2007 SESSION

ENGROSSED

	075086340
1	HOUSE BILL NO. 2771
2	House Amendments in [] — February 5, 2007
2 3	A BILL to amend and reenact § 19.2-223 of the Code of Virginia, relating to charging the crime of
4	larceny.
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	Patron Prior to Engrossment—Delegate Hurt
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7	Referred to Committee for Courts of Justice
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9	Be it enacted by the General Assembly of Virginia:
10	1. That § 19.2-223 of the Code of Virginia is amended and reenacted as follows:
11	§ 19.2-223. Charging embezzlement and larceny; description of money.
12	A. In a prosecution against a person accused of embezzling or fraudulently converting to his own use
13	bullion, money, bank notes or other security for money or items of personal property subject to larceny
14	it shall be lawful in the same indictment or accusation to charge and thereon to proceed against the
15	accused for any number of distinct acts of such embezzlements or fraudulent conversions which may
16	have been committed by him within six months from the first to the last of the acts charged in the
17	indictment; and it shall be sufficient to allege the embezzlement or fraudulent conversion to be of
18	money without specifying any particular money, gold, silver, note or security. Such allegation, so far as
19	it regards the description of the property, shall be sustained if the accused be proved to have embezzled
20	any bullion, money, bank note or other security for money or items of personal property subject to
21	larceny although the particular species be not proved.
22	B. And in In a prosecution for the larceny of United States currency or for obtaining United States
23	currency by a false pretense or token, or for receiving United States currency knowing the same to have
24 25	been stolen, it shall be sufficient if the accused be proved guilty of the larceny [<i>or embezzlement</i>] of <i>Endorgy</i> Paserya notes or other notional hank notes or United States transvery notes correlated for either
	Federal Reserve notes or other national bank notes or United States treasury notes, certificates for either
26 27	gold or silver coin, [<i>metal coin,</i>] fractional coin, currency, or any other form of money issued by the United States government, or of obtaining the same by false pretense or token, or of receiving the same
2 7 28	knowing it to have been stolen although the particular species be not proved.
40	knowing it to have been stolen attrough the particular species be not proved.

C. Any person charged with embezzlement or any offense deemed to be larceny or punishable as
larceny may be [indicted charged] for larceny under § 18.2-95 or § 18.2-96, and, upon conviction,
shall be punished as provided therein.