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SB 463/10 – JPR	${ m CF}~{ m SB}~247$

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Introduced and read first time: February 4, 2011
Assigned to: Judiciary

A BILL ENTITLED

1 AN ACT concerning

2 Criminal Procedure – Seizure and Forfeiture – Property Used in Human
 3 Trafficking

4 FOR the purpose of authorizing a State or local law enforcement agency, on process issued by a court of competent jurisdiction, to seize certain property used or $\mathbf{5}$ 6 intended for use in connection with a violation of the law prohibiting human 7 trafficking; including in the prohibition against human trafficking a prohibition 8 against subjecting a person to involuntary servitude, peonage, debt bondage, or 9 slavery under certain circumstances; creating an Anti–Human Trafficking Fund 10 to be administered by the Executive Director of the Governor's Office of Crime Control and Prevention; specifying the revenue sources for the Fund; providing 11 12 for certain disbursements from the Fund for certain purposes; specifying certain 13property subject to forfeiture; specifying certain conditions to exclude property from forfeiture; authorizing the seizure of certain property with or without a 14 15warrant under certain circumstances; requiring the seizing authority that 16 seizes money to take certain actions; specifying certain standards and 17exceptions regarding the seizure of motor vehicles; requiring a certain law enforcement officer to recommend that a motor vehicle be forfeited under 18 certain circumstances; requiring that a forfeiting authority surrender a motor 1920vehicle on request to the owner under certain circumstances; specifying 21conditions under which an owner may obtain possession of seized property; 22specifying the time when seizure of real property occurs; authorizing an owner 23or owner's tenant to remain in possession of seized real property under certain 24circumstances; prohibiting an owner of real property from taking certain 25actions; specifying certain procedures for the conduct of forfeiture proceedings, 26including the filing of complaints and answers, posting and publishing of notice,

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 and conducting hearings for real property and other property; specifying certain $\mathbf{2}$ restrictions on forfeiture proceedings on property used as the principal family 3 residence; specifying certain powers of a court in a certain forfeiture proceeding; 4 requiring a court to issue a certain order after a full hearing under certain $\mathbf{5}$ circumstances; authorizing the governing body where the property was seized to 6 take certain actions; requiring certain proceeds to be used for certain expenses; $\mathbf{7}$ requiring that certain proceeds of the sale of forfeited property be distributed to 8 the Fund for a certain purpose; specifying the terms of sale of forfeited property; 9 specifying the law governing the sale of certain collateral; requiring certain 10 proceeds from the sale of certain property to be distributed in a certain manner; 11 requiring lienholders to take certain actions before exercising the right to sell 12certain property and after the redemption of certain property; specifying the effect of this Act; defining certain terms; providing for the application of this 13Act; and generally relating to seizure and forfeiture of property used in 1415connection with a violation of the human trafficking law.

- 16 BY repealing and reenacting, with amendments,
- 17 Article Criminal Law
- 18 Section 11–303
- 19 Annotated Code of Maryland
- 20 (2002 Volume and 2010 Supplement)
- 21 BY repealing and reenacting, without amendments,
- 22 Article Criminal Procedure
- 23 Section 11–910(d)
- 24 Annotated Code of Maryland
- 25 (2008 Replacement Volume and 2010 Supplement)
- 26 BY adding to
- 27 Article Criminal Procedure
- 28 Section 11–920; and 13–501 through 13–535 to be under the new subtitle 29 "Subtitle 5. Violations of the Human Trafficking Law"
- 30 Annotated Code of Maryland
- 31 (2008 Replacement Volume and 2010 Supplement)

32 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 33 MARYLAND, That the Laws of Maryland read as follows:

34

Article – Criminal Law

- $35 \quad 11-303.$
- 36 (a) (1) A person may not knowingly:
- 37 (i) take or cause another to be taken to any place for 38 prostitution;

1 place, cause to be placed, or harbor another in any place for (ii) $\mathbf{2}$ prostitution: 3 persuade, induce, entice, or encourage another to be taken to (iiii) 4 or placed in any place for prostitution; $\mathbf{5}$ (iv) receive consideration to procure for or place in a house of 6 prostitution or elsewhere another with the intent of causing the other to engage in 7 prostitution or assignation; 8 engage in a device, scheme, or continuing course of conduct (\mathbf{v}) 9 intended to cause another to believe that if the other did not take part in a sexually explicit performance, the other or a third person would suffer physical restraint or 10 11 serious physical harm; [or] 12destroy, conceal, remove, confiscate, or possess an actual or (vi) 13purported passport, immigration document, or government identification document of 14another while otherwise violating or attempting to violate this subsection; OR 15(VII) 1. RECRUIT, HARBOR, TRANSPORT, PROVIDE, OR 16**OBTAIN A PERSON FOR LABOR OR SERVICES; AND** 2. 17THROUGH FORCE. FRAUD. OR COERCION, 18 SUBJECT THE PERSON TO INVOLUNTARY SERVITUDE OR DEBT BONDAGE. 19A parent, guardian, or person who has permanent or temporary (2)20care or custody or responsibility for supervision of another may not consent to the taking or detention of the other for prostitution. 21A person may not violate subsection (a) of this section involving a 22(b) (1)23victim who is a minor. 24A person may not knowingly take or detain another with the intent (2)to use force, threat, coercion, or fraud to compel the other to marry the person or a 2526third person or perform a sexual act, sexual contact, or vaginal intercourse. 27(1)Except as provided in paragraph (2) of this subsection, a (c)(i) 28person who violates subsection (a) of this section is guilty of the misdemeanor of 29human trafficking and on conviction is subject to imprisonment not exceeding 10 years or a fine not exceeding \$5,000 or both. 30 A person who violates subsection (a) of this section is subject 31(ii) 32to § 5–106(b) of the Courts Article. 33 (2)A person who violates subsection (b) of this section is guilty of the felony of human trafficking and on conviction is subject to imprisonment not exceeding 3425 years or a fine not exceeding \$15,000 or both. 35

3

1 (d) A person who violates this section may be charged, tried, and sentenced 2 in any county in or through which the person transported or attempted to transport 3 the other.

4 (e) (1) A person who knowingly benefits financially or by receiving 5 anything of value from participation in a venture that includes an act described in 6 subsection (a) or (b) of this section is subject to the same penalties that would apply if 7 the person had violated that subsection.

8 (2) A person who knowingly aids, abets, or conspires with one or more 9 other persons to violate any subsection of this section is subject to the same penalties 10 that apply for a violation of that subsection.

Article – Criminal Procedure

12 11–910.

11

13 (d) "Executive Director" means the Executive Director of the Governor's14 Office of Crime Control and Prevention.

15 **11–920.**

16 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 17 MEANINGS INDICATED.

18 (2) "FUND" MEANS THE ANTI–HUMAN TRAFFICKING FUND.

19(3) "HUMAN TRAFFICKING" MEANS ANY VIOLATION OF § 11–30320OF THE CRIMINAL LAW ARTICLE.

21 (B) THERE IS AN ANTI-HUMAN TRAFFICKING FUND.

22 (C) THE PURPOSE OF THE FUND IS TO PROVIDE FUNDING FOR:

23 (1) AID FOR VICTIMS OF HUMAN TRAFFICKING; AND

24(2)FUNDING FOR LAW ENFORCEMENT, NONPROFIT, AND PRIVATE25ORGANIZATIONSTHATENGAGEINACTIVITIESTOCOMBATHUMAN26TRAFFICKING.

27 (D) THE EXECUTIVE DIRECTOR SHALL ADMINISTER THE FUND.

28 (E) (1) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT 29 SUBJECT TO § 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

1 (2) THE STATE TREASURER SHALL HOLD THE **FUND** $\mathbf{2}$ SEPARATELY, AND THE COMPTROLLER SHALL ACCOUNT FOR THE FUND. 3 **(F)** THE FUND CONSISTS OF: **REVENUE DISTRIBUTED TO THE FUND UNDER § 13–509 OF** 4 (1) $\mathbf{5}$ THIS ARTICLE; 6 (2) MONEY APPROPRIATED IN THE STATE BUDGET TO THE FUND; 7 AND 8 (3) ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED FOR THE BENEFIT OF THE FUND. 9 10 (1) AT LEAST 50% OF THE MONEY IN THE FUND SHALL BE GIVEN (G) TO NONPROFIT OR PRIVATE ORGANIZATIONS THAT: 11 12**(I)** PROVIDE DIRECT SERVICES TO VICTIMS OF HUMAN 13**TRAFFICKING;** 14**(II)** CONDUCT PROGRAMS FOR THE PREVENTION OF HUMAN 15**TRAFFICKING; OR** 16 (III) CONDUCT EDUCATION, TRAINING. OR **PUBLIC** 17OUTREACH PROGRAMS ABOUT HUMAN TRAFFICKING. AFTER THE DISTRIBUTION UNDER PARAGRAPH (1) OF THIS 18 (2) SUBSECTION, THE BALANCE OF THE MONEY IN THE FUND SHALL BE USED FOR 19 THE PURPOSES SPECIFIED IN PARAGRAPH (1) OF THIS SUBSECTION AND TO 20 PROVIDE FUNDING FOR LAW ENFORCEMENT ORGANIZATIONS THAT RESPOND 2122TO AND INVESTIGATE HUMAN TRAFFICKING VIOLATIONS. 23**(H)** (1) THE STATE TREASURER SHALL INVEST THE MONEY OF THE FUND IN THE SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED. 2425ANY INVESTMENT EARNINGS OF THE FUND SHALL BE (2) CREDITED TO THE GENERAL FUND OF THE STATE. 2627EXPENDITURES FROM THE FUND MAY BE MADE ONLY IN **(I)** 28ACCORDANCE WITH THE STATE BUDGET. 29MONEY EXPENDED FROM THE FUND FOR VICTIMS OF HUMAN **(**J**)** 30 TRAFFICKING AND TO FINANCE ACTIVITIES THAT COMBAT HUMAN TRAFFICKING 31 IS SUPPLEMENTAL TO AND IS NOT INTENDED TO TAKE THE PLACE OF FUNDING

	6 HOUSE BILL 418
1 2	THAT OTHERWISE WOULD BE APPROPRIATED FOR VICTIMS OF HUMAN TRAFFICKING OR ACTIVITIES THAT COMBAT HUMAN TRAFFICKING.
3	SUBTITLE 5. VIOLATIONS OF THE HUMAN TRAFFICKING LAW.
4	13-501.
$5 \\ 6$	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
7	(B) "CHIEF EXECUTIVE OFFICER" MEANS:
8	(1) FOR BALTIMORE CITY, THE MAYOR;
9 10	(2) FOR A CHARTER COUNTY, THE COUNTY EXECUTIVE OR, IF THERE IS NO COUNTY EXECUTIVE, THE COUNTY COUNCIL;
$\frac{11}{12}$	(3) FOR A CODE COUNTY, THE COUNTY COMMISSIONERS OR COUNTY COUNCIL;
$\frac{13}{14}$	(4) FOR A COUNTY COMMISSIONER COUNTY, THE COUNTY COMMISSIONERS; OR
$\begin{array}{c} 15\\ 16 \end{array}$	(5) FOR A MUNICIPAL CORPORATION, THE LEGISLATIVE BODY ESTABLISHED BY MUNICIPAL CHARTER.
17	(C) "CONVICTED" MEANS FOUND GUILTY.
18 19 20 21	(D) "FINAL DISPOSITION" MEANS A DISMISSAL, ENTRY OF A NOLLE PROSEQUI, THE MARKING OF A CRIMINAL CHARGE "STET" ON THE DOCKET, ENTRY OF A NOT GUILTY VERDICT, THE PRONOUNCEMENT OF SENTENCE, OR IMPOSITION OF PROBATION UNDER § 6–220 OF THIS ARTICLE.
22	(E) "FORFEITING AUTHORITY" MEANS:
23 24	(1) THE UNIT OR PERSON DESIGNATED BY AGREEMENT BETWEEN THE STATE'S ATTORNEY FOR A COUNTY AND THE CHIEF EXECUTIVE OFFICER
$\frac{24}{25}$	OF THE GOVERNING BODY HAVING JURISDICTION OVER ASSETS SUBJECT TO
26	FORFEITURE TO ACT ON BEHALF OF THE GOVERNING BODY REGARDING THOSE
27	ASSETS; OR
28	(2) IF THE SEIZING AUTHORITY IS A UNIT OF THE STATE, A UNIT
29	OR PERSON THAT THE ATTORNEY GENERAL OR THE ATTORNEY GENERAL'S
30	DESIGNEE DESIGNATES BY AGREEMENT WITH A STATE'S ATTORNEY, COUNTY

$\frac{1}{2}$	ATTORNEY, OR MUNICIPAL ATTORNEY TO ACT ON BEHALF OF THE STATE REGARDING ASSETS SUBJECT TO FORFEITURE BY THE STATE.
3	(F) "GOVERNING BODY" INCLUDES:
4 5	(1) THE STATE, IF THE SEIZING AUTHORITY IS A UNIT OF THE STATE;
6 7	(2) A COUNTY, IF THE SEIZING AUTHORITY IS A UNIT OF A COUNTY;
8 9	(3) A MUNICIPAL CORPORATION, IF THE SEIZING AUTHORITY IS A UNIT OF A MUNICIPALITY; AND
10 11	(4) BALTIMORE CITY, IF THE SEIZING AUTHORITY IS THE BALTIMORE POLICE DEPARTMENT.
12 13	(G) "HUMAN TRAFFICKING LAW" MEANS § 11–303 OF THE CRIMINAL LAW ARTICLE.
$\begin{array}{c} 14 \\ 15 \end{array}$	(H) "LIEN" INCLUDES A MORTGAGE, DEED OF TRUST, PLEDGE, SECURITY INTEREST, ENCUMBRANCE, OR RIGHT OF SETOFF.
$\begin{array}{c} 16 \\ 17 \end{array}$	(I) "LIENHOLDER" MEANS A PERSON WHO HAS A LIEN OR A SECURED INTEREST ON PROPERTY CREATED BEFORE THE SEIZURE.
18	(J) "LOCAL FINANCIAL AUTHORITY" MEANS:
19 20	(1) IF THE SEIZING AUTHORITY IS A UNIT OF A COUNTY, THE TREASURER OR DIRECTOR OF FINANCE OF THE COUNTY; OR
$21 \\ 22 \\ 23$	(2) IF THE SEIZING AUTHORITY IS A UNIT OF A MUNICIPAL CORPORATION, THE TREASURER OR DIRECTOR OF FINANCE OF THE MUNICIPAL CORPORATION.
$\begin{array}{c} 24 \\ 25 \end{array}$	(K) (1) "OWNER" MEANS A PERSON HAVING A LEGAL, EQUITABLE, OR POSSESSORY INTEREST IN PROPERTY.
26	(2) "OWNER" INCLUDES:
27	(I) A CO–OWNER;
28	(II) A LIFE TENANT;

8 **HOUSE BILL 418** 1 (III) A REMAINDERMAN TO A LIFE TENANCY IN REAL $\mathbf{2}$ **PROPERTY;** 3 (IV) A HOLDER OF AN INCHOATE INTEREST IN REAL 4 **PROPERTY; AND** $\mathbf{5}$ (V) A BONA FIDE PURCHASER FOR VALUE. (L) (1) **"PROPERTY" INCLUDES:** 6 7 REAL PROPERTY AND ANYTHING GROWING ON OR **(I)** 8 ATTACHED TO REAL PROPERTY; 9 TANGIBLE AND INTANGIBLE PERSONAL PROPERTY, **(II)** 10 **INCLUDING:** 11 1. **SECURITIES;** 2. 12 NEGOTIABLE AND NONNEGOTIABLE 13**INSTRUMENTS:** 143. **VEHICLES AND CONVEYANCES OF ANY TYPE;** 154. **PRIVILEGES;** 16 5. **INTERESTS;** 17**6**. CLAIMS; AND 18 7. **RIGHTS;** 19 (III) AN ITEM, OBJECT, TOOL, SUBSTANCE, DEVICE, OR WEAPON USED IN CONNECTION WITH A VIOLATION OF THE HUMAN 2021TRAFFICKING LAW; AND 22(IV) MONEY. 23(2) "PROPERTY" DOES NOT INCLUDE: 24**(I)** AN ITEM UNLAWFULLY IN THE POSSESSION OF A 25PERSON OTHER THAN THE OWNER WHEN USED IN CONNECTION WITH A 26VIOLATION OF THE HUMAN TRAFFICKING LAW; OR 27A LESSOR'S INTEREST IN PROPERTY SUBJECT TO A **(II)** 28BONA FIDE LEASE, UNLESS THE FORFEITING AUTHORITY CAN SHOW THAT THE

1 LESSOR PARTICIPATED IN A VIOLATION OF THE HUMAN TRAFFICKING LAW OR 2 THAT THE PROPERTY WAS THE PROCEEDS OF A VIOLATION OF THE HUMAN 3 TRAFFICKING LAW.

4 (M) (1) "REAL PROPERTY" MEANS LAND OR AN IMPROVEMENT TO 5 LAND.

6

(2) "REAL PROPERTY" INCLUDES:

7 (I) A LEASEHOLD OR OTHER LIMITED INTEREST IN 8 PROPERTY;

9 (II) AN EASEMENT; AND

10(III) A REVERSIONARY INTEREST IN A 99-YEAR GROUND11LEASE RENEWABLE FOREVER.

12 (N) "SEIZING AUTHORITY" MEANS A LAW ENFORCEMENT UNIT IN THE 13 STATE THAT IS AUTHORIZED TO INVESTIGATE VIOLATIONS OF THE HUMAN 14 TRAFFICKING LAW AND THAT HAS SEIZED PROPERTY UNDER THIS SUBTITLE.

15 **13–502.**

16 THE FOLLOWING ARE SUBJECT TO FORFEITURE:

17 (1) EXCEPT AS PROVIDED IN § 13–503 OF THIS SUBTITLE, 18 CONVEYANCES, INCLUDING AIRCRAFT, VEHICLES, OR VESSELS USED OR 19 INTENDED TO BE USED IN CONNECTION WITH A VIOLATION OF THE HUMAN 20 TRAFFICKING LAW;

(2) BOOKS, RECORDS, TELECOMMUNICATION EQUIPMENT, OR
 COMPUTERS USED OR INTENDED TO BE USED IN CONNECTION WITH A
 VIOLATION OF THE HUMAN TRAFFICKING LAW;

24(3) MONEY OR WEAPONS USED OR INTENDED TO BE USED IN25CONNECTION WITH A VIOLATION OF THE HUMAN TRAFFICKING LAW;

26 (4) EXCEPT AS PROVIDED IN § 13–503 OF THIS SUBTITLE, REAL
27 PROPERTY USED OR INTENDED TO BE USED IN CONNECTION WITH A VIOLATION
28 OF THE HUMAN TRAFFICKING LAW; AND

29 (5) EXCEPT AS PROVIDED IN § 13–503 OF THIS SUBTITLE, 30 EVERYTHING OF VALUE FURNISHED, OR INTENDED TO BE FURNISHED, IN 31 EXCHANGE FOR AN ACT IN VIOLATION OF THE HUMAN TRAFFICKING LAW, ALL 32 PROCEEDS TRACEABLE TO THE EXCHANGE, AND ALL NEGOTIABLE 1 INSTRUMENTS AND SECURITIES USED, OR INTENDED TO BE USED, TO 2 FACILITATE A VIOLATION OF THE HUMAN TRAFFICKING LAW.

3 **13–503.**

4 (A) PROPERTY OR AN INTEREST IN PROPERTY DESCRIBED IN § 5 13–502(A)(1), (4), OR (5) OF THIS SUBTITLE MAY NOT BE FORFEITED IF THE 6 OWNER ESTABLISHES BY A PREPONDERANCE OF THE EVIDENCE THAT THE 7 VIOLATION OF THE HUMAN TRAFFICKING LAW WAS COMMITTED WITHOUT THE 8 OWNER'S ACTUAL KNOWLEDGE.

9 (B) (1) A CONVEYANCE USED AS A COMMON CARRIER OR VEHICLE 10 FOR HIRE IN THE TRANSACTION OF BUSINESS AS A COMMON CARRIER OR 11 VEHICLE FOR HIRE MAY NOT BE SEIZED OR FORFEITED UNDER THIS SUBTITLE 12 UNLESS IT APPEARS THAT THE OWNER OR OTHER PERSON IN CHARGE OF THE 13 CONVEYANCE WAS A CONSENTING PARTY OR PRIVY TO A VIOLATION OF THE 14 HUMAN TRAFFICKING LAW.

15 (2) A CONVEYANCE MAY NOT BE FORFEITED UNDER THIS 16 SUBTITLE FOR AN ACT OR OMISSION THAT THE OWNER SHOWS WAS COMMITTED 17 OR OMITTED BY A PERSON OTHER THAN THE OWNER WHILE THE PERSON OTHER 18 THAN THE OWNER POSSESSED THE CONVEYANCE IN CRIMINAL VIOLATION OF 19 FEDERAL LAW OR THE LAW OF ANY STATE.

(C) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
SUBSECTION, REAL PROPERTY USED AS THE PRINCIPAL FAMILY RESIDENCE
MAY NOT BE FORFEITED UNDER THIS SUBTITLE UNLESS ONE OF THE OWNERS
OF THE REAL PROPERTY WAS CONVICTED OF A VIOLATION OF THE HUMAN
TRAFFICKING LAW OR OF AN ATTEMPT OR CONSPIRACY TO VIOLATE THE HUMAN
TRAFFICKING LAW.

26 (2) WITHOUT A CONVICTION, A COURT MAY ORDER A
27 FORFEITURE OF REAL PROPERTY USED AS THE PRINCIPAL FAMILY RESIDENCE
28 IF THE OWNER OF THE FAMILY RESIDENCE:

29(I) FAILS TO APPEAR FOR A REQUIRED COURT30APPEARANCE; AND

31(II) FAILS TO SURRENDER TO THE JURISDICTION OF THE32COURT WITHIN 180 DAYS AFTER THE REQUIRED COURT APPEARANCE.

(D) REAL PROPERTY USED AS THE PRINCIPAL FAMILY RESIDENCE BY A
 HUSBAND AND WIFE AND HELD BY THE HUSBAND AND WIFE AS TENANTS BY THE
 ENTIRETY MAY NOT BE FORFEITED UNLESS:

1(1) THE PROPERTY WAS USED IN CONNECTION WITH A VIOLATION2OF THE HUMAN TRAFFICKING LAW OR WITH AN ATTEMPT OR CONSPIRACY TO3VIOLATE THE HUMAN TRAFFICKING LAW; AND

4 (2) BOTH THE HUSBAND AND WIFE ARE CONVICTED OF A 5 VIOLATION OF THE HUMAN TRAFFICKING LAW OR OF AN ATTEMPT OR 6 CONSPIRACY TO VIOLATE THE HUMAN TRAFFICKING LAW.

7 **13–504.**

8 **PROPERTY SUBJECT TO FORFEITURE UNDER THIS SUBTITLE MAY BE** 9 **SEIZED:**

10(1) ON A WARRANT ISSUED BY A COURT THAT HAS JURISDICTION11OVER THE PROPERTY; AND

12 (2) WITHOUT A WARRANT WHEN:

13(I)THE SEIZURE IS INCIDENT TO AN ARREST OR A SEARCH14UNDER A SEARCH WARRANT;

15(II) THE SEIZURE IS INCIDENT TO AN INSPECTION UNDER16AN ADMINISTRATIVE INSPECTION WARRANT;

(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 SUBTITLE;

20 (IV) THERE IS PROBABLE CAUSE TO BELIEVE THAT THE 21 PROPERTY IS DIRECTLY OR INDIRECTLY DANGEROUS TO HEALTH OR SAFETY; 22 OR

(V) THERE IS PROBABLE CAUSE TO BELIEVE THAT THE
PROPERTY HAS BEEN USED OR IS INTENDED TO BE USED IN VIOLATION OF THE
HUMAN TRAFFICKING LAW OR THIS SUBTITLE.

26 **13–505.**

27 (A) THE SEIZING AUTHORITY THAT SEIZES MONEY UNDER THIS 28 SUBTITLE SHALL IMMEDIATELY:

29(1) PHOTOGRAPH THE MONEY AND RECORD THE QUANTITY OF30EACH DENOMINATION OF COIN OR CURRENCY SEIZED; AND

1 (2) DEPOSIT THE MONEY TO THE ACCOUNT OF THE APPROPRIATE 2 LOCAL FINANCIAL AUTHORITY.

3 (B) A PHOTOGRAPH TAKEN UNDER SUBSECTION (A) OF THIS SECTION
4 MAY BE SUBSTITUTED FOR MONEY AS EVIDENCE IN A CRIMINAL OR FORFEITURE
5 PROCEEDING.

- 6 **13–506.**
- 7 (A) **PROPERTY SEIZED UNDER THIS SUBTITLE:**
- 8 (1) IS NOT REPLEVIABLE; BUT

9 (2) IS IN THE CUSTODY OF THE SEIZING AUTHORITY, SUBJECT 10 ONLY TO THE ORDERS, JUDGMENTS, AND DECREES OF THE COURT OR THE 11 OFFICIAL HAVING JURISDICTION OVER THE PROPERTY.

12 **(B)** A SEIZING AUTHORITY MAY PLACE SEIZED PROPERTY UNDER SEAL 13 AND REMOVE THE PROPERTY TO A PLACE DESIGNATED BY THE COURT.

14 **13–507.**

15 (A) A SEIZING AUTHORITY SHALL SEIZE A MOTOR VEHICLE USED IN 16 VIOLATION OF THE HUMAN TRAFFICKING LAW OR THIS SUBTITLE AND 17 RECOMMEND FORFEITURE TO THE FORFEITING AUTHORITY IF THE TOTAL 18 CIRCUMSTANCES OF THE CASE AS LISTED IN SUBSECTION (B) OF THIS SECTION 19 DICTATE THAT SEIZURE AND FORFEITURE ARE JUSTIFIED.

20 **(B) CIRCUMSTANCES TO BE CONSIDERED IN DECIDING WHETHER** 21 **SEIZURE AND FORFEITURE ARE JUSTIFIED INCLUDE:**

22

(1) AN EXTENSIVE CRIMINAL RECORD OF THE VIOLATOR;

23(2) A PREVIOUS CONVICTION OF THE VIOLATOR FOR A HUMAN24TRAFFICKING CRIME;

25 (3) EVIDENCE THAT THE MOTOR VEHICLE WAS ACQUIRED BY USE
26 OF PROCEEDS FROM A TRANSACTION INVOLVING A HUMAN TRAFFICKING
27 CRIME;

- 28 (4) CIRCUMSTANCES OF THE ARREST; AND
- 29 (5) THE WAY IN WHICH THE MOTOR VEHICLE WAS USED.

30 **13–508.**

THE CHIEF LAW ENFORCEMENT OFFICER OF THE SEIZING 1 (A) $\mathbf{2}$ AUTHORITY THAT SEIZES A MOTOR VEHICLE USED IN VIOLATION OF THIS 3 SUBTITLE SHALL RECOMMEND TO THE APPROPRIATE FORFEITING AUTHORITY 4 IN WRITING THAT THE MOTOR VEHICLE BE FORFEITED ONLY IF THE OFFICER: $\mathbf{5}$ DETERMINES FROM THE RECORDS OF THE MOTOR VEHICLE (1) 6 ADMINISTRATION THE NAMES AND ADDRESSES OF ALL REGISTERED OWNERS 7 AND SECURED PARTIES AS DEFINED IN THE CODE; PERSONALLY REVIEWS THE FACTS AND CIRCUMSTANCES OF 8 (2) 9 THE SEIZURE; AND 10 (3) PERSONALLY DETERMINES, ACCORDING TO THE STANDARDS 11 LISTED IN § 13–507 OF THIS SUBTITLE, AND REPRESENTS IN WRITING THAT FORFEITURE IS WARRANTED. 1213 **(B)** (1) A SWORN AFFIDAVIT BY THE CHIEF LAW ENFORCEMENT OFFICER THAT THE OFFICER FOLLOWED THE REQUIREMENTS OF SUBSECTION 14 (A) OF THIS SECTION IS ADMISSIBLE IN EVIDENCE IN A PROCEEDING UNDER 1516 THIS SECTION. 17(2) THE CHIEF LAW ENFORCEMENT OFFICER MAY NOT BE SUBPOENAED OR COMPELLED TO APPEAR AND TESTIFY IF ANOTHER LAW 18 19 ENFORCEMENT OFFICER WITH PERSONAL KNOWLEDGE OF THE FACTS AND 20CIRCUMSTANCES SURROUNDING THE SEIZURE AND THE RECOMMENDATION OF 21FORFEITURE APPEARS AND TESTIFIES AT THE PROCEEDING. 2213 - 509.23THE FORFEITING AUTHORITY SHALL SURRENDER THE MOTOR (A) 24VEHICLE ON REQUEST TO THE OWNER IF THE FORFEITING AUTHORITY 25DETERMINES, INDEPENDENT OF THE DECISION OF THE SEIZING AUTHORITY, 26THAT: 27(1) THE MOTOR VEHICLE FALLS WITHIN THE PURVIEW OF § 2813–508 OF THIS SUBTITLE; OR 29THE CIRCUMSTANCES LISTED UNDER § 13–507(B) OF THIS (2) 30 SUBTITLE WERE NOT MET.

(B) IN A PROCEEDING UNDER THIS SUBTITLE, THE COURT MAY
DETERMINE, BASED ON THE CIRCUMSTANCES LISTED IN § 13–507(B) OF THIS
SUBTITLE, WHETHER THE SEIZING AUTHORITY OR FORFEITING AUTHORITY
ABUSED ITS DISCRETION OR WAS CLEARLY ERRONEOUS:

(1) 1 IN RECOMMENDING THE FORFEITURE OF A MOTOR VEHICLE; $\mathbf{2}$ OR 3 (2) IN NOT SURRENDERING ON REQUEST A MOTOR VEHICLE TO 4 AN OWNER. 13-510. $\mathbf{5}$ 6 (1) EXCEPT AS PROVIDED IN §§ 13–512 AND 13–513 OF THIS (A) SUBTITLE, AN OWNER OF SEIZED PROPERTY WHO WISHES TO OBTAIN 7 8 POSSESSION OF THE PROPERTY, TO CONVEY AN INTEREST IN REAL PROPERTY, 9 OR TO REMOVE A BUILDING OR FIXTURE FROM REAL PROPERTY SHALL NOTIFY 10 THE CLERK OF THE PROPER COURT. 11 (2) IF FORFEITURE PROCEEDINGS HAVE BEGUN, THE PROPER 12 COURT IS THE COURT WHERE THE PROCEEDINGS HAVE BEGUN. 13IF CRIMINAL PROCEEDINGS HAVE BEGUN BUT FORFEITURE (3) PROCEEDINGS HAVE NOT BEGUN, THE PROPER COURT IS THE COURT WHERE 14 THE CRIMINAL PROCEEDINGS HAVE BEGUN. 1516 (4) IF BOTH FORFEITURE PROCEEDINGS AND CRIMINAL PROCEEDINGS HAVE NOT BEGUN, THE PROPER COURT IS THE CIRCUIT COURT 17FOR THE COUNTY WHERE THE PROPERTY WAS SEIZED. 18

19(B)(1)UNLESS THE FORFEITING AUTHORITY AND THE OWNER20AGREE TO A BOND IN ANOTHER AMOUNT, IF A MOTOR VEHICLE IS NOT NEEDED21FOR EVIDENTIARY PURPOSES IN A JUDICIAL PROCEEDING:

(I) THE COURT SHALL APPRAISE THE VALUE OF THE
MOTOR VEHICLE ON THE BASIS OF THE AVERAGE VALUE OF THE MOTOR
VEHICLE SET FORTH IN THE NATIONAL AUTOMOBILE DEALER'S ASSOCIATION
OFFICIAL USED CAR GUIDE; OR

(II) IF THE OWNER SHOWS THAT A LIEN IS ON THE MOTOR
VEHICLE AND THE OWNER AGREES TO MAKE THE REQUIRED PAYMENTS TO THE
LIENHOLDER, THE COURT SHALL 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 ON THE LIEN.

32 (2) FOR A MOTOR VEHICLE, THE COURT SHALL APPRAISE THE
33 VALUE IN THE MANNER PROVIDED IN THIS SUBSECTION AND PROVIDE THE
34 APPRAISAL IN WRITING TO THE CLERK OF THE COURT.

14

1 (C) (1) IF PROPERTY OTHER THAN A MOTOR VEHICLE IS NOT NEEDED $\mathbf{2}$ FOR EVIDENTIARY PURPOSES IN A JUDICIAL PROCEEDING, THE CLERK SHALL 3 OBTAIN AN INDEPENDENT APPRAISAL OF THE VALUE OF THE PROPERTY. 4 (2) THE SHERIFF OR OTHER PERSON RESPONSIBLE FOR AN $\mathbf{5}$ **APPRAISAL UNDER THIS SUBSECTION SHALL PROMPTLY:** 6 **(I) INSPECT AND APPRAISE THE VALUE OF THE PROPERTY;** 7 AND 8 **(II) RETURN THE APPRAISAL IN WRITING UNDER OATH TO** 9 THE CLERK OF THE COURT. 10 (D) NOTICE OF THE APPRAISAL SHALL BE SENT TO ALL LIENHOLDERS 11 SHOWN IN THE RECORDS REQUIRED BY LAW FOR NOTICE OR THE PERFECTION 12 OF THE LIEN. 13 (1) ON THE FILING OF AN APPRAISAL, THE OWNER MAY GIVE **(E)** BOND PAYABLE TO THE CLERK OF THE COURT IN AN AMOUNT EQUAL TO THE 14 15**GREATER OF:** 16 **(I)** THE APPRAISED VALUE OF THE PROPERTY PLUS ANY 17ACCRUED COSTS; OR 18 **(II)** THE AGGREGATE AMOUNT OF THE LIENS ON THE 19 PROPERTY THAT ARE SHOWN IN THE RECORDS REQUIRED BY LAW FOR THE 20NOTICE OR PERFECTION OF LIENS. 21(2) A PERSON MAY GIVE A BOND UNDER THIS SUBSECTION BY 22CASH, THROUGH A SURETY, THROUGH A LIEN ON REAL PROPERTY, OR BY 23OTHER MEANS THAT THE CLERK APPROVES. 24(3) A BOND AUTHORIZED UNDER THIS SUBSECTION: 25**(I)** SHALL BE CONDITIONED FOR PERFORMANCE ON FINAL 26JUDGMENT BY THE COURT: 27SHALL BE FILED IN THE DISTRICT COURT OR CIRCUIT **(II)** 28COURT WHERE THE CRIMINAL ACTION THAT GAVE RISE TO THE SEIZURE IS 29PENDING; AND 30 (III) UNLESS A COMPLAINT FOR FORFEITURE HAS BEEN 31 FILED, SHALL BE PART OF THE SAME CRIMINAL PROCEEDING.

1	(4) IF A CRIMINAL ACTION IS NOT PENDING OR A FORFEITURE
2	COMPLAINT HAS NOT BEEN FILED, THE BOND SHALL BE FILED IN THE CIRCUIT
3	COURT OR DISTRICT COURT WHERE THE PROPERTY WAS SEIZED.

4 (F) (1) IF THE COURT ORDERS THAT PROPERTY OR AN INTEREST OR 5 EQUITY IN THE PROPERTY OR PROCEEDS BE FORFEITED UNDER THIS SUBTITLE, 6 THE COURT SHALL ENTER JUDGMENT IN THE AMOUNT OF THE BOND AGAINST 7 THE OBLIGORS ON THE BOND WITHOUT FURTHER PROCEEDINGS.

8 (2) PAYMENT OF THE AMOUNT OF THE BOND SHALL BE APPLIED 9 AS PROVIDED UNDER § 13–527(D)(2) OF THIS SUBTITLE.

10 **13–511.**

11 SEIZURE OF REAL PROPERTY OCCURS ON THE EARLIER OF THE FILING:

12

(1) OF A COMPLAINT FOR FORFEITURE UNDER THIS SUBTITLE; OR

13(2)OF A NOTICE OF PENDING LITIGATION IN THE CIRCUIT COURT14OF THE COUNTY WHERE THE REAL PROPERTY IS LOCATED.

15 **13–512.**

16 (A) SUBJECT TO THE RIGHTS OF A LIENHOLDER TO SELL THE REAL 17 PROPERTY, AN OWNER OR OWNER'S TENANT MAY REMAIN IN POSSESSION OF 18 SEIZED REAL PROPERTY UNTIL FORFEITURE IS ORDERED.

(B) THE FORFEITING AUTHORITY MAY APPLY TO THE COURT FOR THE
 APPOINTMENT OF A RECEIVER TO APPLY INCOME FROM INCOME-PRODUCING
 PROPERTY.

(C) IF A PERSON WHO IS AN OWNER OR OWNER'S TENANT 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.

27 **13–513.**

28 (A) THIS SECTION DOES NOT APPLY IF:

29(1) AN ACT IS AGREED TO BY A FORFEITING AUTHORITY OR IS30ORDERED BY THE COURT; OR

31 (2) AN OWNER POSTS A BOND UNDER § 13–510 OF THIS SUBTITLE.

1 (B) SUBJECT TO SUBSECTION (A) OF THIS SECTION, UNTIL THE COURT 2 ENTERS JUDGMENT IN FAVOR OF THE OWNER, AN OWNER MAY NOT ATTEMPT:

3 (1) TO CONVEY OR ENCUMBER AN INTEREST IN SEIZED REAL 4 PROPERTY; OR

5 (2) TO REMOVE A BUILDING OR FIXTURE ON SEIZED REAL 6 PROPERTY.

7 **13–514.**

8 EXCEPT AS PROVIDED IN § 13–517(C) OF THIS SUBTITLE, IF PROPERTY IS 9 SEIZED UNDER § 13–504(A)(2)(IV) AND (V) OF THIS SUBTITLE BECAUSE THERE 10 IS PROBABLE CAUSE TO BELIEVE THAT THE PROPERTY IS DIRECTLY OR 11 INDIRECTLY DANGEROUS TO HEALTH OR SAFETY AND THAT THE PROPERTY WAS 12 OR WILL BE USED TO VIOLATE THIS SUBTITLE, FORFEITURE PROCEEDINGS 13 UNDER THIS SUBTITLE SHALL BE FILED PROMPTLY.

14 **13–515.**

15 EXCEPT AS PROVIDED IN § 13–516 OF THIS SUBTITLE, THE APPROPRIATE 16 FORFEITING AUTHORITY SHALL FILE PROCEEDINGS UNDER THIS SUBTITLE IN 17 THE CIRCUIT COURT.

18 **13–516.**

19 (A) TO APPLY FOR THE FORFEITURE OF MONEY, THE APPROPRIATE 20 LOCAL FINANCIAL AUTHORITY OR THE ATTORNEY GENERAL SHALL FILE A 21 COMPLAINT AND AFFIDAVIT IN THE DISTRICT COURT OR THE CIRCUIT COURT 22 FOR THE COUNTY IN WHICH THE MONEY WAS SEIZED.

23 (B) THE COMPLAINT AND AFFIDAVIT SHALL BE SERVED IN 24 ACCORDANCE WITH THE MARYLAND RULES OF PROCEDURE.

25 **13–517.**

26 (A) EXCEPT AS PROVIDED UNDER SUBSECTIONS (B) AND (C) OF THIS 27 SECTION, A COMPLAINT SEEKING FORFEITURE SHALL BE FILED WITHIN THE 28 EARLIER OF:

29 (1) 90 DAYS AFTER THE SEIZURE; OR

30(2)1 YEAR AFTER THE FINAL DISPOSITION OF THE CRIMINAL31CHARGE FOR THE VIOLATION GIVING RISE TO THE FORFEITURE.

$\frac{1}{2}$	(B) A COMPLAINT FOR THE FORFEITURE OF A MOTOR VEHICLE SHALL BE FILED WITHIN 45 DAYS AFTER THE MOTOR VEHICLE IS SEIZED.
$egin{array}{c} 3 \\ 4 \\ 5 \end{array}$	(C) (1) A PROCEEDING ABOUT MONEY SHALL BE FILED WITHIN 90 DAYS AFTER THE FINAL DISPOSITION OF CRIMINAL PROCEEDINGS THAT ARISE OUT OF THE HUMAN TRAFFICKING LAW.
6 7 8 9	(2) IF THE STATE OR A POLITICAL SUBDIVISION DOES NOT FILE PROCEEDINGS ABOUT MONEY WITHIN THE 90-DAY PERIOD, THE MONEY SEIZED UNDER THIS SUBTITLE SHALL BE RETURNED TO THE OWNER ON REQUEST BY THE OWNER.
10 11 12 13	(3) IF THE OWNER FAILS TO ASK FOR THE RETURN OF THE MONEY WITHIN 1 YEAR AFTER THE FINAL DISPOSITION OF CRIMINAL PROCEEDINGS, AS PROVIDED UNDER § 13–528 OF THIS SUBTITLE, THE MONEY SHALL REVERT TO THE ANTI-HUMAN TRAFFICKING FUND UNDER § 11–920 OF THIS ARTICLE.
14	13–518.
15	(A) A COMPLAINT SEEKING FORFEITURE SHALL CONTAIN:
16	(1) A DESCRIPTION OF THE PROPERTY SEIZED;
17	(2) THE DATE AND PLACE OF THE SEIZURE;
18	(3) THE NAME OF THE OWNER, IF KNOWN;
19	(4) THE NAME OF THE PERSON IN POSSESSION, IF KNOWN;
20 21	(5) THE NAME OF EACH LIENHOLDER, IF KNOWN OR REASONABLY SUBJECT TO DISCOVERY;
22 23	(6) AN ALLEGATION THAT THE PROPERTY IS SUBJECT TO FORFEITURE;
24 25 26 27	(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 HUMAN TRAFFICKING LAW;
28 29	(8) A STATEMENT OF THE FACTS AND CIRCUMSTANCES SURROUNDING THE SEIZURE;

1 (9) A STATEMENT SETTING FORTH THE SPECIFIC GROUNDS FOR 2 FORFEITURE; AND

3 (10) AN OATH OR AFFIRMATION BY THE FORFEITING AUTHORITY
4 THAT THE CONTENTS OF THE COMPLAINT ARE TRUE TO THE BEST OF THE
5 FORFEITING AUTHORITY'S KNOWLEDGE, INFORMATION, AND BELIEF.

6 (B) WITHIN 20 DAYS AFTER THE FILING OF THE COMPLAINT, COPIES OF 7 THE SUMMONS AND COMPLAINT SHALL BE SENT BY CERTIFIED MAIL 8 REQUESTING "RESTRICTED DELIVERY – SHOW TO WHOM, DATE, ADDRESS OF 9 DELIVERY" AND FIRST-CLASS MAIL TO ALL KNOWN OWNERS AND LIENHOLDERS 10 WHOSE IDENTITIES ARE REASONABLY SUBJECT TO DISCOVERY, INCLUDING ALL 11 REAL PROPERTY OWNERS AND LIENHOLDERS SHOWN IN THE RECORDS 12 REQUIRED BY LAW FOR NOTICE OR PERFECTION OF THE LIEN.

13 **13–519.**

14 (A) A NOTICE SHALL BE SIGNED BY THE CLERK AND SHALL:

15 (1) INCLUDE THE CAPTION OF THE CASE;

16 (2) DESCRIBE THE SUBSTANCE OF THE COMPLAINT AND THE 17 RELIEF SOUGHT;

18 (3) STATE THE LATEST DATE ON WHICH A RESPONSE MAY BE 19 FILED;

20(4) STATE THAT THE PROPERTY SHALL BE FORFEITED IF A21RESPONSE IS NOT FILED ON TIME;

(5) STATE THAT THE OWNER OF THE PROPERTY MAY HAVE
POSSESSION OF THE PROPERTY PENDING FORFEITURE BY POSTING A BOND AS
PROVIDED IN § 13–510 OF THIS SUBTITLE; AND

25(6) TELL WHERE TO FILE A RESPONSE AND WHOM TO CONTACT26FOR MORE INFORMATION CONCERNING THE FORFEITURE.

27 (B) WITHIN 20 DAYS AFTER THE FILING OF THE COMPLAINT, THE 28 NOTICE SHALL BE:

(1) POSTED BY THE SHERIFF ON THE DOOR OF THE COURTHOUSE
WHERE THE ACTION IS PENDING OR ON A BULLETIN BOARD WITHIN THE
IMMEDIATE VICINITY OF THE DOOR;

1 (2) POSTED BY THE SHERIFF IN A CONSPICUOUS PLACE ON THE 2 LAND, IF FORFEITURE OF REAL PROPERTY IS SOUGHT; AND

3 (3) PUBLISHED AT LEAST ONCE A WEEK IN EACH OF 3
4 SUCCESSIVE WEEKS IN A NEWSPAPER OF GENERAL CIRCULATION PUBLISHED IN
5 THE COUNTY IN WHICH THE ACTION IS PENDING, UNLESS THE PROPERTY IS A
6 BOAT OR MOTOR VEHICLE.

7 **13–520.**

- 8 THE ANSWER TO A COMPLAINT SHALL:
- 9 (1) COMPLY WITH THE MARYLAND RULES;

10(2) STATE THE NATURE AND EXTENT OF THE PERSON'S RIGHT IN,11TITLE TO, OR INTEREST IN THE PROPERTY;

12(3) STATE HOW AND WHEN THE PERSON ACQUIRED A RIGHT IN,13TITLE TO, OR INTEREST IN THE PROPERTY; AND

14(4) CONTAIN A REQUEST FOR RELIEF AND A REQUEST FOR A15PROMPT HEARING.

16 **13–521.**

17(A)IF AN ANSWER HAS BEEN FILED ON TIME, THE COURT SHALL SET A18HEARING ON THE FORFEITURE CLAIM WITHIN 60 DAYS AFTER THE LATER OF:

 19
 (1)
 POSTING OF NOTICE UNDER § 13–519(B)(1) OR (2) OF THIS

 20
 SUBTITLE; OR

21 (2) FINAL PUBLICATION OF NOTICE UNDER § 13–519(B)(3) OF 22 THIS SUBTITLE.

23(B)WITHOUT A HEARING, THE COURT MAY ORDER FORFEITURE OF THE24PROPERTY INTEREST OF A PERSON WHO FAILS TO TIMELY FILE AN ANSWER.

25 **13–522.**

EXCEPT AS PROVIDED IN §§ 13–503(D) AND 13–524 OF THIS SUBTITLE, AN OWNER'S INTEREST IN REAL PROPERTY MAY BE FORFEITED IF THE REAL PROPERTY WAS USED IN CONNECTION WITH A VIOLATION OF THE HUMAN TRAFFICKING LAW OR THE OWNER OF THE REAL PROPERTY IS CONVICTED OF AN ATTEMPT OR CONSPIRACY TO VIOLATE THE HUMAN TRAFFICKING LAW. 1 **13–523.**

2 (A) FORFEITURE PROCEEDINGS FOR REAL PROPERTY MAY BE 3 BROUGHT IN THE JURISDICTION WHERE:

4

(1) THE CRIMINAL CHARGES ARE PENDING;

 $\mathbf{5}$

(2) THE OWNER RESIDES; OR

6 (3) THE REAL PROPERTY IS LOCATED.

7 (B) (1) IF FORFEITURE PROCEEDINGS FOR REAL PROPERTY ARE 8 BROUGHT IN A JURISDICTION OTHER THAN WHERE THE REAL PROPERTY IS 9 LOCATED, A NOTICE OF PENDING LITIGATION SHALL BE FILED IN THE 10 JURISDICTION WHERE THE PROPERTY IS LOCATED.

- 11 (2) A NOTICE OF PENDING LITIGATION REQUIRED UNDER THIS
 12 SUBSECTION SHALL INCLUDE AT LEAST:
- 13(I)THE NAME AND ADDRESS OF THE OWNER OF THE REAL14PROPERTY;
- 15

(II) A DESCRIPTION OF THE REAL PROPERTY; AND

16(III) A DESCRIPTION OF THE REASONS FOR THE FILING OF17THE FORFEITURE PROCEEDINGS AND NOTICE OF PENDING LITIGATION.

18 **13–524.**

19 IF AN OWNER OF REAL PROPERTY USED AS THE PRINCIPAL FAMILY 20 RESIDENCE IS CONVICTED UNDER THE HUMAN TRAFFICKING LAW OR IS 21 CONVICTED OF AN ATTEMPT OR CONSPIRACY TO VIOLATE THE HUMAN 22 TRAFFICKING LAW AND THE OWNER FILES AN APPEAL OF THE CONVICTION, THE 23 COURT SHALL STAY FORFEITURE PROCEEDINGS UNDER § 13–503(D) OR § 24 13–525(B) OF THIS SUBTITLE AGAINST THE REAL PROPERTY DURING THE 25 PENDENCY OF THE APPEAL.

26 **13–525.**

(A) (1) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION,
THERE IS A REBUTTABLE PRESUMPTION THAT PROPERTY OR PART OF A
PROPERTY IN WHICH A PERSON HAS AN OWNERSHIP INTEREST IS SUBJECT TO
FORFEITURE AS PROCEEDS, IF THE STATE ESTABLISHES BY CLEAR AND
CONVINCING EVIDENCE THAT:

1 **(I)** THE PERSON HAS VIOLATED THE HUMAN TRAFFICKING $\mathbf{2}$ LAW OR HAS ATTEMPTED OR CONSPIRED TO VIOLATE THE HUMAN TRAFFICKING 3 LAW: 4 THE PROPERTY WAS ACQUIRED BY THE PERSON DURING **(II)** $\mathbf{5}$ THE VIOLATION OR WITHIN A REASONABLE TIME AFTER THE VIOLATION; AND 6 (III) THERE WAS NO OTHER LIKELY SOURCE FOR THE 7 PROPERTY. 8 A CLAIMANT OF THE PROPERTY HAS THE BURDEN OF PROOF (2) TO REBUT THE PRESUMPTION IN PARAGRAPH (1) OF THIS SUBSECTION. 9 10 **(B) REAL PROPERTY USED AS THE PRINCIPAL FAMILY RESIDENCE MAY** 11 NOT BE FORFEITED UNDER THIS SECTION UNLESS: 12(1) AN OWNER OF THE REAL PROPERTY WAS CONVICTED OF A 13 CRIME DESCRIBED UNDER SUBSECTION (A)(1)(I) OF THIS SECTION; OR (2) THE REAL PROPERTY IS COVERED BY § 13–503(D) OF THIS 14 15SUBTITLE. 13 - 526.16 17IN A PROCEEDING UNDER THIS SUBTITLE, A COURT: 18 (1) MAY GRANT REQUESTS FOR MITIGATION OR REMISSION OF FORFEITURE OR TAKE OTHER ACTION THAT PROTECTS THE RIGHTS OF 19 20INNOCENT PERSONS, IS CONSISTENT WITH THIS SUBTITLE, AND IS IN THE 21**INTEREST OF JUSTICE:** 22(2) MAY RESOLVE CLAIMS ARISING UNDER THIS SUBTITLE; AND 23(3) MAY TAKE APPROPRIATE MEASURES TO SAFEGUARD AND 24MAINTAIN PROPERTY FORFEITED UNDER THIS SUBTITLE PENDING THE 25**DISPOSITION OF THE PROPERTY.** 2613-527. 27AFTER A FULL HEARING, IF THE COURT DETERMINES THAT THE (A) 28PROPERTY SHOULD NOT BE FORFEITED, THE COURT SHALL ORDER THAT THE 29**PROPERTY BE RELEASED.**

30 (B) SUBJECT TO § 13–528(B) OF THIS SUBTITLE, IF THE COURT 31 DETERMINES THAT THE PROPERTY SHOULD BE FORFEITED, THE COURT SHALL 1 ORDER THAT THE PROPERTY BE FORFEITED TO THE APPROPRIATE GOVERNING 2 BODY.

3 (C) IF THE COURT DETERMINES THAT THE FORFEITED PROPERTY IS 4 SUBJECT TO A VALID LIEN CREATED WITHOUT ACTUAL KNOWLEDGE OF THE 5 LIENHOLDER THAT THE PROPERTY WAS BEING OR WAS TO BE USED IN 6 VIOLATION OF THE HUMAN TRAFFICKING LAW, THE COURT SHALL ORDER THAT 7 THE PROPERTY BE RELEASED WITHIN 5 DAYS TO THE FIRST PRIORITY 8 LIENHOLDER.

9 (D) (1) THE LIENHOLDER SHALL SELL THE PROPERTY IN A 10 COMMERCIALLY REASONABLE MANNER.

11 (2) THE PROCEEDS OF THE SALE SHALL BE APPLIED AS 12 FOLLOWS:

13(I) TO THE COURT COSTS OF THE FORFEITURE14PROCEEDING;

15 (II) TO THE BALANCE DUE THE LIENHOLDER, INCLUDING 16 ALL REASONABLE COSTS INCIDENT TO THE SALE;

17 (III) TO PAYMENT OF ALL OTHER EXPENSES OF THE
18 PROCEEDINGS FOR FORFEITURE, INCLUDING EXPENSES OF SEIZURE OR
19 MAINTENANCE OF CUSTODY; AND

20 (IV) TO THE ANTI-HUMAN TRAFFICKING FUND UNDER § 21 11–920 OF THIS ARTICLE.

22 **13–528.**

23 IF PROPERTY IS FORFEITED UNDER THIS SUBTITLE, THE GOVERNING 24 BODY WHERE THE PROPERTY WAS SEIZED MAY:

25

(1) **KEEP THE PROPERTY FOR OFFICIAL USE;**

26(2)REQUIRE AN APPROPRIATE UNIT TO TAKE CUSTODY OF THE27PROPERTY AND DESTROY OR OTHERWISE DISPOSE OF IT; OR

28 (3) SELL THE PROPERTY IF:

29(I)THE LAW DOES NOT REQUIRE THE PROPERTY TO BE30DESTROYED; AND

31 (II) THE PROPERTY IS NOT HARMFUL TO THE PUBLIC.

24

1 **13–529.**

2 (A) THE PROCEEDS FROM A SALE OR THE RETENTION OF PROPERTY 3 DECLARED TO BE FORFEITED AND ANY INTEREST ACCRUED SHALL BE APPLIED, 4 FIRST, TO THE PROPER EXPENSES OF THE PROCEEDING FOR FORFEITURE AND 5 RESULTING SALE, INCLUDING THE EXPENSE OF SEIZING AND MAINTAINING 6 CUSTODY OF THE PROPERTY AND ADVERTISING.

(B) ANY BALANCE REMAINING AFTER THE DISTRIBUTION REQUIRED
UNDER SUBSECTION (A) OF THIS SECTION SHALL BE DISTRIBUTED TO THE
ANTI-HUMAN TRAFFICKING FUND UNDER § 11–920 OF THIS ARTICLE.

10 **13–530.**

11 A SALE OF PROPERTY ORDERED UNDER THIS SUBTITLE SHALL BE MADE 12 FOR CASH AND GIVES THE PURCHASER CLEAR AND ABSOLUTE TITLE.

13 **13–531.**

14 (A) BEFORE EXERCISING THE RIGHT TO SELL PROPERTY THAT HAS 15 BEEN SEIZED UNDER THIS SUBTITLE, A LIENHOLDER SHALL GIVE TO THE 16 FORFEITING AUTHORITY:

17 (1) WRITTEN NOTICE OF THE INTENTION TO SELL;

18 (2) COPIES OF DOCUMENTS GIVING RISE TO THE LIEN; AND

19 (3) AN AFFIDAVIT UNDER OATH BY THE LIENHOLDER:

20 (I) STATING THAT THE UNDERLYING OBLIGATION IS IN 21 DEFAULT; AND

- 22
- (II) STATING THE REASONS FOR THE DEFAULT.

23 (B) ON REQUEST OF THE LIENHOLDER, THE FORFEITING AUTHORITY 24 SHALL RELEASE THE PROPERTY TO THE LIENHOLDER.

25 **13–532.**

(A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THE
LAW GOVERNING THE SALE OF COLLATERAL SECURING AN OBLIGATION IN
DEFAULT GOVERNS A LIENHOLDER'S REPOSSESSION AND SALE OF PROPERTY
THAT HAS BEEN SEIZED UNDER THIS SUBTITLE.

1 (B) A LIENHOLDER MAY NOT BE REQUIRED TO TAKE POSSESSION OF 2 THE PROPERTY BEFORE THE SALE OF THE PROPERTY.

3 **13–533.**

4 (A) ANY PART OF THE PROCEEDS FROM A SALE OF PROPERTY THAT HAS 5 BEEN SEIZED UNDER THIS SUBTITLE THAT WOULD BE PAID TO AN OWNER OF 6 THE PROPERTY UNDER THE APPLICABLE LAW RELATING TO DISTRIBUTION OF 7 PROCEEDS:

8

(1) SHALL BE PAID TO THE SEIZING AUTHORITY; AND

- 9
- (2) SHALL BE PROPERTY SUBJECT TO FORFEITURE.

10 (B) IF AN ORDER OF FORFEITURE IS NOT ENTERED, THE STATE SHALL 11 RETURN TO THE OWNER THAT PART OF THE PROCEEDS AND ANY COSTS OF THE 12 FORFEITURE PROCEEDINGS PAID FROM THE PROCEEDS OF THE SALE.

13 **13–534.**

(A) IF THE INTEREST OF THE OWNER IN PROPERTY THAT HAS BEEN
SEIZED UNDER THIS SUBTITLE IS REDEEMED, THE LIENHOLDER SHALL MAIL A
NOTICE OF THE REDEMPTION TO THE FORFEITING AUTHORITY WITHIN 10 DAYS
AFTER THE REDEMPTION.

18 **(B) (1)** IF PROPERTY THAT HAS BEEN SEIZED UNDER THIS SUBTITLE 19 HAS BEEN REPOSSESSED OR OTHERWISE LAWFULLY TAKEN BY THE 20 LIENHOLDER, THE LIENHOLDER SHALL RETURN THE PROPERTY TO THE 21 SEIZING AUTHORITY WITHIN **21** DAYS AFTER THE REDEMPTION.

(2) THE SEIZING AUTHORITY AND THE FORFEITING AUTHORITY
 MAY THEN PROCEED WITH THE FORFEITURE OF THE PROPERTY OR THE
 PROCEEDS FROM THE SALE OF THE PROPERTY.

(C) TIME LIMITATIONS REQUIRED UNDER THIS SUBTITLE FOR NOTICE
 AND FILING OF THE COMPLAINT FOR FORFEITURE RUN FROM THE DATE OF
 REDEMPTION OR PURCHASE OF THE PROPERTY THAT HAS BEEN SEIZED UNDER
 THIS SUBTITLE.

29 **13–535.**

30THIS SUBTITLE DOES NOT PROHIBIT A LIENHOLDER FROM EXERCISING31RIGHTS UNDER APPLICABLE LAW, INCLUDING THE RIGHT TO SELL PROPERTY

1 THAT HAS BEEN SEIZED UNDER THIS SUBTITLE, IF A DEFAULT OCCURS IN THE 2 OBLIGATION GIVING RISE TO THE LIEN.

3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be 4 construed to apply only prospectively and may not be applied or interpreted to have 5 any effect on or application to any offense committed before the effective date of this 6 Act.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effectOctober 1, 2011.