SENATE FILE 2172

BY COMMITTEE ON JUDICIARY

(SUCCESSOR TO SSB 3048)

Passed	Senate,	Date	Passed	House,	Date	_
Vote:	Ayes	Nays	Vote:	Ayes	Nays	
	Ar	proved				

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1 2	An					penal	y fo	r ce	rt ai n	the	fts	with	in
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SF 2172 JUDICIARY

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Section 1. Section 714.3, unnumbered paragraph 2, Code
 2 2003, is amended to read as follows:
      If money or property is stolen from the same person or
 4 location by two or more acts, or from different persons by two
 5 or more acts which occur in approximately the same location or
 6 time period, or from different locations by two or more acts
 7 within a seventy-two-hour time period, so that the thefts are
 8 attributable to a single scheme, plan, or conspiracy, these
 9 acts may be considered a single theft and the value may be the
10 total value of all the property stolen.
11
                             EXPLANATION
12
      This bill allows a modified criminal penalty for certain
13 thefts within a 72-hour time period.
      The bill provides that if property is stolen from different
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15 locations by two or more acts within a 72-hour time period and
16 the thefts are attributable to a person or a group of persons
17 acting together in a single scheme, plan, or conspiracy, these
18 acts may be considered a single theft and the value of the
19 thefts may be the total value of all property stolen.
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      Under current law in Code section 714.2, the penalty for
21 theft depends upon the value of property stolen.
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Fiscal Services Division Legislative Services Agency Fiscal Note

SF 2172 - Theft (LSB 5768 SV)

Analyst: Beth Lenstra (Phone: (515) 281-6301) (beth.lenstra@legis.state.ia.us)

Fiscal Note Version - New

Description

Senate File 2172 provides that if property is stolen from different locations by two or more acts within a 72-hour time period and the thefts are attributable to a person or group of persons acting together, these acts may be considered a single theft and the value of the thefts may be the total value of all of the property stolen. Current law provides a graduated system of penalties for theft, ranging from a simple misdemeanor to a Class C felony, depending on the value of the property.

Assumptions

- 1. According to the Justice Data Warehouse, there were 14,910 convictions for theft during FY 2003. Information concerning how many of these convictions were for theft from retailers is not available.
- 2. Enhancing existing penalties increases the demand for resources in the criminal justice system. This includes costs in the Judicial Branch, Community-Based Corrections (CBC), the State prison system and indigent defense.
- 3. State cost for a simple misdemeanor conviction ranges from \$14 to \$300.
- 4. State cost for a serious misdemeanor conviction ranges from \$100 to \$5,000.
- 5. State cost for an aggravated misdemeanor conviction ranges from \$1,100 to \$5,000.
- 6. State cost for a Class D felony conviction ranges from \$2,000 to \$8,000.
- 7. State cost for a Class C felony conviction ranges from \$3,000 to \$11,000.
- 8. The cost for a conviction of a serious or aggravated misdemeanor and a Class D or C felony will be incurred over multiple fiscal years as the offender serves time in the correctional system. The costs stated above include the Judicial Branch holding a trial; indigent defense; and supervision while on probation, parole, or prison, if applicable.

Correctional Impact

There is a potential for convictions to be enhanced from a current simple misdemeanor to a serious or aggravated misdemeanor or Class D felony conviction under SF 2172. The potential exists for a current serious misdemeanor conviction to be enhanced to an aggravated misdemeanor or Class D felony conviction. A current aggravated misdemeanor conviction may result in a Class D felony conviction under SF 2172. There is no readily available information to predict the increased number of enhanced convictions under the Bill. The impact on correctional resources may be significant.

Fiscal Impact

The State's increased coss for one conviction for the enhanced penalties is:

- From a simple to a serious misdemeanor conviction, the range is \$86 to \$4,700.
- From a simple to an aggravated misdemeanor conviction, the range is \$1,100 to \$4,700.
- From a simple misdemeanor to a Class D felony conviction, the range is \$2,000 to \$7,700.
- From a serious to an aggravated misdemeanor conviction, the cost is \$1,000.
- From a serious misdemeanor to a Class D felony conviction, the range is \$1,900 to \$3,000.
- From an aggravated misdemeanor to a Class D felony, the range is \$900 to \$3,000.

Sources

Department of Human Rights, Criminal and Juvenile Justice Planning Division Department of Corrections
Judicial Branch
Office of the State Public Defender

Dennis C Prouty	
March 3, 2004	

The fiscal note and correctional impact statement for this bill was prepared pursuant to Joint Rule 17 and pursuant to Section 2.56, <u>Code of Iowa</u>. Data used in developing this fiscal note and correctional impact statement are available from the Fiscal Services Division, Legislative Services Agency to members of the Legislature upon request.



Succeeded By 558# 3048 (Si) / HF 2172

SENATE FILE Judiciary (PROPOSED COMMITTEE ON BY

JUDICIARY BILL BY

CHAIRPERSON REDFERN)

	Passed Senate, Date	Passed House, Date
	Vote: Ayes Nays	Vote: Ayes Nays
	Approved	
	A BILL F	FOR
1	An Act modifying the criminal p	penalty for certain thefts from
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3	BE IT ENACTED BY THE GENERAL AS	SEMBLY OF THE STATE OF IOWA:
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1 Section 1. NEW SECTION. 714.3A THEFT FROM A RETAILER --2 ENHANCEMENT. If property is stolen from a retailer or retailers from the 4 same location or from different locations by three or more 5 acts within a seventy-two-hour time period and the thefts are 6 attributable to a person or a group of persons acting together 7 in a single scheme, plan, or conspiracy, these acts may be 8 considered a single theft punishable as a class "D" felony, 9 notwithstanding section 714.2. As used in this section, 10 "retailer" means any business engaged in the business of 11 selling goods, merchandise, or wares. 12 **EXPLANATION** 13 This bill allows a modified criminal penalty for certain 14 thefts from retailers. 15 The bill provides that if property is stolen from a 16 retailer or retailers from the same location or from different 17 locations by three or more acts within a 72-hour time period 18 and the thefts are attributable to a person or a group of 19 persons acting together in a single scheme, plan, or 20 conspiracy, these acts may be considered a single theft 21 punishable as a class "D" felony. 22 Under current law in Code section 714.2, the penalty for 23 theft depends upon the value of property stolen. 24 25 26 27 28 29 30 31 32 33

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