THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 1443 ^{Session of} 2017

INTRODUCED BY ROAE, MAY 24, 2017

REFERRED TO COMMITTEE ON JUDICIARY, MAY 24, 2017

AN ACT

1 2 3 4	Amending Title 42 (Judiciary and Judicial Procedure) of the Pennsylvania Consolidated Statutes, in sentencing, providing for sentences for certain offenses involving theft from government or government-funded entities.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Title 42 of the Pennsylvania Consolidated
8	Statutes is amended by adding a section to read:
9	§ 9720.8. Sentences for certain offenses involving theft from
10	government or government-funded entities.
11	(a) Mandatory sentenceA person who is convicted of an
12	offense involving theft from a government or government-funded
13	entity shall likewise be sentenced to a minimum sentence of:
14	(1) at least one day of total confinement for each
15	\$1,000 of cash or property unlawfully taken, received,
16	retained or disposed of from the government; or
17	(2) at least one day of total confinement for each
18	\$1,000 of cash or property unlawfully taken, received,
19	retained or disposed of from the government-funded entity, if

1	the offense occurred during a calendar year in which the
2	government-funded entity received funds or in-kind services
3	from a government. The dollar amount of cash or property
4	calculated under this paragraph shall be limited to the
5	dollar amount of funds or in-kind services received from the
6	government during the calendar year.
7	(b) Proof at sentencingAny provision of this section that
8	requires imposition of a mandatory minimum sentence shall
9	constitute an element enhancing the underlying offense. Any
10	enhancing element must be proven beyond a reasonable doubt at
11	trial on the underlying offense and must be submitted to the
12	fact-finder for deliberation together with the underlying
13	offense. If the fact-finder finds the defendant guilty of the
14	underlying offense, the fact-finder shall then also decide
15	whether any enhancing element has been proven.
16	(c) Authority of court in sentencingThere shall be no
17	authority in any court to impose on an offender to which this
18	section is applicable any lesser sentence than provided for in
19	subsection (a) or to place such offender on probation or to
20	suspend sentence. Nothing in this section shall prevent the
21	sentencing court from imposing a sentence greater than that
22	provided in this section. Sentencing guidelines promulgated by
23	the Pennsylvania Commission on Sentencing shall not supersede
24	the mandatory sentences provided in this section.
25	(d) Appeal by CommonwealthIf the fact-finder has found
26	any enhancing element and a sentencing court imposes a sentence
27	below the mandatory minimum sentence, the Commonwealth shall
28	have the right to appellate review of the sentence. If the
29	appellate court finds that the mandatory sentencing provision
30	was applicable, the court shall vacate the sentence and remand
201	70HB1443PN1835 - 2 -

1	for resentencing in accordance with that provision.
2	(e) DefinitionsAs used in this section, the following
3	words and phrases shall have the meanings given to them in this
4	subsection unless the context clearly indicates otherwise:
5	"Government." As defined in 18 Pa.C.S. § 3901 (relating to
6	<u>definitions).</u>
7	"Government-funded entity." An entity that receives payment
8	<u>of funds or in-kind services from a government.</u>
9	"Offense involving theft from government or government-funded
10	entity." An offense under 18 Pa.C.S. Ch. 39 (relating to theft
11	and related offenses) committed against a government or
12	government-funded entity.
13	Section 2. This act shall take effect in 60 days.