, accounts,

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1 goods, property, title, interests, benefits or entitlements without
2 the consent of that person.

3 Any person convicted of violating any provision of this Ε. 4 section shall be quilty of identity theft. Identity theft is Any 5 person who violates the provisions of subsection A, B or D of this section shall, upon conviction, be guilty of a felony offense 6 7 punishable by imprisonment in the custody of the Department of 8 Corrections for a term of not less than one (1) year nor more than 9 five (5) years, or a fine not to exceed One Hundred Thousand Dollars 10 (\$100,000.00), or by both such fine and imprisonment. Any person 11 who violates the provisions of subsection C of this section shall, 12 upon conviction, be guilty of a misdemeanor punishable by 13 imprisonment in the county jail for a term not to exceed one (1) 14 year, or a fine not to exceed One Hundred Thousand Dollars 15 (\$100,000.00), or by both such fine and imprisonment. Restitution 16 to the victim may be ordered in addition to any criminal penalty 17 imposed by the court. The victim of identity theft may bring a 18 civil action for damages against any person participating in 19 furthering the crime or attempted crime of identity theft. 20 SECTION 4. AMENDATORY 21 O.S. 2011, Section 1541.1, is 21 amended to read as follows:

22 Section 1541.1 Every person who, with intent to cheat and 23 defraud, shall obtain or attempt to obtain from any person, firm or 24 corporation any money, property or valuable thing, of a value less

than Five Hundred Dollars (\$500.00) One Thousand Dollars 2 (\$1,000.00), by means or by use of any trick or deception, or false or fraudulent representation or statement or pretense, or by any 3 4 other means or instruments or device commonly called the "confidence 5 game", or by means or use of any false or bogus checks, or by any other written or printed or engraved instrument or spurious coin, 6 7 shall, upon conviction, be quilty of a misdemeanor and upon conviction thereof shall be punished punishable by a fine not to 8 9 exceed One Thousand Dollars (\$1,000.00), or by imprisonment in the 10 county jail for not more than one (1) year, or by both such fine and 11 imprisonment.

12 21 O.S. 2011, Section 1541.2, is SECTION 5. AMENDATORY 13 amended to read as follows:

14 Section 1541.2 If the value of the money, property or valuable 15 thing referred to in Section 1541.1 of this title is Five Hundred 16 Dollars (\$500.00) or more but less than One Thousand Dollars 17 (\$1,000.00) or more, any person convicted pursuant to this section 18 shall be guilty of a felony and shall be punished by incarceration 19 in the county jail for not to exceed one (1) year or incarceration 20 in the county jail one or more nights or weekends pursuant to 21 Section 991a-2 of Title 22 of the Oklahoma Statutes, at the option 22 of the court, and shall be subject to a fine of not more than Five 23 Thousand Dollars (\$5,000.00) and ordered to provide restitution to 24 the victim as provided in Section 991a of Title 22 of the Oklahoma

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1 Statutes, and if the value is One Thousand Dollars (\$1,000.00) or 2 more, any person convicted hereunder shall be deemed quilty of a 3 felony and shall be punished by imprisonment in the State 4 Penitentiary custody of the Department of Corrections for a term not 5 more than ten (10) years, or by a fine not to exceed Five Thousand Dollars (\$5,000.00), or by both such fine and imprisonment, and 6 7 ordered to provide restitution to the victim as provided in Section 991a of Title 22 of the Oklahoma Statutes. 8

9 SECTION 6. AMENDATORY 21 O.S. 2011, Section 1541.3, is 10 amended to read as follows:

11 Section 1541.3 Any person making, drawing, uttering or 12 delivering two or more false or bogus checks, drafts or orders, as 13 defined by Section 1541.4 of this title, the total sum of which is 14 One Thousand Dollars (\$1,000.00) Two Thousand Dollars (\$2,000.00) or 15 more, even though each separate instrument is written for less than 16 One Thousand Dollars (\$1,000.00), all in pursuance of a common 17 scheme or plan to cheat and defraud, shall be deemed guilty of a 18 felony and shall be punished by imprisonment in the State 19 Penitentiary custody of the Department of Corrections for a term not 20 more than ten (10) years, or by a fine not to exceed Five Thousand 21 Dollars (\$5,000.00), or by both such fine and imprisonment. If the 22 total sum of two or more false or bogus checks, drafts or orders is 23 Five Hundred Dollars (\$500.00) or more, but less than One Thousand Dollars (\$1,000.00) Two Thousand Dollars (\$2,000.00), the person 24

1 shall, upon conviction, be guilty of a felony misdemeanor and shall 2 be punished by incarceration in the county jail for not more than 3 one (1) year or by incarceration in the county jail one or more 4 nights or weekends pursuant to Section 991a-2 of Title 22 of the 5 Oklahoma Statutes, at the option of the court, and shall be subject 6 to a fine of not more than Five Thousand Dollars (\$5,000.00) and 7 ordered to provide restitution to the victim as provided in Section 8 991a of Title 22 of the Oklahoma Statutes.

9 SECTION 7. AMENDATORY 21 O.S. 2011, Section 1542, is 10 amended to read as follows:

11 Section 1542. A. Every person who, with intent to cheat or 12 defraud another, designedly, by color or aid of any false token or 13 writing, or other false pretense, obtains the signature of any 14 person to any written instrument, or obtains from any person any 15 money or property, is, upon conviction, guilty of a felony 16 punishable by imprisonment in the penitentiary custody of the 17 Department of Corrections for a term not exceeding three (3) years 18 or in a county jail not exceeding one (1) year if the value is One 19 Thousand Dollars (\$1,000.00) or more, or by a fine not exceeding 20 three times the value of the money or property so obtained, or by 21 both such fine and imprisonment. If the value is less than One 22 Thousand Dollars (\$1,000.00), the person is, upon conviction, guilty 23 of a misdemeanor punishable by imprisonment in the county jail for a 24 term not exceeding one (1) year, or by a fine not exceeding three

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1 times the value of the money or property so obtained, or by both
2 such fine and imprisonment.

3 B. Every person who, with intent to cheat or defraud another, 4 possesses, uses, utters, transfers, makes, manufactures, 5 counterfeits, or reproduces a retail sales receipt or a Universal Price Code Label, is, upon conviction, guilty of a felony punishable 6 7 by imprisonment in the penitentiary custody of the Department of 8 Corrections for a term not exceeding three (3) years or in a county 9 jail not exceeding one (1) year if the value is One Thousand Dollars 10 (\$1,000.00) or more, or by a fine not exceeding three times the 11 value represented on the retail sales receipt or the Universal Price 12 Code Label, or by both such fine and imprisonment. If the value is 13 less than One Thousand Dollars (\$1,000.00), the person is, upon 14 conviction, guilty of a misdemeanor punishable by imprisonment in 15 the county jail for a term not exceeding one (1) year, or by a fine 16 not exceeding three times the value represented on the retail sales 17 receipt or the Universal Price Code Label, or by both such fine and 18 imprisonment. For purposes of this subsection, a series of offenses 19 may be aggregated into one offense when they are the result of the 20 formulation of a plan or scheme or the setting up of a mechanism 21 which, when put into operation, results in the taking or diversion 22 of money or property on a recurring basis. When all acts result 23 from a continuing course of conduct, they may be aggregated into one 24 crime. Acts forming an integral part of the first taking which

1 facilitate subsequent takings, or acts taken in preparation of

2 several takings which facilitate subsequent takings, are relevant to

3 determine the intent of the party to commit a continuing crime.

4 SECTION 8. AMENDATORY 21 O.S. 2011, Section 1550.27, is 5 amended to read as follows:

6 Section 1550.27 (a) A. A person, with intent to defraud (1) a:

7 <u>1. A</u> purported issuer, (2) a;

8 <u>2. A</u> person or organization providing money, goods, services or
9 anything else of value, or (3) any

10 3. Any other person,

11 who falsely makes or falsely embosses a purported credit card or 12 debit card or utters such a credit card or debit card is guilty of 13 forgery <u>in the third degree</u> and is subject to the penalties set 14 forth in <u>subsection A of</u> Section 1550.33(a) <u>1550.33</u> of Title 21 of 15 the Oklahoma Statutes this title.

16 (b) <u>B.</u> A person other than the purported issuer who possesses 17 any credit card or debit card which is falsely made or falsely 18 embossed is presumed to have violated this section.

19 (c) C. A person "falsely makes" a credit card or debit card 20 when he the person makes or draws, in whole or in part, a device or 21 instrument which purports to be the credit card or debit card of a 22 named issuer but which is not such a credit card or debit card 23 because the issuer did not authorize the making or drawing, or when

1 <u>he the person</u> alters a credit card or debit card which was validly 2 issued.

(d) <u>D.</u> A person "falsely embosses" a credit card or debit card
when, without the authorization of the named issuer, he the person
completes a credit card or debit card by adding any of the matter,
other than the signature of the cardholder, which an issuer requires
to appear on the credit card or debit card before it can be used by
a cardholder.

9 SECTION 9. AMENDATORY 21 O.S. 2011, Section 1550.32, is 10 amended to read as follows:

Section 1550.32 A person who receives money, goods, services, or anything else of value obtained in violation of Section 9 <u>1550.29</u> of this <u>act title</u>, with the knowledge or belief that it was so obtained, is guilty of an offense and is subject to the penalties set forth in <u>subsection C of</u> Section 13(a) <u>1550.33</u> of this act title.

17SECTION 10.AMENDATORY21 O.S. 2011, Section 1550.33, is18amended to read as follows:

Section 1550.33 (a) <u>A.</u> A person who is subject to the penalties of this subsection shall be guilty of a felony <u>misdemeanor</u> and fined not more than <u>Three Thousand Dollars (\$3,000.00)</u> <u>One</u> <u>Thousand Dollars (\$1,000.00)</u> or imprisoned in the <u>State Penitentiary</u> <u>county jail</u> not <u>more than three (3) years to exceed one (1) year</u>, or both fined and imprisoned.

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1	(b) <u>B.</u> A person who is subject to the penalties of this
2	subsection shall be guilty of a felony and shall be imprisoned
3	punished by imprisonment in the State Penitentiary custody of the
4	Department of Corrections for not more than seven (7) years.
5	(c) <u>C.</u> A person <u>subject to the penalties of this subsection</u> who
6	violates any provision of the Oklahoma Credit Card Crime Act
7	received goods or services or any other item which has a value of
8	One Thousand Dollars (\$1,000.00) or more shall be deemed guilty of a
9	felony and fined not more than Three Thousand Dollars (\$3,000.00),
10	imprisoned in the custody of the Department of Corrections for not
11	more than three (3) years, or both fined and imprisoned. If the
12	value is less than One Thousand Dollars (\$1,000.00), the person
13	shall be guilty of a misdemeanor and fined not more than One
14	Thousand Dollars (\$1,000.00), imprisoned in the county jail for not
15	more than one (1) year, or both fined and imprisoned. For purposes
16	of this subsection, a series of offenses may be aggregated into one
17	offense when they are the result of the formulation of a plan or
18	scheme or the setting up of a mechanism which, when put into
19	operation, results in the taking or diversion of money or property
20	on a recurring basis. When all acts result from a continuing course
21	
	of conduct, they may be aggregated into one crime. Acts forming an
22	integral part of the first taking which facilitate subsequent
23	takings, or acts taken in preparation of several takings which
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1 facilitate subsequent takings, are relevant to determine the intent
2 of the party to commit a continuing crime.

3 SECTION 11. AMENDATORY 21 O.S. 2011, Section 1577, is 4 amended to read as follows:

5 Section 1577. Every person who sells, exchanges or delivers for any consideration any forged or counterfeited promissory note, 6 7 check, bill, draft $_{\overline{r}}$ or other evidence of debt, or engagement for the 8 payment of money absolutely, or upon any contingency, knowing the 9 same to be forged or counterfeited, with intent to have the same 10 uttered or passed, or who offers any such note or other instrument 11 for sale, exchange or delivery for any consideration, with the like 12 knowledge and intent, or who receives any such note or other 13 instrument upon a sale, exchange or delivery for any consideration 14 with the like knowledge and intent, is guilty of forgery in the 15 second degree if the value of the instrument is One Thousand Dollars 16 (\$1,000.00) or more and forgery in the third degree if the value of 17 the instrument is less than One Thousand Dollars (\$1,000.00). 18 For purposes of this section, a series of offenses may be 19 aggregated into one offense when they are the result of the 20 formulation of a plan or scheme or the setting up of a mechanism 21 which, when put into operation, results in the taking or diversion 22 of money or property on a recurring basis. When all acts result 23 from a continuing course of conduct, they may be aggregated into one 24 crime. Acts forming an integral part of the first taking which

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1 <u>facilitate subsequent takings, or acts taken in preparation of</u>
2 <u>several takings which facilitate subsequent takings, are relevant to</u>
3 <u>determine the intent of the party to commit a continuing crime.</u>

4 SECTION 12. AMENDATORY 21 O.S. 2011, Section 1578, is 5 amended to read as follows:

6 Section 1578. Every person who, with intent to defraud, has in 7 his or her possession any forged, altered or counterfeit negotiable note, bill, draft or other evidence of debt issued or purporting to 8 9 have been issued by any corporation or company duly authorized for 10 that purpose by the laws of this state or of any other state, 11 government or country, the forgery of which is hereinbefore declared 12 to be punishable, knowing the same to be forged, altered or 13 counterfeited, with intent to utter the same as true or as false, or 14 to cause the same to be so uttered, is guilty of forgery in the 15 second degree if the value of the instrument is One Thousand Dollars 16 (\$1,000.00) or more and forgery in the third degree if the value of 17 the instrument is less than One Thousand Dollars (\$1,000.00). 18 For purposes of this section, a series of offenses may be 19 aggregated into one offense when they are the result of the 20 formulation of a plan or scheme or the setting up of a mechanism 21 which, when put into operation, results in the taking or diversion 22 of money or property on a recurring basis. When all acts result 23 from a continuing course of conduct, they may be aggregated into one 24 crime. Acts forming an integral part of the first taking which

1 facilitate subsequent takings, or acts taken in preparation of 2 several takings which facilitate subsequent takings, are relevant to 3 determine the intent of the party to commit a continuing crime. 4 SECTION 13. AMENDATORY 21 O.S. 2011, Section 1579, is 5 amended to read as follows: 6 Section 1579. Every person who has in his or her possession any 7 forged or counterfeited instrument, the forgery of which is hereinbefore has previously been declared to be punishable, other 8 9 than such as are enumerated in the last section Section 1578 of this 10 title, knowing the same to be forged, counterfeited or falsely 11 altered with intent to injure or defraud by uttering the same to be 12 true, or as false, or by causing the same to be uttered, is guilty 13 of forgery in the second degree if the value of the instrument is 14 One Thousand Dollars (\$1,000.00) or more and forgery in the third 15 degree if the value of the instrument is less than One Thousand 16 Dollars (\$1,000.00). 17 For purposes of this section, a series of offenses may be 18 aggregated into one offense when they are the result of the

19 <u>formulation of a plan or scheme or the setting up of a mechanism</u>

20 which, when put into operation, results in the taking or diversion

21 of money or property on a recurring basis. When all acts result

22 from a continuing course of conduct, they may be aggregated into one

23 crime. Acts forming an integral part of the first taking which

24 facilitate subsequent takings, or acts taken in preparation of

1 several takings which facilitate subsequent takings, are relevant to
2 determine the intent of the party to commit a continuing crime.

3 SECTION 14. AMENDATORY 21 O.S. 2011, Section 1592, is 4 amended to read as follows:

5 Section 1592. Every person who, with intent to defraud, utters or publishes as true any forged, altered or counterfeited instrument 6 7 or any counterfeit gold or silver coin, the forging, altering or counterfeiting of which is hereinbefore has previously been declared 8 9 to be punishable, knowing such instrument or coin to be forged, 10 altered or counterfeited, is guilty of forgery in the second degree 11 if the value of the instrument is One Thousand Dollars (\$1,000.00) 12 or more and forgery in the third degree if the value of the 13 instrument is less than One Thousand Dollars (\$1,000.00). 14 For purposes of this section, a series of offenses may be 15 aggregated into one offense when they are the result of the 16 formulation of a plan or scheme or the setting up of a mechanism 17 which, when put into operation, results in the taking or diversion 18 of money or property on a recurring basis. When all acts result 19 from a continuing course of conduct, they may be aggregated into one 20 crime. Acts forming an integral part of the first taking which 21 facilitate subsequent takings, or acts taken in preparation of 22 several takings which facilitate subsequent takings, are relevant to 23 determine the intent of the party to commit a continuing crime. 24

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1SECTION 15.AMENDATORY21 O.S. 2011, Section 1621, is2amended to read as follows:

3 Section 1621. A. Forgery in the first degree is a felony 4 punishable by imprisonment in the State Penitentiary as follows: 5 1. Forgery in the first degree by imprisonment custody of the Department of Corrections for not less than seven (7) years nor more 6 7 than twenty (20) years; and. 2. B. Forgery in the second degree is a felony punishable by 8 9 imprisonment in the custody of the Department of Corrections for not 10 exceeding more than seven (7) years. 11 C. Forgery in the third degree is a misdemeanor punishable by 12 imprisonment in the county jail for not more than one (1) year and a 13 fine of One Thousand Dollars (\$1,000.00). 14 SECTION 16. 21 O.S. 2011, Section 1704, is AMENDATORY 15 amended to read as follows: 16 Section 1704. Grand larceny is larceny committed in either of 17 the following cases: 18 When the property taken is of value exceeding Five Hundred 1. 19 Dollars (\$500.00). One Thousand Dollars (\$1,000.00); or 20 2. When such property, although not of value exceeding Five 21 Hundred Dollars (\$500.00) One Thousand Dollars (\$1,000.00), is taken 22 from the person of another. 23 Larceny in other cases is petit larceny.

1SECTION 17.AMENDATORY21 O.S. 2011, Section 1705, is2amended to read as follows:

3 Section 1705. Grand larceny is a felony punishable by 4 imprisonment in the State Penitentiary custody of the Department of 5 Corrections not exceeding five (5) years, a fine not exceeding Five Thousand Dollars (\$5,000.00), or by both such fine and imprisonment 6 if the value of the property is Five Hundred Dollars (\$500.00) One 7 Thousand Dollars (\$1,000.00) or more and if the value of the 8 9 property is less than Five Hundred Dollars (\$500.00) One Thousand 10 Dollars (\$1,000.00) punishable by incarceration in the county jail 11 for not more than one (1) year or by incarceration in the county 12 jail one or more nights or weekends pursuant to Section 991a-2 of 13 Title 22 of the Oklahoma Statutes, at the option of the court, and 14 shall be subject to a fine of not more than Five Thousand Dollars 15 (\$5,000.00) and exceeding One Thousand Dollars (\$1,000.00), or by 16 both such fine and imprisonment. The defendant shall also be 17 ordered to provide restitution to the victim as provided in Section 18 991a of Title 22 of the Oklahoma Statutes.

19SECTION 18.AMENDATORY21 O.S. 2011, Section 1713, is20amended to read as follows:

Section 1713. A. Every person who buys or receives, in any manner, upon any consideration, any personal property of any <u>a</u> value whatsoever <u>of One Thousand Dollars (\$1,000.00) or more</u> that has been stolen, embezzled, obtained by false pretense or robbery, knowing or

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1 having reasonable cause to believe the same to have been stolen, 2 embezzled, obtained by false pretense, or robbery, or who conceals, withholds, or aids in concealing or withholding such property from 3 4 the owner $_{\tau}$ shall, upon conviction, be guilty of a felony punishable 5 by imprisonment in the State Penitentiary custody of the Department of Corrections not to exceed five (5) years, or in the county jail 6 7 not to exceed one (1) year, or by a fine not to exceed Five Hundred Dollars (\$500.00), or by both such fine and imprisonment. If the 8 9 personal property that has been stolen, embezzled, obtained by false 10 pretense or robbery has a value of less than One Thousand Dollars 11 (\$1,000.00), the person shall, upon conviction, be guilty of a 12 misdemeanor punishable by imprisonment in the county jail not to 13 exceed one (1) year.

14 B. Every person who, without making reasonable inquiry, buys, 15 receives, conceals, withholds, or aids in concealing or withholding 16 any property which has been stolen, embezzled, obtained by false 17 pretense or robbery, or otherwise feloniously obtained, under such 18 circumstances as should cause such person to make reasonable inquiry 19 to ascertain that the person from whom such property was bought or 20 received had the legal right to sell or deliver it shall be presumed 21 to have bought or received such property knowing it to have been so 22 stolen or wrongfully obtained. This presumption may, however, be 23 rebutted by proof.

1SECTION 19.AMENDATORY21 O.S. 2011, Section 1731, is2amended to read as follows:

3 Section 1731. Larceny of merchandise held for sale in retail or 4 wholesale establishments shall be punishable as follows:

5 1. For the first conviction, in the event the value of the goods, edible meat or other corporeal property which has been taken 6 is less than Five Hundred Dollars (\$500.00) One Thousand Dollars 7 (\$1,000.00), the violator defendant shall be punishable guilty of a 8 9 misdemeanor and shall be punished by imprisonment in the county jail 10 for a term not exceeding thirty (30) days, and by a fine not less 11 than Ten Dollars (\$10.00) nor more than Five Hundred Dollars 12 (\$500.00); provided, for the first conviction, in the event more 13 than one item of goods, edible meat or other corporeal property has 14 been taken, punishment shall be by imprisonment in the county jail 15 for a term not to exceed thirty (30) days, and by a fine not less 16 than Fifty Dollars (\$50.00) nor more than Five Hundred Dollars 17 (\$500.00).;

18 2. If it be shown, in the trial of a case in which the value of 19 the goods, edible meat or other corporeal property is less than Five 20 Hundred Dollars (\$500.00) One Thousand Dollars (\$1,000.00), that the 21 defendant has been once before convicted of the same offense, the 22 defendant shall, on a second conviction, be guilty of a misdemeanor 23 and shall be punished by confinement imprisonment in the county jail

1 for a term of not less than thirty (30) days nor more than one (1) year, and by a fine not exceeding One Thousand Dollars (\$1,000.00)-; 2 If it be shown, upon the trial of a case where the value of 3 3. 4 the goods, edible meat or other corporeal personal property is less 5 than Five Hundred Dollars (\$500.00) One Thousand Dollars (\$1,000.00), that the defendant has two or more times before been 6 7 convicted of the same offense, regardless of the value of the goods, edible meat or other corporeal personal property involved in the 8 9 first two convictions, upon the third or any subsequent conviction, 10 the punishment defendant shall be guilty of a felony and shall be 11 punished by imprisonment in the State Penitentiary custody of the 12 Department of Corrections for a term of not less than two (2) nor 13 more than five (5) years -; and

14 In the event the value of the goods, edible meat or other 4. 15 corporeal property is Five Hundred Dollars (\$500.00) One Thousand 16 Dollars (\$1,000.00) or more, but is less than One Thousand Dollars 17 $(\$_1,000.00)_r$ the defendant shall be guilty of a felony and shall be 18 punished by imprisonment in the county jail for a term of not more 19 than one (1) year or by imprisonment in the county jail for one or 20 more nights or weekends pursuant to Section 991a-2 of Title 22 of 21 the Oklahoma Statutes, at the option of the court, and custody of 22 the Department of Corrections for a term of not less than two (2) 23 years nor more than five (5) years. The defendant shall also be 24 subject to a fine of not more than Five Thousand Dollars (\$5,000.00) and ordered to provide restitution to the victim as provided in
 Section 991a of Title 22 of the Oklahoma Statutes.

5. In the event the value of the goods, edible meat or other
corporeal property is One Thousand Dollars (\$1,000.00) or more,
punishment shall be imprisonment in the State Penitentiary for a
term of not less than one (1) year nor more than five (5) years.
SECTION 20. AMENDATORY 21 O.S. 2011, Section 1834, is
amended to read as follows:

9 Section 1834. Any mortgagor or, conditional sales contract 10 vendee or, pledgor or debtor under a security agreement of personal 11 property, or his or her legal representative, who, while such 12 mortgage, security agreement or conditional sales contract remains 13 in force and unsatisfied, conceals, sells, or in any manner disposes 14 of such property, or any part thereof, or removes such property, or 15 any part thereof, beyond the limits of the county, or materially 16 injures or willfully destroys such property, or any part thereof, 17 without the written consent of the holder of such mortgage or 18 conditional sales contract, secured party or pledgee under a 19 security agreement, shall, upon conviction, be deemed guilty of a 20 felony, and shall, upon conviction, be if the value of the property 21 is One Thousand Dollars (\$1,000.00) or more and shall be punished by 22 imprisonment in the State Penitentiary custody of the Department of 23 Corrections for a period not exceeding three (3) years or in the 24 county jail not exceeding one (1) year, or by a fine of not to

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1	exceed Five Hundred Dollars (\$500.00) ; provided, that the . If the
2	value of the property is less than One Thousand Dollars (\$1,000.00),
3	the person shall, upon conviction, be guilty of a misdemeanor
4	punishable by imprisonment in the county jail not exceeding one (1)
5	year, or by a fine not exceeding Five Hundred Dollars (\$500.00).
6	Provided, however, the writing containing the consent of the holder
7	of the mortgage or conditional sales contract, secured party or
8	pledgee under a security agreement, as before specified, shall be
9	the only competent evidence of such consent, unless it appears that
10	such writing has been lost or destroyed.
11	SECTION 21. This act shall become effective November 1, 2016.
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