## SENATE BILL 6003

State of Washington 62nd Legislature 2011 2nd Special Session

**By** Senators Carrell, Stevens, Padden, Harper, Becker, Rolfes, Swecker, Sheldon, Schoesler, Holmquist Newbry, Litzow, Hill, Fain, Parlette, and Benton

1 AN ACT Relating to organized retail theft; amending RCW 9A.56.350; 2 and prescribing penalties.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 Sec. 1. RCW 9A.56.350 and 2009 c 431 s 15 are each amended to read 5 as follows:

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(1) A person is guilty of organized retail theft if he or she:

7 (a) Commits theft of property with a value of at least seven 8 hundred fifty dollars from a mercantile establishment with an 9 accomplice;

10 (b) Possesses stolen property, as defined in RCW 9A.56.140, with a 11 value of at least seven hundred fifty dollars from a mercantile 12 establishment with an accomplice; ((<del>or</del>))

13 (c) Commits theft of property with a cumulative value of at least 14 seven hundred fifty dollars from one or more mercantile establishments 15 within a period of up to one hundred eighty days; or

16 (d) Commits theft of property with a cumulative value of at least 17 two hundred fifty dollars from a mercantile establishment with no less 18 than nine accomplices and makes or receives at least one electronic 1 communication in the course of planning or commission of the theft.
2 For the purposes of this subsection, "electronic communication" has the
3 same meaning as defined in RCW 9.61.260(5).

4 (2) A person is guilty of organized retail theft in the first
5 degree if the property stolen or possessed has a value of five thousand
6 dollars or more. Organized retail theft in the first degree is a class
7 B felony.

8 (3) A person is guilty of organized retail theft in the second 9 degree if the property stolen or possessed has a value of at least 10 seven hundred fifty dollars, but less than five thousand dollars. 11 Organized retail theft in the second degree is a class C felony.

(4) For purposes of this section, a series of thefts committed by 12 13 the same person from one or more mercantile establishments over a period of one hundred eighty days may be aggregated in one count and 14 15 the sum of the value of all the property shall be the value considered in determining the degree of the organized retail theft involved. 16 Thefts committed by the same person in different counties that have 17 18 been aggregated in one county may be prosecuted in any county in which 19 any one of the thefts occurred. For purposes of subsection (1)(d) of 20 this section, thefts committed by the principal and accomplices may be 21 aggregated into one count and the value of all the property shall be the value considered in determining the degree of organized retail 22 23 theft involved.

(5) The mercantile establishment or establishments whose property 24 is alleged to have been stolen may request that the charge be 25 26 aggregated with other thefts of property about which the mercantile 27 establishment or establishments is aware. In the event a request to aggregate the prosecution is declined, the mercantile establishment or 28 29 establishments shall be promptly advised by the prosecuting 30 jurisdiction making the decision to decline aggregating the prosecution of the decision and the reasons for such decision. 31

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