## SENATE BILL 783

E2 0lr2440

 $SB\ 202/09 - JPR$ 

By: Senator Raskin

Introduced and read first time: February 10, 2010

Assigned to: Judicial Proceedings

## A BILL ENTITLED

1 AN ACT concerning

2

## Financial Crimes - Seizure and Forfeiture of Property

3 FOR the purpose of establishing seizure and forfeiture procedures for property 4 obtained through or used in connection with certain financial crimes; 5 establishing conditions that would exclude certain property from forfeiture; 6 establishing how certain property subject to forfeiture may be seized, with 7 certain exceptions; establishing circumstances that must be considered when 8 determining whether to seize certain property; establishing a certain deadline 9 for filing a complaint seeking forfeiture; providing for the contents and distribution of a certain complaint; providing for the forfeiture of interest in 10 11 certain real property; providing for a stay of forfeiture of a certain family 12 residence under certain circumstances; establishing a certain rebuttable 13 presumption; providing for certain posthearing orders; providing for the 14 application of proceeds from a certain sale of forfeited property; defining certain 15 terms; providing for the application of this Act; providing for the effective date of this Act; and generally relating to seizure and forfeiture of property used in 16 17 connection with violation of the Financial Crimes law.

- 18 BY repealing and reenacting, without amendments,
- 19 Article Criminal Procedure
- 20 Section 12–101(c), (f), (g), (i), (k), and (o), 12–202, 12–203, 12–208 through
- 21 12–211, 12–301 through 12–308, 12–402, and 12–403
- 22 Annotated Code of Maryland
- 23 (2008 Replacement Volume and 2009 Supplement)
- 24 BY adding to
- 25 Article Criminal Procedure
- Section 13–501 through 13–509 to be under the new subtitle "Subtitle 5.
- 27 Violations of Financial Crimes Law"
- 28 Annotated Code of Maryland
- 29 (2008 Replacement Volume and 2009 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.



(iii)

1 2		. BE IT ENACTED BY THE GENERAL ASSEMBLY OF the Laws of Maryland read as follows:			
3	Article - Criminal Procedure				
4	12–101.				
5 6	(c) "Contro Law Article.	olled Dangerous Substances law" means Title 5 of the Criminal			
7	(f) "Forfei	ting authority" means:			
8 9 10	Attorney for a county and the chief executive officer of the governing body having jurisdiction over assets subject to forfeiture to act on behalf of the governing body				
12 13 14 15	the Attorney General or the Attorney General's designee designates by agreement with a State's Attorney, county attorney, or municipal attorney to act on behalf of the				
16	(g) "Gover	ning body" includes:			
17	(1) t	the State, if the seizing authority is a unit of the State;			
18	(2) 8	a county, if the seizing authority is a unit of a county;			
L9 20	(3) a municipality; and	a municipal corporation, if the seizing authority is a unit of a			
21 22	(4) I Baltimore City.	Baltimore City, if the seizing authority is the Police Department of			
23 24	(i) "Lienholder" means a person who has a lien or a secured interest on property created before the seizure.				
25 26	(k) (1) 'interest in property.	"Owner" means a person having a legal, equitable, or possessory			
27	(2)	"Owner" includes:			
28	(	(i) a co–owner;			
29	(	(ii) a life tenant;			

a remainderman to a life tenancy in real property;

1	(iv) a holder of an inchoate interest in real property; and
2	(v) a bona fide purchaser for value.
3 4 5	(o) "Seizing authority" means a law enforcement unit in the State that is authorized to investigate violations of the Controlled Dangerous Substances law and that has seized property under this title.
6	12–202.
7	(a) Property subject to forfeiture under this title may be seized:
8 9	(1) on a warrant issued by a court that has jurisdiction over the property; and
10	(2) without a warrant when:
11 12	(i) the seizure is incident to an arrest or a search under a search warrant;
13 14	(ii) the seizure is incident to an inspection under an administrative inspection warrant;
15 16 17	(iii) the property subject to seizure has been the subject of a prior judgment in favor of the State in a criminal injunction or forfeiture proceeding under this title;
18 19	(iv) there is probable cause to believe that the property is directly or indirectly dangerous to health or safety; or
20 21 22	(v) there is probable cause to believe that the property has been used or is intended to be used in violation of the Controlled Dangerous Substances law or this title.
23 24	(b) The seizing authority that seizes money that is contraband shall immediately:
25 26	(1) photograph the contraband money and record the quantity of each denomination of coin or currency seized; and
27 28	(2) deposit the money to the account of the appropriate local financial authority.
29 30	(c) A photograph taken under subsection (b) of this section may be substituted for money as evidence in a criminal or forfeiture proceeding.

31 12-203.

- 1 (a) Property seized under this title: 2 (1) is not repleviable; but 3 (2)is in the custody of the seizing authority, subject only to the orders, judgments, and decrees of the court or the official having jurisdiction over the 4 5 property. 6 (b) A seizing authority may place seized property under seal and remove the 7 property to a place designated by the court. 8 12 - 208.9 Except as provided in §§ 12-209 and 12-210 of this subtitle, an (a) 10 owner of seized property who wishes to obtain possession of the property, to convey an interest in real property, or to remove a building or fixture from real property shall 11 12 notify the clerk of the proper court. 13 If forfeiture proceedings have begun, the proper court is the court (2)14 where the proceedings have begun. 15 If criminal proceedings have begun but forfeiture proceedings have (3)16 not begun, the proper court is the court where the criminal proceedings have begun. 17 **(4)** If neither forfeiture nor criminal proceedings have begun, the proper court is the circuit court for the county where the property was seized. 18 19 (b) Unless the forfeiting authority and the owner agree to a bond in 20 another amount, if a motor vehicle is not needed for evidentiary purposes in a judicial 21proceeding: 22 (i) the court shall appraise the value of the motor vehicle on the 23 basis of the average value of the motor vehicle set forth in the National Automobile 24Dealer's Association official used car guide; or 25 if the owner shows that a lien is on the motor vehicle and 26 the owner agrees to make the required payments to the lienholder, the court shall 27 require a bond in an amount of the average value of the motor vehicle set forth in the National Automobile Dealer's Association official used car guide, less the amount owed 2829 on the lien.
- 30 (2) For a motor vehicle, the court shall appraise the value in the 31 manner provided in this subsection and provide the appraisal in writing to the clerk of 32 the court.

1 2 3	(c) (1) purposes in a jude the value of the pr	If property other than a motor vehicle is not needed for evidentiary icial proceeding, the clerk shall obtain an independent appraisal of coperty.
4 5	(2) subsection shall pr	The sheriff or other person responsible for an appraisal under this romptly:
6		(i) inspect and appraise the value of the property; and
7 8	court.	(ii) return the appraisal in writing under oath to the clerk of the
9 10	` '	te of the appraisal shall be sent to all lienholders shown in the y law for notice or the perfection of the lien.
11 12	(e) (1) the clerk of the cor	On the filing of an appraisal, the owner may give bond payable to urt in an amount equal to the greater of:
13 14	or	(i) the appraised value of the property plus any accrued costs;
15 16	shown in the recor	(ii) the aggregate amount of the liens on the property that are eds required by law for the notice or perfection of liens.
17 18	(2) surety, through a	A person may give a bond under this section by cash, through a lien on real property, or by other means that the clerk approves.
19	(3)	A bond authorized under this section:
20 21	the court;	(i) shall be conditioned for performance on final judgment by
22 23	criminal action tha	(ii) shall be filed in the District Court or circuit court where the at gave rise to the seizure is pending; and
24 25	of the same crimin	(iii) unless a complaint for forfeiture has been filed, shall be part nal proceeding.
26 27 28	(4) been filed, the bo property was seize	If a criminal action is not pending or a forfeiture complaint has not ond shall be filed in the circuit court or District Court where the ed.
29 30 31		If the court orders that property or an interest or equity in the ds be forfeited under this title, the court shall enter judgment in the d against the obligors on the bond without further proceedings.

(2) Payment of the amount of the bond shall be applied as provided under § 12–402(d)(2) of this title.

be filed promptly.

1	12–209.				
2	Seizure of real property occurs on the earlier of the filing:				
3	(1) of a complaint for forfeiture under this title; or				
4 5	(2) of a notice of pending litigation in the circuit court of the county where the real property is located.				
6	12–210.				
7 8 9	(a) Subject to the rights of a lienholder to sell the real property, an owner or owner's tenant may remain in possession of seized real property until forfeiture is ordered.				
10 11	(b) The forfeiting authority may apply to the court for the appointment of a receiver to apply income from income—producing property.				
12 13 14 15	(c) If a person who is an owner or owner's tenant and remains in possession of the real property and the person's interest in the real property is forfeited, the person shall immediately surrender the real property to the seizing authority in substantially the same condition as when seized.				
16	12–211.				
17	(a) This section does not apply if:				
18 19	(1) an act is agreed to by a forfeiting authority or is ordered by the court; or				
20	(2) an owner posts a bond under § 12–208 of this subtitle.				
21 22	(b) Subject to subsection (a) of this section, until the court enters judgment in favor of the owner, an owner may not attempt:				
23	(1) to convey or encumber an interest in seized real property; or				
24	(2) to remove a building or fixture on seized real property.				
25	12–301.				
26 27 28 29	Except as provided in § 12–304(c) of this subtitle, if property is seized under § 12–202(a)(2)(iv) and (v) of this title because there is probable cause to believe that the property is directly or indirectly dangerous to health or safety and that the property was or will be used to violate this title, forfeiture proceedings under this subtitle shall				

- 1 12–302.
- 2 (a) To apply for the forfeiture of money, the appropriate local financial
- 3 authority or the Attorney General shall file a complaint and affidavit in the District
- 4 Court or the circuit court for the county in which the money was seized.
- 5 (b) The complaint and affidavit shall be served in accordance with the
- 6 Maryland Rules of Procedure.
- 7 12–303.
- 8 Except as provided in § 12–302 of this subtitle and § 4–401(9) of the Courts
- 9 Article, the appropriate forfeiting authority shall file proceedings under this title in
- 10 the circuit court.
- 11 12–304.
- 12 (a) Except as provided under subsections (b) and (c) of this section, a
- complaint seeking forfeiture shall be filed within the earlier of:
- 14 (1) 90 days after the seizure; or
- 15 (2) 1 year after the final disposition of the criminal charge for the
- violation giving rise to the forfeiture.
- 17 (b) A complaint for the forfeiture of a motor vehicle shall be filed within 45
- days after the motor vehicle is seized.
- 19 (c) (1) A proceeding about money shall be filed within 90 days after the
- 20 final disposition of criminal proceedings that arise out of the Controlled Dangerous
- 21 Substances law.
- 22 (2) If the State or a political subdivision does not file proceedings
- about money within the 90-day period, the money seized under this title shall be
- returned to the owner on request by the owner.
- 25 (3) If the owner fails to ask the return of the money within 1 year after
- 26 the final disposition of criminal proceedings, as provided under § 12–403 of this title,
- 27 the money shall revert to:
- 28 (i) the political subdivision in which the money was seized; or
- 29 (ii) the State, if the money was seized by State authorities.
- 30 12–305.
- 31 (a) A complaint seeking forfeiture shall contain:

1		(1)	a description of the property seized;		
2		(2)	the date and place of the seizure;		
3		(3)	the name of the owner, if known;		
4		(4)	the name of the person in possession, if known;		
5 6	discovery;	(5)	the name of each lienholder, if known or reasonably subject to		
7		(6)	an allegation that the property is subject to forfeiture;		
8 9 10 11	(7) if the forfeiting authority seeks to forfeit a lienholder's interest in property, an allegation that the lien was created with actual knowledge that the property was being or was to be used in violation of the Controlled Dangerous Substances law;				
12 13	seizure;	(8)	a statement of the facts and circumstances surrounding the		
14		(9)	a statement setting forth the specific grounds for forfeiture; and		
15 16 17	of the com	-	an oath or affirmation by the forfeiting authority that the contents are true to the best of the forfeiting authority's knowledge, belief.		
18 19 20 21 22 23	(b) Within 20 days after the filing of the complaint, copies of the summons and complaint shall be sent by certified mail requesting "restricted delivery – show to whom, date, address of delivery" and first–class mail to all known owners and lienholders whose identities are reasonably subject to discovery, including all real property owners and lienholders shown in the records required by law for notice or perfection of the lien.				
24	12–306.				
25	(a)	A not	ice shall be signed by the clerk and shall:		
26		(1)	include the caption of the case;		
27		(2)	describe the substance of the complaint and the relief sought;		
28		(3)	state the latest date on which a response may be filed;		
29 30	on time;	(4)	state that the property shall be forfeited if a response is not filed		

- 1 state that the owner of the property may have possession of the 2 property pending forfeiture by posting a bond as provided in § 12–208 of this title; and 3 tell where to file a response and whom to contact for more 4 information concerning the forfeiture. 5 Within 20 days after the filing of the complaint, the notice shall be: (b) 6 posted by the sheriff on the door of the courthouse where the action 7 is pending or on a bulletin board within the immediate vicinity of the door; 8 posted by the sheriff in a conspicuous place on the land, if 9 forfeiture of real property is sought; and 10 published at least once a week in each of 3 successive weeks in a (3) newspaper of general circulation published in the county in which the action is 11 pending, unless the property is a boat or motor vehicle. 12 13 12 - 307.14 The answer to a complaint shall: 15 comply with the Maryland Rules; (1) 16 (2)state the nature and extent of the person's right in, title to, or 17 interest in the property: 18 (3)state how and when the person acquired a right in, title to, or interest in the property; and 19 20 contain a request for relief and a request for a prompt hearing. **(4)** 2112 - 308. 22If an answer has been filed on time, the court shall set a hearing on the 23 forfeiture claim within 60 days after the later of: 24(1) posting of notice under § 12–306(b)(1) or (2) of this subtitle; or 25(2) final publication of notice under § 12–306(b)(3) of this subtitle. 26 Without a hearing, the court may order forfeiture of the property interest 27 of a person who fails to timely file an answer.
- 29 (a) After a full hearing, if the court determines that the property should not 30 be forfeited, the court shall order that the property be released.

12-402.

(b)

1 2 3	· · · · · · · · · · · · · · · · · · ·	e forfe	ted, th	03(b) of this subtitle, if the court determines that the se court shall order that the property be forfeited to the
4 5 6 7	lien created without was to be used in	ut actı n viola	ıal kno tion of	mines that the forfeited property is subject to a valid whedge of the lienholder that the property was being or the Controlled Dangerous Substances law, the court released within 5 days to the first priority lienholder.
8 9	(d) (1) manner.	The l	ienholo	der shall sell the property in a commercially reasonable
10	(2)	The 1	roceed	s of the sale shall be applied as follows:
11		(i)	to the	e court costs of the forfeiture proceeding;
12 13	costs incident to t	(ii) he sale		e balance due the lienholder, including all reasonable
14 15	forfeiture, includi	(iii) ng expe	_	lyment of all other expenses of the proceedings for f seizure or maintenance of custody; and
16 17	General Fund of t	(iv) he Sta	_	at as provided in § 12–403(b) of this subtitle, to the the political subdivision that seized the property.
18	12–403.			
19 20	(a) (1) where the propert		-	property is forfeited under this title, the governing body may:
21		(i)	keep	the property for official use;
22 23	and destroy or oth	(ii) erwise	-	re an appropriate unit to take custody of the property se of it; or
24		(iii)	sell tl	he property if:
25 26	and		1.	the law does not require the property to be destroyed;
27			2.	the property is not harmful to the public.
28 29 30		oenses	of the	ls of a sale under this subsection shall first be used to proceedings for forfeiture and sale, including expenses ody, advertising, and court costs.

If the seizing authority was a State law enforcement unit:

- 1 (1) under  $\S$  12–402(b) of this subtitle, the court shall order the 2 property to be forfeited to the State law enforcement unit; or
- 3 (2) under  $\S 12-402(d)(2)(iv)$  of this subtitle, the proceeds of the sale shall be paid to the State law enforcement unit.
- 5 (c) Except as provided in subsection (d) of this section, the State law 6 enforcement unit that receives forfeited property or proceeds from a sale of forfeited property under this section shall:
- 8 (1) dispose of the forfeited property as provided in subsection (a) of 9 this section; and
- 10 (2) pay to the General Fund of the State any proceeds of the sale of the 11 forfeited property.
- 12 (d) Except as otherwise provided under federal law, a law enforcement unit 13 other than a State law enforcement unit that participated with a State law 14 enforcement unit in seizing property forfeited under this section:
- 15 (1) shall be paid by the State law enforcement unit the share of the 16 proceeds from the sale of the forfeited property as agreed by the law enforcement 17 units; or
- 18 (2) may ask the Governor's Office of Crime Control and Prevention to determine its share.
- 20 (e) Proceeds that a law enforcement unit other than a State law enforcement unit receives under subsection (d) of this section shall be deposited in the general fund 22 of the political subdivision of that law enforcement unit.
- 23 SUBTITLE 5. VIOLATIONS OF FINANCIAL CRIMES LAW.
- 24 **13–501.**
- 25 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 26 INDICATED.
- (B) "FINANCIAL CRIMES LAW" MEANS TITLES 7 AND 8 OF THE CRIMINAL LAW ARTICLE AND TITLE 11, SUBTITLE 3 OF THE CORPORATIONS AND ASSOCIATIONS ARTICLE.
- 30 (C) "FORFEITING AUTHORITY" HAS THE MEANING STATED IN § 12–101 31 OF THIS ARTICLE.

- 1 (D) "GOVERNING BODY" HAS THE MEANING STATED IN § 12–101 OF 2 THIS ARTICLE.
- $_{\rm 3}$  (E) "Lienholder" has the meaning stated in § 12–101 of this  $_{\rm 4}$  Article.
- 5 (F) "OWNER" HAS THE MEANING STATED IN § 12–101 OF THIS ARTICLE.
- 6 (G) "PROCEEDS" INCLUDES PROPERTY DERIVED DIRECTLY OR 7 INDIRECTLY IN CONNECTION WITH OR AS A RESULT OF A VIOLATION OF THE 8 FINANCIAL CRIMES LAW.
- 9 (H) (1) "PROPERTY" INCLUDES:
- 10 (I) REAL PROPERTY AND ANYTHING GROWING ON OR 11 ATTACHED TO REAL PROPERTY;
- 12 (II) VEHICLES AND CONVEYANCES OF ANY TYPE; AND
- 13 (III) MONEY.
- 14 (2) "PROPERTY" DOES NOT INCLUDE:
- 15 (I) AN ITEM UNLAWFULLY IN THE POSSESSION OF A 16 PERSON OTHER THAN THE OWNER WHEN USED IN CONNECTION WITH A
- 17 VIOLATION OF THE FINANCIAL CRIMES LAW; OR
- 18 (II) A LESSOR'S INTEREST IN PROPERTY SUBJECT TO A
- 19 BONA FIDE LEASE, UNLESS THE FORFEITING AUTHORITY CAN SHOW THAT THE
- 20 LESSOR PARTICIPATED IN A VIOLATION OF THE FINANCIAL CRIMES LAW OR
- 21 THAT THE PROPERTY WAS THE PROCEEDS OF A VIOLATION OF THE FINANCIAL
- 22 CRIMES LAW.
- 23 (I) "SEIZING AUTHORITY" HAS THE MEANING STATED IN § 12–101 OF
- 24 THIS ARTICLE.
- 25 **13–502.**
- THE FOLLOWING PROPERTY IS SUBJECT TO SEIZURE OR FORFEITURE
- 27 UNDER THIS SUBTITLE:
- 28 (1) PROPERTY OBTAINED BY OR THROUGH OR DERIVED
- 29 DIRECTLY OR INDIRECTLY FROM A VIOLATION OF THE FINANCIAL CRIMES LAW;

- 1 (2) PROPERTY RECEIVED AS AN INDUCEMENT TO VIOLATE THE 2 FINANCIAL CRIMES LAW;
- 3 (3) PROPERTY USED OR INTENDED TO BE USED TO COMMIT OR TO
- 4 FACILITATE THE COMMISSION OF A VIOLATION OF THE FINANCIAL CRIMES
- 5 LAW; AND
- 6 (4) PROCEEDS OF PROPERTY DESCRIBED IN THIS SECTION.
- 7 **13–503.**
- 8 (A) PROPERTY OR AN INTEREST IN PROPERTY MAY NOT BE FORFEITED
- 9 IF THE OWNER ESTABLISHES BY A PREPONDERANCE OF THE EVIDENCE THAT
- 10 THE VIOLATION OF THE FINANCIAL CRIMES LAW WAS COMMITTED WITHOUT
- 11 THE ACTUAL KNOWLEDGE OF THE OWNER.
- 12 (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
- 13 SUBSECTION, REAL PROPERTY USED AS THE PRINCIPAL FAMILY RESIDENCE
- 14 MAY NOT BE FORFEITED UNDER THIS SUBTITLE UNLESS ONE OF THE OWNERS
- 15 OF THE REAL PROPERTY WAS CONVICTED OF A VIOLATION OF THE FINANCIAL
- 16 CRIMES LAW.
- 17 (2) A COURT MAY ORDER A FORFEITURE OF REAL PROPERTY
- 18 USED AS THE PRINCIPAL FAMILY RESIDENCE WITHOUT A CONVICTION IF THE
- 19 OWNER OF THE FAMILY RESIDENCE:
- 20 (I) FAILS TO APPEAR FOR A REQUIRED COURT
- 21 APPEARANCE; AND
- 22 (II) FAILS TO SURRENDER TO THE JURISDICTION OF THE
- 23 COURT WITHIN 180 DAYS AFTER THE REQUIRED COURT APPEARANCE.
- 24 (C) REAL PROPERTY USED AS THE PRINCIPAL FAMILY RESIDENCE BY A
- 25 HUSBAND AND WIFE AND HELD BY THE HUSBAND AND WIFE AS TENANTS BY THE
- 26 ENTIRETY MAY NOT BE FORFEITED UNLESS:
- 27 (1) THE PROPERTY WAS USED IN CONNECTION WITH A VIOLATION
- 28 OF THE FINANCIAL CRIMES LAW OR AN ATTEMPT OR CONSPIRACY TO VIOLATE
- 29 THE FINANCIAL CRIMES LAW; AND
- 30 (2) BOTH THE HUSBAND AND WIFE ARE CONVICTED OF A
- 31 VIOLATION OF THE FINANCIAL CRIMES LAW OR OF AN ATTEMPT OR
- 32 CONSPIRACY TO VIOLATE THE FINANCIAL CRIMES LAW.
- 33 **13–504.**

- 1 (A) EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (C) OF THIS SECTION, SEIZURE OF PROPERTY UNDER THIS SUBTITLE SHALL BE SUBJECT TO THE PROCEDURES SET FORTH IN §§ 12–202, 12–203, AND 12–208 THROUGH 12–211 OF THIS ARTICLE.
- 5 (B) FOR THE PURPOSES OF THIS SUBTITLE, THE PROBABLE CAUSE 6 DESCRIBED IN § 12–202(A)(2)(V) OF THIS ARTICLE IS PROBABLE CAUSE TO 7 BELIEVE THAT THE PROPERTY HAS BEEN USED OR IS INTENDED TO BE USED IN 8 VIOLATION OF THE FINANCIAL CRIMES LAW.
- 9 (C) PAYMENT OF THE AMOUNT OF THE BOND UNDER § 12–208(F)(2) OF 10 THIS ARTICLE SHALL BE APPLIED AS PROVIDED UNDER § 13–508(D) OF THIS 11 SUBTITLE.
- 12 **13–505.**
- 13 (A) THE CHIEF LAW ENFORCEMENT OFFICER OF THE SEIZING
  14 AUTHORITY THAT SEIZES A MOTOR VEHICLE USED IN VIOLATION OF THIS
  15 SUBTITLE SHALL RECOMMEND TO THE APPROPRIATE FORFEITING AUTHORITY
  16 IN WRITING THAT THE MOTOR VEHICLE BE FORFEITED ONLY IF THE OFFICER:
- 17 (1) DETERMINES FROM THE RECORDS OF THE MOTOR VEHICLE
  18 ADMINISTRATION THE NAMES AND ADDRESSES OF ALL REGISTERED OWNERS
  19 AND SECURED PARTIES AS DEFINED IN THE CODE;
- 20 (2) PERSONALLY REVIEWS THE FACTS AND CIRCUMSTANCES OF 21 THE SEIZURE; AND
- 22 (3) PERSONALLY DETERMINES, CONSIDERING THE 23 CIRCUMSTANCES LISTED IN SUBSECTION (B) OF THIS SECTION, AND 24 REPRESENTS IN WRITING THAT THE TOTAL CIRCUMSTANCES OF THE CASE 25 DICTATE THAT SEIZURE AND FORFEITURE ARE JUSTIFIED.
- 26 (B) CIRCUMSTANCES TO BE CONSIDERED IN DECIDING WHETHER 27 SEIZURE AND FORFEITURE ARE JUSTIFIED INCLUDE:
- 28 (1) AN EXTENSIVE CRIMINAL RECORD OF THE VIOLATOR;
- 29 (2) A PREVIOUS CONVICTION OF THE VIOLATOR UNDER THE 30 FINANCIAL CRIMES LAW;
- 31 (3) EVIDENCE THAT THE MOTOR VEHICLE WAS ACQUIRED BY USE 32 OF PROCEEDS FROM A TRANSACTION INVOLVING A VIOLATION OF THE 33 FINANCIAL CRIMES LAW;

1	(4) CIRCUMSTANCES OF THE ARREST; AND
2	(5) THE WAY IN WHICH THE MOTOR VEHICLE WAS USED.
3	(C) (1) A SWORN AFFIDAVIT BY THE CHIEF LAW ENFORCEMENT
4	OFFICER THAT THE OFFICER FOLLOWED THE REQUIREMENTS OF THIS SECTION
5	IS ADMISSIBLE IN EVIDENCE IN A PROCEEDING UNDER THIS SUBTITLE.
6	(2) THE CHIEF LAW ENFORCEMENT OFFICER MAY NOT BE
7	SUBPOENAED OR COMPELLED TO APPEAR AND TESTIFY IF ANOTHER LAW
8	ENFORCEMENT OFFICER WITH PERSONAL KNOWLEDGE OF THE FACTS AND
9	CIRCUMSTANCES SURROUNDING THE SEIZURE AND THE RECOMMENDATION OF
10	FORFEITURE APPEARS AND TESTIFIES AT THE PROCEEDING.
11	(D) THE FORFEITING AUTHORITY SHALL SURRENDER THE MOTOR
12	VEHICLE ON REQUEST TO THE OWNER IF THE FORFEITING AUTHORITY
13	DETERMINES, INDEPENDENT OF THE DECISION OF THE SEIZING AUTHORITY,
14	THAT THE SEIZURE AND FORFEITURE ARE NOT JUSTIFIED BASED ON THE
15	CIRCUMSTANCES LISTED IN SUBSECTION (B) OF THIS SECTION.
16	(E) IN A PROCEEDING UNDER THIS SUBTITLE, THE COURT MAY
17	DETERMINE, BASED ON THE CIRCUMSTANCES LISTED IN SUBSECTION (B) OF
18	THIS SECTION, WHETHER THE SEIZING AUTHORITY OR FORFEITING AUTHORITY
19	ABUSED DISCRETION OR WAS CLEARLY ERRONEOUS:
20	(1) IN RECOMMENDING THE FORFEITURE OF A MOTOR VEHICLE;
21	OR
22	(2) IN NOT SURRENDERING ON REQUEST A MOTOR VEHICLE TO
23	AN OWNER.
24	13-506.
25	(A) EXCEPT AS PROVIDED IN SUBSECTIONS (B) AND (C) OF THIS
26	SECTION, FORFEITURE OF PROPERTY UNDER THIS SUBTITLE SHALL BE
27	SUBJECT TO THE PROCEDURES SET FORTH IN §§ 12–301 THROUGH 12–308 OF
28	THIS ARTICLE.
29	(B) FOR CRIMINAL PROCEEDINGS THAT ARISE OUT OF THE FINANCIAL

31 (1) A COMPLAINT SEEKING FORFEITURE SHALL BE FILED WITHIN 32 90 DAYS AFTER THE EARLIER OF:

30

**CRIMES LAW:** 

- 1 (I)CONVICTION OF THE CRIMINAL CHARGE WHICH LED TO 2 THE INITIATION OF THE FORFEITURE PROCEEDINGS; OR
- 3 (II) FINAL DISPOSITION OF THE CRIMINAL CHARGE GIVING 4 RISE TO THE FORFEITURE PROCEEDINGS;
- 5 IF THE STATE OR POLITICAL SUBDIVISION DOES NOT FILE 6 PROCEEDINGS ABOUT MONEY WITHIN THE 90-DAY PERIOD, THE MONEY SEIZED 7 UNDER THIS TITLE SHALL BE RETURNED TO THE OWNER ON REQUEST BY THE
- 8 **OWNER; AND**
- 9 **(3)** IF THE OWNER FAILS TO ASK FOR THE RETURN OF THE MONEY
- 10 WITHIN 1 YEAR AFTER THE FINAL DISPOSITION OF CRIMINAL PROCEEDINGS,
- 11 THE MONEY SHALL BE DISTRIBUTED AS PROVIDED UNDER § 13–508(D) OF THIS
- 12 SUBTITLE.
- 13 THE ALLEGATION REQUIRED BY § 12–305(A)(7) OF THIS ARTICLE
- SHALL REFER TO THE FINANCIAL CRIMES LAW RATHER THAN THE 14
- CONTROLLED DANGEROUS SUBSTANCES LAW. 15
- **13–507.** 16
- 17 EXCEPT AS PROVIDED IN THIS SECTION AND IN § 13–503(C) OF THIS
- SUBTITLE, AN OWNER'S INTEREST IN REAL PROPERTY MAY BE FORFEITED IF 18
- 19 THE REAL PROPERTY WAS USED IN CONNECTION WITH A VIOLATION OF THE
- 20 FINANCIAL CRIMES LAW.
- 21(B) FORFEITURE PROCEEDINGS FOR REAL PROPERTY MAY BE
- 22 BROUGHT IN THE JURISDICTION WHERE:
- 23 **(1)** THE CRIMINAL CHARGES ARE PENDING;
- 24**(2)** THE OWNER RESIDES; OR
- 25 **(3)** THE REAL PROPERTY IS LOCATED.
- 26 (C) **(1)** IF FORFEITURE PROCEEDINGS FOR REAL PROPERTY ARE
- BROUGHT IN A JURISDICTION OTHER THAN WHERE THE REAL PROPERTY IS 27
- LOCATED, A NOTICE OF PENDING LITIGATION SHALL BE FILED IN THE 28
- 29 JURISDICTION WHERE THE PROPERTY IS LOCATED.
- 30 A NOTICE OF PENDING LITIGATION REQUIRED UNDER THIS
- 31 SUBSECTION SHALL INCLUDE AT LEAST:

$\frac{1}{2}$	(I) THE NAME AND ADDRESS OF THE OWNER OF THE REAL PROPERTY;
<u> </u>	TROTERTI,
3	(II) A DESCRIPTION OF THE REAL PROPERTY; AND
4	(III) A DESCRIPTION OF THE REASONS FOR THE FILING OF
5	THE FORFEITURE PROCEEDINGS AND NOTICE OF PENDING LITIGATION.
6	(D) IF AN OWNER OF REAL PROPERTY USED AS THE PRINCIPAL FAMILY
7	RESIDENCE IS CONVICTED UNDER THE FINANCIAL CRIMES LAW AND THE
8	OWNER FILES AN APPEAL OF THE CONVICTION, THE COURT SHALL STAY
9	FORFEITURE PROCEEDINGS UNDER SUBSECTION (F) OF THIS SECTION OR
0	UNDER § 13-503(C) OF THIS SUBTITLE AGAINST THE REAL PROPERTY DURING
1	THE PENDENCY OF THE APPEAL.
12	(E) (1) EXCEPT AS PROVIDED IN SUBSECTION (F) OF THIS SECTION,
13	THERE IS A REBUTTABLE PRESUMPTION THAT PROPERTY OR PART OF A
4	PROPERTY IN WHICH A PERSON HAS AN OWNERSHIP INTEREST IS SUBJECT TO
15	FORFEITURE AS PROCEEDS, IF THE STATE ESTABLISHES BY CLEAR AND
16	CONVINCING EVIDENCE THAT:
L7	(I) THE PERSON HAS VIOLATED THE FINANCIAL CRIMES
18	LAW;
19	(II) THE PROPERTY WAS ACQUIRED BY THE PERSON DURING
20	THE VIOLATION OR WITHIN A REASONABLE TIME AFTER THE VIOLATION; AND
21	(III) THERE WAS NO OTHER LIKELY SOURCE FOR THE
22	PROPERTY.
23	(2) A CLAIMANT OF THE PROPERTY HAS THE BURDEN OF PROOF
24	TO REBUT THE PRESUMPTION IN PARAGRAPH (1) OF THIS SUBSECTION.
25	(F) REAL PROPERTY USED AS THE PRINCIPAL FAMILY RESIDENCE MAY
26	NOT BE FORFEITED UNDER THIS SECTION UNLESS:
27	(1) AN OWNER OF THE REAL PROPERTY WAS CONVICTED UNDER
28	THE FINANCIAL CRIMES LAW; OR
29	(2) THE REAL PROPERTY IS COVERED BY § 13–503(B)(2) OF THIS

**13–508.** 

SUBTITLE.

- 1 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 2 MEANINGS INDICATED.
- 3 (2) "IDENTIFIABLE LOSSES RESULTING FROM THE OFFENSE" 4 INCLUDE:
- 5 (I) EXPENSES NECESSARY TO CANCEL, STOP PAYMENT ON,
- 6 OR REPLACE STOLEN ITEMS SUCH AS CREDIT CARDS, CHECKS, DRIVERS'
- 7 LICENSES, AND OTHER DOCUMENTS;
- 8 (II) COSTS INCURRED IN DISCOVERING THE EXTENT OF THE
- 9 VIOLATION OF THE FINANCIAL CRIMES LAW, IN REPAIRING DAMAGE FROM THE
- 10 VIOLATION SUCH AS DAMAGE TO CREDIT RATINGS AND REPORTS, AND
- 11 PREVENTING FURTHER DAMAGES FROM THE VIOLATION;
- 12 (III) LONG-DISTANCE TELEPHONE CHARGES TO LAW
- 13 ENFORCEMENT OFFICIALS, GOVERNMENT OFFICES, AND BUSINESSES IN
- 14 REGARD TO THE FRAUD; AND
- 15 (IV) LOST WAGES FROM THE TIME AWAY FROM WORK
- 16 REQUIRED TO OBTAIN NEW PERSONAL IDENTIFYING INFORMATION.
- 17 (3) "VICTIM" INCLUDES A BUSINESS THAT LOSES MONEY,
- 18 MERCHANDISE, OR OTHER THINGS OF VALUE AS A RESULT OF THE OFFENSE.
- 19 (B) EXCEPT AS PROVIDED IN THIS SECTION, DISPOSITION OF PROPERTY
- 20 AFTER FORFEITURE UNDER THIS SUBTITLE SHALL BE SUBJECT TO TITLE 12,
- 21 SUBTITLE 4 OF THIS ARTICLE.
- 22 (C) THE COURT DETERMINATION UNDER § 12–402(C) OF THIS ARTICLE
- 23 SHALL INCLUDE THAT THE PROPERTY WAS BEING USED OR WAS TO BE USED IN
- 24 VIOLATION OF THE FINANCIAL CRIMES LAW RATHER THAN THE CONTROLLED
- 25 DANGEROUS SUBSTANCES LAW.
- 26 (D) Orders of forfeiture of property under this subtitle
- 27 SHALL BE SUBJECT TO THE PROCEDURES IN SUBSECTION (E) OF THIS SECTION
- 28 AND NOT SUBJECT TO § 12–403 OF THIS ARTICLE.
- 29 (E) (1) DISPOSITION OF FORFEITED PROPERTY UNDER THIS
- 30 SUBTITLE SHALL FOLLOW THE PROCEDURES IN THIS SUBSECTION.
- 31 (2) THE GOVERNING BODY WHERE THE PROPERTY WAS SEIZED
- 32 SHALL SELL PROPERTY FORFEITED UNDER THIS SUBTITLE AT PUBLIC AUCTION.

$\begin{array}{c} 1 \\ 2 \end{array}$	(3) THE PROCEEDS OF A SALE UNDER THIS SUBSECTION SHALL BE DISTRIBUTED AS FOLLOWS:
3	(I) FIRST, TO PAY ALL PROPER EXPENSES OF THE
4	PROCEEDINGS FOR FORFEITURE AND SALE, INCLUDING EXPENSES OF SEIZURE,
5	MAINTENANCE OF CUSTODY, ADVERTISING, AND COURT COSTS;
6	(II) SECOND, FOR RESTITUTION AS ORDERED BY THE COURT
7	TO THE PERSON OR PERSONS WHOSE IDENTITY WAS STOLEN TO PAY FOR
8	IDENTIFIABLE LOSSES RESULTING FROM THE OFFENSE;
9	(III) THIRD, FOR RESTITUTION AS ORDERED BY THE COURT
10	TO OTHER VICTIMS TO PAY FOR IDENTIFIABLE LOSSES RESULTING FROM THE
11	OFFENSE; AND
12	(IV) FINALLY, TO THE GENERAL FUND OF THE STATE.
13	13–509.
14	LIENHOLDERS OF PROPERTY SEIZED UNDER THIS SUBTITLE SHALL HAVE
15	THE RIGHTS AND OBLIGATIONS SET FORTH IN TITLE 12, SUBTITLE 5 OF THIS
16	ARTICLE.
10	MITCHE.
17	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be
18	construed to apply only prospectively and may not be applied or interpreted to have
19	any effect on or application to any offense committed before the effective date of this
20	Act.
21	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect

June 1, 2010.