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By: Senator Muse

Introduced and read first time: February 6, 2023 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

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Criminal Law – Maryland RICO (Racketeer Influenced and Corrupt Organizations) Act

FOR the purpose of establishing the statute of limitations for a certain civil action for
damages resulting from a certain pattern of racketeering activity; prohibiting a
person from participating in certain racketeering activity; authorizing the filing of
and establishing procedures for civil actions for injunctive relief and damages arising
out of certain racketeering activity; establishing procedures for the forfeiture of
property connected to certain racketeering activity; and generally relating to
racketeering.

- 11 BY adding to
- 12 Article Courts and Judicial Proceedings
- 13 Section 5–122
- 14 Annotated Code of Maryland
- 15 (2020 Replacement Volume and 2022 Supplement)
- 16 BY adding to
- 17 Article Criminal Law
- Section 9–901 through 9–907 to be under the new subtitle "Subtitle 9. Maryland
 RICO (Racketeer Influenced and Corrupt Organizations) Act"
- 20 Annotated Code of Maryland
- 21 (2021 Replacement Volume and 2022 Supplement)
- 22 BY adding to
- 23 Article Criminal Procedure
- Section 13–601 through 13–637 to be under the new subtitle "Subtitle 6. Violations
 of the RICO Law"
- 26 Annotated Code of Maryland
- 27 (2018 Replacement Volume and 2022 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



2 SENATE BILL 606
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
Article – Courts and Judicial Proceedings
5–122.
A CIVIL ACTION FOR DAMAGES RESULTING FROM A PATTERN OF RACKETEERING ACTIVITY BROUGHT UNDER § 9–903 OF THE CRIMINAL LAW ARTICLE SHALL BE BROUGHT WITHIN 5 YEARS AFTER THE CONDUCT IN VIOLATION OF § 9–902 OF THE CRIMINAL LAW ARTICLE TERMINATES.
Article – Criminal Law
SUBTITLE 9. MARYLAND RICO (RACKETEER INFLUENCED AND CORRUPT ORGANIZATIONS) ACT.
9–901.
(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
(B) "CRITICAL INFRASTRUCTURE" MEANS PUBLICLY OR PRIVATELY OWNED FACILITIES, SYSTEMS, FUNCTIONS, OR ASSETS, WHETHER PHYSICAL OR VIRTUAL, PROVIDING OR DISTRIBUTING SERVICES FOR THE BENEFIT OF THE PUBLIC, INCLUDING ENERGY, FUEL, WATER, AGRICULTURE, HEALTH CARE, FINANCE, OR COMMUNICATION.
(C) "DOMESTIC TERRORISM" MEANS A FELONY VIOLATION OF, OR ATTEMPT TO COMMIT A FELONY VIOLATION OF, STATE LAW THAT, AS PART OF A SINGLE UNLAWFUL ACT OR A SERIES OF UNLAWFUL ACTS THAT ARE INTERRELATED BY DISTINGUISHING CHARACTERISTICS, IS INTENDED TO CAUSE SERIOUS BODILY HARM, KILL AN INDIVIDUAL OR GROUP OF INDIVIDUALS, OR DISABLE OR DESTROY CRITICAL INFRASTRUCTURE, A STATE OR GOVERNMENT FACILITY, OR A PUBLIC TRANSPORTATION SYSTEM RESULTING IN MAJOR ECONOMIC LOSS, AND IS

27 INTENDED TO:

28 (1) INTIMIDATE THE CIVILIAN POPULATION OF THE STATE OR A 29 POLITICAL SUBDIVISION OF THE STATE;

30 (2) ALTER, CHANGE, OR COERCE THE POLICY OF THE GOVERNMENT
 31 OF THE STATE OR A POLITICAL SUBDIVISION OF THE STATE BY INTIMIDATION OR
 32 COERCION; OR

1 (3) AFFECT THE CONDUCT OF THE GOVERNMENT OF THE STATE OR A 2 POLITICAL SUBDIVISION OF THE STATE BY USE OF DESTRUCTIVE DEVICES, 3 ASSASSINATION, OR KIDNAPPING.

5 (I) A PERSON, SOLE PROPRIETORSHIP, PARTNERSHIP, 6 CORPORATION, BUSINESS TRUST, UNION CHARTERED UNDER THE LAWS OF THE 7 STATE, OR ANY OTHER LEGAL ENTITY; OR

8 (II) AN UNCHARTERED UNION, AN ASSOCIATION, OR A GROUP OF 9 INDIVIDUALS ASSOCIATED IN FACT ALTHOUGH NOT A LEGAL ENTITY.

10 (2) "ENTERPRISE" INCLUDES ENTITIES THAT ARE:

(1) "ENTERPRISE" MEANS:

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(D)

- (I) ILLICIT AS WELL AS LICIT; AND
- 12 (II) GOVERNMENTAL AS WELL AS NONGOVERNMENTAL.
- 13 (E) "PATTERN OF RACKETEERING ACTIVITY" MEANS ENGAGING IN:

14 (1) AT LEAST TWO ACTS OF RACKETEERING ACTIVITY WITHIN A 15 4-YEAR PERIOD IN FURTHERANCE OF ONE OR MORE INCIDENTS, SCHEMES, OR 16 TRANSACTIONS THAT HAVE THE SAME OR SIMILAR INTENTS, RESULTS, 17 ACCOMPLICES, VICTIMS, OR METHODS OF COMMISSION OR OTHERWISE ARE 18 INTERRELATED BY DISTINGUISHING CHARACTERISTICS AND ARE NOT ISOLATED 19 INCIDENTS; OR

20 (2) ONE OR MORE ACTS OF DOMESTIC TERRORISM OR OF 21 ATTEMPTING, SOLICITING, OR CONSPIRING TO COMMIT DOMESTIC TERRORISM.

22 (F) "PUBLIC TRANSPORTATION SYSTEM" MEANS ALL FACILITIES, 23 CONVEYANCES, AND INSTRUMENTALITIES, WHETHER PUBLICLY OR PRIVATELY 24 OWNED, THAT ARE USED IN OR FOR PUBLICLY AVAILABLE SERVICES FOR THE 25 TRANSPORTATION OF INDIVIDUALS OR CARGO.

26 (G) "RACKETEERING ACTIVITY" MEANS TO COMMIT, ATTEMPT TO COMMIT, 27 OR SOLICIT, COERCE, OR INTIMIDATE ANOTHER PERSON TO COMMIT A CRIME 28 UNDER STATE LAW THAT IS CHARGEABLE BY INDICTMENT INVOLVING:

29 (1) UNLAWFUL MANUFACTURING OF ALCOHOLIC BEVERAGES UNDER 30 § 1–403 OF THE ALCOHOLIC BEVERAGES ARTICLE;

	4	SENATE BILL 606	
1 2	(2) CORPORATIONS	THE MARYLAND SECURITIES ACT UNDER TITLE 11 OF THE AND ASSOCIATIONS ARTICLE;	
3	(3)	HOMICIDE UNDER TITLE 2 OF THIS ARTICLE;	
4	(4)	ASSAULT UNDER § 3–202 OR § 3–203 OF THIS ARTICLE;	
5	(5)	KIDNAPPING UNDER TITLE 3, SUBTITLE 5 OF THIS ARTICLE;	
6	(6)	COMMON LAW FALSE IMPRISONMENT;	
7 8	(7) PROSTITUTION AND RELATED OFFENSES UNDER TITLE 11, SUBTITLE 3 OF THIS ARTICLE;		
9 10	(8) ARTICLE;	HUMAN TRAFFICKING UNDER TITLE 3, SUBTITLE 11 OF THIS	
11	(9)	BURGLARY UNDER TITLE 6, SUBTITLE 2 OF THIS ARTICLE;	
$\begin{array}{c} 12\\ 13 \end{array}$	(10) ARTICLE;	ARSON AND BURNING UNDER TITLE 6, SUBTITLE 1 OF THIS	
14	(11)	THEFT UNDER TITLE 7 OF THIS ARTICLE;	
15	(12)	ROBBERY UNDER TITLE 3, SUBTITLE 4 OF THIS ARTICLE;	
$\frac{16}{17}$		THE MARYLAND MORTGAGE FRAUD PROTECTION ACT UNDER LE 4 OF THE REAL PROPERTY ARTICLE;	
18	(14)	FRAUD AND RELATED CRIMES UNDER TITLE 8 OF THIS ARTICLE;	
19	(15)	BRIBERY UNDER SUBTITLE 2 OF THIS TITLE;	
20	(16)	FALSE STATEMENTS UNDER SUBTITLE 5 OF THIS TITLE;	
$\begin{array}{c} 21 \\ 22 \end{array}$	(17) Public Safety	IMPERSONATING A POLICE OFFICER UNDER § 3-502 OF THE ARTICLE;	
23	(18)	OBSTRUCTING JUSTICE UNDER SUBTITLE 3 OF THIS TITLE;	
24	(19)	PERJURY UNDER SUBTITLE 1 OF THIS TITLE;	

(20) THREAT OF MASS VIOLENCE UNDER TITLE 3, SUBTITLE 10 OF 1 $\mathbf{2}$ THIS ARTICLE; (21) WEAPON CRIMES UNDER TITLE 4 OF THIS ARTICLE; 3 (22) UNLAWFUL GAMING UNDER TITLE 12 OR TITLE 13 OF THIS 4 $\mathbf{5}$ **ARTICLE**; 6 (23) INDECENCY AND OBSCENITY UNDER TITLE 11, SUBTITLE 1 OR SUBTITLE 2 OF THIS ARTICLE: 7 (24) THE MARYLAND CONTROLLED DANGEROUS SUBSTANCES ACT 8 UNDER TITLE 5, SUBTITLE 11 OF THIS ARTICLE; 9 10 (25) INSURANCE FRAUD UNDER TITLE 27, SUBTITLE 4 OF THE 11 **INSURANCE ARTICLE;** (26) THE MARYLAND CONSUMER PROTECTION ACT UNDER TITLE 13 12**OF THE COMMERCIAL LAW ARTICLE;** 13 14(27) REMOVAL OR FALSIFICATION OF VEHICLE IDENTIFICATION NUMBER UNDER § 14–107 OF THE TRANSPORTATION ARTICLE; 1516 (28) ABUSE OR NEGLECT OF A VULNERABLE ADULT UNDER § 3–604 OR 17§ 3–605 OF THIS ARTICLE; 18 (29) ANY ACT OR THREAT INVOLVING MURDER, KIDNAPPING, 19GAMBLING, ARSON, ROBBERY, THEFT, RECEIPT OF STOLEN PROPERTY, BRIBERY, EXTORTION, OBSTRUCTION OF JUSTICE, DEALING IN CONTROLLED DANGEROUS 20SUBSTANCES, OR DEALING IN SECURITIES THAT IS: 2122**(I)** CHARGEABLE UNDER THE LAWS OF THE UNITED STATES, A 23TERRITORY OF THE UNITED STATES, OR ANY STATE; AND 24**(II)** PUNISHABLE BY IMPRISONMENT FOR MORE THAN 1 YEAR; (30) CONDUCT DEFINED AS "RACKETEERING ACTIVITY" UNDER 18 25U.S.C. § 1961(1); 2627(31) A VIOLATION OF 18 U.S.C. § 1028; OR (32) A VIOLATION OF 31 U.S.C. §§ 5311 THROUGH 5330. 28

1 (H) "SERIOUS BODILY HARM" MEANS HARM TO THE BODY OF ANOTHER BY 2 DEPRIVING THE OTHER OF A MEMBER OF THE OTHER'S BODY, BY RENDERING A 3 MEMBER OF THE OTHER'S BODY USELESS, OR BY SERIOUSLY DISFIGURING THE 4 OTHER'S BODY OR BODILY MEMBER.

5 (I) "STATE OR GOVERNMENT FACILITY" MEANS A PERMANENT OR 6 TEMPORARY FACILITY OR CONVEYANCE THAT IS USED OR OCCUPIED BY 7 REPRESENTATIVES, OFFICIALS, OR EMPLOYEES OF THE STATE OR A POLITICAL 8 SUBDIVISION OF THE STATE.

9 **9–902.**

(A) A PERSON MAY NOT, THROUGH A PATTERN OF RACKETEERING ACTIVITY
 OR PROCEEDS DERIVED FROM RACKETEERING ACTIVITY, ACQUIRE OR MAINTAIN,
 DIRECTLY OR INDIRECTLY, AN INTEREST IN OR CONTROL OF ANY ENTERPRISE, REAL
 PROPERTY, OR PERSONAL PROPERTY, INCLUDING MONEY.

(B) A PERSON EMPLOYED BY OR ASSOCIATED WITH AN ENTERPRISE MAY
 NOT CONDUCT OR PARTICIPATE IN, DIRECTLY OR INDIRECTLY, THE ENTERPRISE
 THROUGH A PATTERN OF RACKETEERING ACTIVITY.

17 (C) A PERSON MAY NOT CONSPIRE OR ATTEMPT TO VIOLATE SUBSECTION 18 (A) OR (B) OF THIS SECTION.

19 (D) A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A FELONY AND 20 ON CONVICTION IS SUBJECT TO IMPRISONMENT FOR NOT LESS THAN 5 YEARS AND 21 NOT EXCEEDING 20 YEARS, OR A FINE NOT EXCEEDING THE GREATER OF \$25,000 OR 22 THREE TIMES THE AMOUNT OF ANY PECUNIARY VALUE GAINED BY THE PERSON 23 FROM THE VIOLATION, OR BOTH.

24 (E) FOR PURPOSES OF VENUE, A VIOLATION OF THIS SECTION IS 25 CONSIDERED TO HAVE BEEN COMMITTED IN ANY COUNTY IN WHICH:

26 (1) AN INCIDENT OF RACKETEERING OCCURRED; OR

27 (2) AN INTEREST OR CONTROL OF AN ENTERPRISE OR REAL OR 28 PERSONAL PROPERTY IS ACQUIRED OR MAINTAINED.

29 **9–903.**

30 (A) AN AGGRIEVED PERSON OR THE STATE MAY FILE A COMPLAINT IN 31 CIRCUIT COURT TO ENJOIN A VIOLATION OF § 9–902 OF THIS SUBTITLE. 1 (B) A COURT MAY, AFTER MAKING DUE PROVISIONS FOR THE RIGHTS OF 2 INNOCENT PERSONS, GRANT A COMPLAINT FILED UNDER SUBSECTION (A) OF THIS 3 SECTION BY ISSUING APPROPRIATE ORDERS AND JUDGMENTS, INCLUDING:

4 (1) ORDERING A DEFENDANT TO DIVEST ANY INTEREST IN AN 5 ENTERPRISE, REAL PROPERTY, OR PERSONAL PROPERTY;

6 (2) IMPOSING REASONABLE RESTRICTIONS ON THE FUTURE 7 ACTIVITIES OR INVESTMENTS OF A DEFENDANT, INCLUDING PROHIBITING THE 8 DEFENDANT FROM ENGAGING IN THE SAME TYPE OF ENDEAVOR AS THE 9 ENTERPRISE IN WHICH THE DEFENDANT WAS ENGAGED IN VIOLATION OF § 9–902 OF 10 THIS SUBTITLE;

11 (3) ORDERING THE DISSOLUTION OR REORGANIZATION OF AN 12 ENTERPRISE;

13 (4) ORDERING THE SUSPENSION OR REVOCATION OF A LICENSE,
 14 PERMIT, OR PRIOR APPROVAL GRANTED TO AN ENTERPRISE BY A STATE AGENCY;
 15 AND

16 (5) ORDERING THE FORFEITURE OF THE CHARTER OF A 17 CORPORATION ORGANIZED UNDER STATE LAW, OR THE REVOCATION OF 18 AUTHORIZATION FOR A FOREIGN CORPORATION TO CONDUCT BUSINESS IN THE 19 STATE, ON A FINDING THAT:

(I) THE BOARD OF DIRECTORS OR A MANAGERIAL AGENT
 ACTING ON BEHALF OF THE CORPORATION, IN CONDUCTING AFFAIRS OF THE
 CORPORATION, HAS AUTHORIZED OR ENGAGED IN CONDUCT IN VIOLATION OF §
 9–902 OF THIS SUBTITLE; AND

(II) FOR THE PREVENTION OF FUTURE CRIMINAL ACTIVITY, THE
PUBLIC INTEREST REQUIRES THAT THE CHARTER OF THE CORPORATION BE
FORFEITED AND THAT THE CORPORATION BE DISSOLVED OR ITS AUTHORIZATION
TO CONDUCT BUSINESS IN THE STATE BE REVOKED.

(c) (1) IN AN ACTION UNDER THIS SECTION, THE COURT SHALL GRANT
RELIEF IN CONFORMITY WITH THE PRINCIPLES THAT GOVERN THE GRANTING OF
INJUNCTIVE RELIEF FROM THREATENED LOSS OR DAMAGE IN OTHER CIVIL CASES,
IF NO SHOWING OF SPECIAL OR IRREPARABLE DAMAGE TO THE PLAINTIFF IS MADE.

32 (2) ON THE EXECUTION OF PROPER BOND AGAINST DAMAGES FOR AN
 33 INJUNCTION IMPROVIDENTLY GRANTED AND A SHOWING OF IMMEDIATE DANGER OF
 34 SIGNIFICANT LOSS OR DAMAGE, THE COURT MAY ISSUE A TEMPORARY RESTRAINING

1 ORDER AND A PRELIMINARY INJUNCTION BEFORE A FINAL DETERMINATION ON THE 2 MERITS.

3 (D) A PERSON WHO IS INJURED AS A RESULT OF A VIOLATION OF § 9–902 OF 4 THIS SUBTITLE:

5 (1) HAS A CIVIL CAUSE OF ACTION AGAINST THE VIOLATOR FOR 6 THREE TIMES THE ACTUAL DAMAGES SUSTAINED AND, WHERE APPROPRIATE, 7 PUNITIVE DAMAGES; AND

8 (2) IS ENTITLED TO RECOVER ATTORNEY'S FEES IN THE TRIAL AND 9 APPELLATE COURTS AND COSTS OF INVESTIGATION AND LITIGATION REASONABLY 10 INCURRED.

11 (E) THE PLAINTIFF OR DEFENDANT MAY DEMAND A JURY TRIAL IN ANY 12 CIVIL ACTION BROUGHT UNDER THIS SECTION.

13 (F) A CRIMINAL CONVICTION FOR A VIOLATION OF § 9–902 OF THIS 14 SUBTITLE SHALL ESTOP THE DEFENDANT IN ANY SUBSEQUENT CIVIL ACTION UNDER 15 THIS SUBTITLE OR CIVIL FORFEITURE PROCEEDING UNDER TITLE 13, SUBTITLE 6 16 OF THE CRIMINAL PROCEDURE ARTICLE AS TO ALL MATTERS PROVED IN THE 17 CRIMINAL PROCEEDING.

18 (G) (1) THE APPLICATION OF ONE CIVIL REMEDY UNDER THIS SECTION 19 SHALL NOT PRECLUDE THE APPLICATION OF ANY OTHER CIVIL OR CRIMINAL 20 REMEDY FOR A VIOLATION OF § 9–902 OF THIS SUBTITLE.

21(2)CIVIL REMEDIES UNDER THIS SECTION ARE SUPPLEMENTAL AND22NOT MUTUALLY EXCLUSIVE.

23 **9–904.**

ALL PROPERTY USED OR INTENDED FOR USE IN THE COURSE OF, DERIVED FROM, OR REALIZED THROUGH A PATTERN OF RACKETEERING ACTIVITY IS SUBJECT TO FORFEITURE IN ACCORDANCE WITH TITLE 13, SUBTITLE 6 OF THE CRIMINAL PROCEDURE ARTICLE.

28 **9–905.**

(A) A VALID JUDGMENT RENDERED BY A COURT OF A STATE HAVING A LAW
 SUBSTANTIALLY SIMILAR TO THIS SUBTITLE SHALL BE RECOGNIZED AND ENFORCED
 BY THE COURTS OF THE STATE TO THE EXTENT THAT A JUDGMENT RENDERED BY A

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1 COURT OF THE STATE UNDER THIS SUBTITLE WOULD BE ENFORCED IN THE OTHER 2 STATE.

3 (B) THE ATTORNEY GENERAL MAY ENTER INTO RECIPROCAL AGREEMENTS 4 WITH THE ATTORNEY GENERAL OR CHIEF PROSECUTING ATTORNEY OF ANY STATE 5 THAT HAS A LAW SUBSTANTIALLY SIMILAR TO THIS SUBTITLE SO AS TO FURTHER 6 THE PURPOSES OF THIS SUBTITLE.

7 **9–906.**

8 (A) IN A CIVIL ACTION BROUGHT UNDER § 9–903 OF THIS SUBTITLE, THE 9 STATE MAY FILE WITH THE CLERK OF THE COURT A CERTIFICATE STATING THAT 10 THE CASE IS OF SPECIAL PUBLIC IMPORTANCE.

11 (B) THE CLERK OF THE COURT SHALL IMMEDIATELY FURNISH A COPY OF A 12 CERTIFICATE FILED UNDER SUBSECTION (A) OF THIS SECTION TO THE CHIEF 13 JUSTICE OF THE SUPREME COURT OF MARYLAND OR THE CHIEF JUSTICE'S 14 DESIGNEE.

15 (C) ON RECEIPT OF A CERTIFICATE FILED UNDER SUBSECTION (A) OF THIS 16 SECTION, THE CHIEF JUSTICE OR THE CHIEF JUSTICE'S DESIGNEE SHALL 17 IMMEDIATELY DESIGNATE A JUDGE TO HEAR AND DETERMINE THE CASE.

18 (D) THE JUDGE DESIGNATED UNDER SUBSECTION (C) OF THIS SECTION 19 SHALL PROMPTLY ASSIGN THE CASE FOR HEARING, PARTICIPATE IN THE HEARINGS 20 AND DETERMINATION, AND CAUSE THE CASE TO BE EXPEDITED.

21 **9–907.**

22 THIS SUBTITLE MAY BE CITED AS THE MARYLAND RICO (RACKETEER 23 INFLUENCED AND CORRUPT ORGANIZATIONS) ACT.

- 24 Article Criminal Procedure
- 25 SUBTITLE 6. VIOLATIONS OF THE RICO LAW.
- 26 **13–601.**

27 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 28 INDICATED.

- 29 (B) "CHIEF EXECUTIVE OFFICER" MEANS:
- 30 (1) FOR BALTIMORE CITY, THE MAYOR;

(2) 1 FOR A CHARTER COUNTY, THE COUNTY EXECUTIVE OR, IF THERE $\mathbf{2}$ IS NO COUNTY EXECUTIVE, THE COUNTY COUNCIL;

3

(3) FOR A CODE COUNTY, THE COUNTY COMMISSIONERS;

4

(4) FOR A COMMISSION COUNTY, THE COUNTY COMMISSIONERS; OR

 $\mathbf{5}$ FOR A MUNICIPAL CORPORATION, THE LEGISLATIVE BODY (5) ESTABLISHED BY MUNICIPAL CHARTER. 6

"CONVICTED" MEANS FOUND GUILTY. 7 **(C)**

"FINAL DISPOSITION" MEANS DISMISSAL, ENTRY OF A NOLLE 8 **(**D**)** PROSEQUI, MARKING OF A CRIMINAL CHARGE "STET" ON THE DOCKET, ENTRY OF A 9 NOT GUILTY VERDICT, PRONOUNCEMENT OF SENTENCE, OR IMPOSITION OF 10 PROBATION UNDER § 6–220 OF THIS ARTICLE. 11

"FORFEITING AUTHORITY" MEANS: 12 **(E)**

13(1) THE UNIT OR PERSON DESIGNATED BY AGREEMENT BETWEEN THE 14STATE'S ATTORNEY FOR A COUNTY AND THE CHIEF EXECUTIVE OFFICER OF THE 15**GOVERNING BODY HAVING JURISDICTION OVER ASSETS SUBJECT TO FORFEITURE** TO ACT ON BEHALF OF THE GOVERNING BODY REGARDING THOSE ASSETS; OR 16

17IF THE SEIZING AUTHORITY IS A UNIT OF THE STATE, A UNIT OR (2) 18 PERSON THAT THE ATTORNEY GENERAL OR THE ATTORNEY GENERAL'S DESIGNEE DESIGNATES BY AGREEMENT WITH A STATE'S ATTORNEY, COUNTY ATTORNEY, OR 19 MUNICIPAL ATTORNEY TO ACT ON BEHALF OF THE STATE REGARDING ASSETS 20SUBJECT TO FORFEITURE BY THE STATE. 21

- "GOVERNING BODY" INCLUDES: 22**(F)**

- 23(1) THE STATE, IF THE SEIZING AUTHORITY IS A UNIT OF THE STATE;
- 24(2) A COUNTY, IF THE SEIZING AUTHORITY IS A UNIT OF A COUNTY;

25(3) A MUNICIPAL CORPORATION, IF THE SEIZING AUTHORITY IS A 26UNIT OF A MUNICIPALITY; AND

27(4) BALTIMORE CITY, IF THE SEIZING AUTHORITY IS THE BALTIMORE 28**POLICE DEPARTMENT.**

1 (G) "LIEN" INCLUDES A MORTGAGE, A DEED OF TRUST, A PLEDGE, A 2 SECURITY INTEREST, AN ENCUMBRANCE, AND A RIGHT OF SETOFF.

3 (H) "LIENHOLDER" MEANS A PERSON WHO HAS A LIEN OR A SECURED 4 INTEREST ON PROPERTY CREATED BEFORE THE SEIZURE.

- 5 (I) "LOCAL FINANCIAL AUTHORITY" MEANS:
- 6 (1) IF THE SEIZING AUTHORITY IS A UNIT OF A COUNTY, THE 7 TREASURER OR DIRECTOR OF FINANCE OF THE COUNTY; OR

8 (2) IF THE SEIZING AUTHORITY IS A UNIT OF A MUNICIPAL 9 CORPORATION, THE TREASURER OR DIRECTOR OF FINANCE OF THE MUNICIPAL 10 CORPORATION.

11 (J) (1) "OWNER" MEANS A PERSON HAVING A LEGAL, EQUITABLE, OR 12 POSSESSORY INTEREST IN PROPERTY.

- 13 **(2) "OWNER" INCLUDES:**
- 14 (I) A CO–OWNER;
- 15 (II) A LIFE TENANT;
- 16 (III) A REMAINDERMAN TO A LIFE TENANCY IN REAL PROPERTY;
- 17 (IV) A HOLDER OF AN INCHOATE INTEREST IN REAL PROPERTY;
- 18 AND
- 19 (V) A BONA FIDE PURCHASER FOR VALUE.

20 (K) "PROCEEDS" MEANS PROFITS DERIVED FROM A VIOLATION OF THE 21 RICO LAW OR PROPERTY OBTAINED DIRECTLY OR INDIRECTLY FROM THOSE 22 PROFITS.

23 (L) (1) "PROPERTY" INCLUDES:

24 (I) REAL PROPERTY AND ANYTHING GROWING ON OR 25 ATTACHED TO REAL PROPERTY;

- 26 (II) MOTOR VEHICLES; AND
- 27 (III) MONEY.

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(2) "PROPERTY" DOES NOT INCLUDE:

2 (I) AN ITEM UNLAWFULLY IN THE POSSESSION OF A PERSON
3 OTHER THAN THE OWNER WHEN USED IN CONNECTION WITH A VIOLATION OF THE
4 RICO LAW; OR

5 (II) A LESSOR'S INTEREST IN PROPERTY SUBJECT TO A BONA 6 FIDE LEASE, UNLESS THE FORFEITING AUTHORITY CAN SHOW THAT THE LESSOR 7 PARTICIPATED IN A VIOLATION OF THE **RICO** LAW OR THAT THE PROPERTY WAS 8 THE PROCEEDS OF A VIOLATION OF THE **RICO** LAW.

- 9 (M) (1) "REAL PROPERTY" MEANS LAND OR AN IMPROVEMENT TO LAND.
- 10 (2) "REAL PROPERTY" INCLUDES:

11(I) A LEASEHOLD OR ANY OTHER LIMITED INTEREST IN12PROPERTY;

13 (II) AN EASEMENT; AND

14(III)A REVERSIONARY INTEREST IN A 99-YEAR GROUND LEASE15RENEWABLE FOREVER.

16 (N) "RICO LAW" MEANS TITLE 9, SUBTITLE 9 OF THE CRIMINAL LAW 17 ARTICLE.

18 (O) "SEIZING AUTHORITY" MEANS A LAW ENFORCEMENT UNIT IN THE 19 STATE THAT IS AUTHORIZED TO INVESTIGATE VIOLATIONS OF THE RICO LAW AND 20 THAT HAS SEIZED PROPERTY UNDER THIS SUBTITLE.

21 **13–602.**

22 THE FOLLOWING ARE SUBJECT TO FORFEITURE:

(1) EXCEPT AS PROVIDED IN § 13–603 OF THIS SUBTITLE, A MOTOR
VEHICLE USED IN CONNECTION WITH A VIOLATION OF AND CONVICTION UNDER §
9–902 OF THE CRIMINAL LAW ARTICLE;

26 (2) MONEY USED IN CONNECTION WITH A VIOLATION OF AND 27 CONVICTION UNDER THE RICO LAW, FOUND IN CLOSE PROXIMITY TO OR AT THE 28 SCENE OF THE ARREST FOR A VIOLATION OF THE RICO LAW; AND 1 (3) EXCEPT AS PROVIDED IN § 13–603 OF THIS SUBTITLE, REAL 2 PROPERTY USED IN CONNECTION WITH A VIOLATION OF AND CONVICTION UNDER § 3 9–902 OF THE CRIMINAL LAW ARTICLE.

4 **13–603.**

5 (A) PROPERTY OR AN INTEREST IN PROPERTY DESCRIBED IN § 13–602(1) 6 OR (3) OF THIS SUBTITLE MAY NOT BE FORFEITED IF THE OWNER ESTABLISHES BY 7 A PREPONDERANCE OF THE EVIDENCE THAT THE VIOLATION OF THE RICO LAW WAS 8 COMMITTED WITHOUT THE OWNER'S ACTUAL KNOWLEDGE.

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

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

19 (C) SUBJECT TO SUBSECTION (D) OF THIS SECTION, REAL PROPERTY USED 20 AS THE PRINCIPAL FAMILY RESIDENCE MAY NOT BE FORFEITED UNDER THIS 21 SUBTITLE UNLESS ONE OF THE OWNERS OF THE REAL PROPERTY WAS CONVICTED 22 OF A VIOLATION OF § 9–902 OF THE CRIMINAL LAW ARTICLE OR OF AN ATTEMPT OR 23 CONSPIRACY TO VIOLATE § 9–902 OF THE CRIMINAL LAW ARTICLE.

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

(1) THE PROPERTY WAS USED IN CONNECTION WITH A VIOLATION OF
§ 9–902 OF THE CRIMINAL LAW ARTICLE OR WITH AN ATTEMPT OR A CONSPIRACY
TO VIOLATE § 9–902 OF THE CRIMINAL LAW ARTICLE; AND

30 (2) BOTH SPOUSES ARE CONVICTED OF A VIOLATION OF § 9–902 OF
 31 THE CRIMINAL LAW ARTICLE OR OF AN ATTEMPT OR CONSPIRACY TO VIOLATE §
 32 9–902 OF THE CRIMINAL LAW ARTICLE.

33 **13–604.**

PERSONAL PROPERTY SUBJECT TO FORFEITURE UNDER THIS SUBTITLE MAY 1 $\mathbf{2}$ **BE SEIZED:** 3 (1) ON A WARRANT ISSUED BY A COURT THAT HAS JURISDICTION 4 **OVER THE PROPERTY; AND** (2) $\mathbf{5}$ WITHOUT A WARRANT WHEN: 6 **(I)** THE SEIZURE IS INCIDENT TO AN ARREST OR A SEARCH 7 **UNDER A SEARCH WARRANT;** 8 **(II)** THE SEIZURE IS INCIDENT TO AN INSPECTION UNDER AN 9 **ADMINISTRATIVE INSPECTION WARRANT;** 10 (III) THE PROPERTY SUBJECT TO SEIZURE HAS BEEN THE 11 SUBJECT OF A PRIOR JUDGMENT IN FAVOR OF THE STATE IN A CRIMINAL 12INJUNCTION OR FORFEITURE PROCEEDING UNDER THIS SUBTITLE; OR 13 (IV) THERE IS PROBABLE CAUSE TO BELIEVE THAT THE PROPERTY IS DIRECTLY OR INDIRECTLY DANGEROUS TO HEALTH OR SAFETY. 1413-605. 1516 A SEIZING AUTHORITY THAT SEIZES MONEY UNDER THIS SUBTITLE (A) 17**IMMEDIATELY SHALL:** 18 (1) PHOTOGRAPH THE MONEY AND RECORD THE QUANTITY OF EACH DENOMINATION OF COIN OR CURRENCY SEIZED; AND 19 20(2) DEPOSIT THE MONEY TO THE ACCOUNT OF THE APPROPRIATE 21LOCAL FINANCIAL AUTHORITY. 22A PHOTOGRAPH TAKEN UNDER SUBSECTION (A) OF THIS SECTION MAY **(B)** 23BE SUBSTITUTED FOR MONEY AS EVIDENCE IN A CRIMINAL OR FORFEITURE 24**PROCEEDING.** 13 - 606.2526(A) **PROPERTY SEIZED UNDER THIS SUBTITLE:** 27(1) **IS NOT REPLEVIABLE; BUT**

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1 (2) IS IN THE CUSTODY OF THE SEIZING AUTHORITY, SUBJECT ONLY 2 TO THE ORDERS, JUDGMENTS, AND DECREES OF THE COURT OR THE OFFICIAL 3 HAVING JURISDICTION OVER THE PROPERTY.

4 (B) A SEIZING AUTHORITY MAY PLACE SEIZED PROPERTY UNDER SEAL AND 5 REMOVE THE PROPERTY TO A PLACE DESIGNATED BY THE COURT.

6 **13–607.**

7 (A) A SEIZING AUTHORITY MAY SEIZE A MOTOR VEHICLE USED IN 8 VIOLATION OF § 9–902 OF THE CRIMINAL LAW ARTICLE AND RECOMMEND 9 FORFEITURE TO THE FORFEITING AUTHORITY IF THE TOTAL CIRCUMSTANCES OF 10 THE CASE AS LISTED IN SUBSECTION (B) OF THIS SECTION DICTATE THAT SEIZURE 11 AND FORFEITURE ARE JUSTIFIED.

12 (B) CIRCUMSTANCES TO BE CONSIDERED IN DECIDING WHETHER SEIZURE 13 AND FORFEITURE ARE JUSTIFIED INCLUDE:

14(1) EVIDENCE THAT THE MOTOR VEHICLE WAS ACQUIRED BY USE OF15PROCEEDS FROM A TRANSACTION INVOLVING A VIOLATION OF § 9–902 OF THE16CRIMINAL LAW ARTICLE;

- 17 (2) THE CIRCUMSTANCES OF THE ARREST; AND
- 18 (3) THE WAY IN WHICH THE MOTOR VEHICLE WAS USED.

19 **13–608.**

(A) THE CHIEF LAW ENFORCEMENT OFFICER OF THE SEIZING AUTHORITY
THAT SEIZES A MOTOR VEHICLE USED IN VIOLATION OF § 9–902 OF THE CRIMINAL
LAW ARTICLE MAY RECOMMEND TO THE APPROPRIATE FORFEITING AUTHORITY IN
WRITING THAT THE MOTOR VEHICLE BE FORFEITED ONLY IF THE OFFICER:

(1) DETERMINES FROM THE RECORDS OF THE MOTOR VEHICLE
 ADMINISTRATION THE NAMES AND ADDRESSES OF ALL REGISTERED OWNERS AND
 SECURED PARTIES AS DEFINED IN STATE LAW;

27(2)PERSONALLY REVIEWS THE FACTS AND CIRCUMSTANCES OF THE28SEIZURE; AND

29 (3) PERSONALLY DETERMINES, ACCORDING TO THE STANDARDS 30 LISTED IN § 13–607 OF THIS SUBTITLE, AND REPRESENTS IN WRITING THAT 31 FORFEITURE IS WARRANTED. 1 (B) A SWORN AFFIDAVIT BY THE CHIEF LAW ENFORCEMENT OFFICER THAT 2 THE OFFICER FOLLOWED THE REQUIREMENTS OF SUBSECTION (A) OF THIS SECTION 3 IS ADMISSIBLE IN EVIDENCE IN A PROCEEDING UNDER THIS SUBTITLE.

4 **13–609.**

5 (A) THE FORFEITING AUTHORITY SHALL SURRENDER THE MOTOR VEHICLE 6 ON REQUEST TO THE OWNER IF THE FORFEITING AUTHORITY DETERMINES, 7 INDEPENDENT OF THE DECISION OF THE SEIZING AUTHORITY, THAT THE TOTAL 8 CIRCUMSTANCES OF THE CASE AS LISTED UNDER § 13–607(B) OF THIS SUBTITLE DO 9 NOT JUSTIFY FORFEITURE.

10 **(B)** IN A PROCEEDING UNDER THIS SUBTITLE, THE COURT MAY DETERMINE, 11 BASED ON THE CIRCUMSTANCES LISTED IN § 13–607(B) OF THIS SUBTITLE, 12 WHETHER THE SEIZING AUTHORITY OR FORFEITING AUTHORITY ABUSED ITS 13 DISCRETION OR WAS CLEARLY ERRONEOUS:

14

(1) IN RECOMMENDING THE FORFEITURE OF A MOTOR VEHICLE; OR

15(2)IN NOT SURRENDERING ON REQUEST A MOTOR VEHICLE TO AN16OWNER.

17 **13–610.**

18 (A) (1) EXCEPT AS PROVIDED IN §§ 13–612 AND 13–613 OF THIS 19 SUBTITLE, AN OWNER OF SEIZED PROPERTY WHO WISHES TO OBTAIN POSSESSION 20 OF THE PROPERTY, TO CONVEY AN INTEREST IN REAL PROPERTY, OR TO REMOVE A 21 BUILDING OR FIXTURE FROM REAL PROPERTY SHALL NOTIFY THE CLERK OF THE 22 PROPER COURT.

23(2)IF FORFEITURE PROCEEDINGS HAVE BEGUN, THE PROPER COURT24IS THE COURT WHERE THE PROCEEDINGS HAVE BEGUN.

25 (3) IF CRIMINAL PROCEEDINGS HAVE BEGUN BUT FORFEITURE 26 PROCEEDINGS HAVE NOT BEGUN, THE PROPER COURT IS THE COURT WHERE THE 27 CRIMINAL PROCEEDINGS HAVE BEGUN.

28(4)IFBOTHFORFEITUREPROCEEDINGSANDCRIMINAL29PROCEEDINGS HAVE NOT BEGUN, THE PROPER COURT IS THE CIRCUIT COURT FOR30THE COUNTY WHERE THE PROPERTY WAS SEIZED.

1 (B) (1) UNLESS THE FORFEITING AUTHORITY AND THE OWNER AGREE TO 2 A BOND IN ANOTHER AMOUNT, IF A MOTOR VEHICLE IS NOT NEEDED FOR 3 EVIDENTIARY PURPOSES IN A JUDICIAL PROCEEDING:

4 (I) THE COURT SHALL APPRAISE THE VALUE OF THE MOTOR 5 VEHICLE ON THE BASIS OF THE AVERAGE VALUE OF THE MOTOR VEHICLE SET 6 FORTH IN THE NATIONAL AUTOMOBILE DEALERS ASSOCIATION OFFICIAL USED 7 CAR GUIDE; OR

8 (II) IF THE OWNER SHOWS THAT A LIEN IS ON THE MOTOR 9 VEHICLE AND THE OWNER AGREES TO MAKE THE REQUIRED PAYMENTS TO THE 10 LIENHOLDER, THE COURT SHALL REQUIRE A BOND IN AN AMOUNT OF THE AVERAGE 11 VALUE OF THE MOTOR VEHICLE SET FORTH IN THE NATIONAL AUTOMOBILE 12 DEALERS ASSOCIATION OFFICIAL USED CAR GUIDE, LESS THE AMOUNT OWED ON 13 THE LIEN.

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

17 (C) (1) IF PROPERTY OTHER THAN A MOTOR VEHICLE IS NOT NEEDED 18 FOR EVIDENTIARY PURPOSES IN A JUDICIAL PROCEEDING, THE CLERK SHALL 19 OBTAIN AN INDEPENDENT APPRAISAL OF THE VALUE OF THE PROPERTY.

20 (2) THE SHERIFF OR OTHER PERSON RESPONSIBLE FOR AN 21 APPRAISAL UNDER THIS SUBSECTION SHALL PROMPTLY:

22

(I) INSPECT AND APPRAISE THE VALUE OF THE PROPERTY; AND

23(II)RETURN THE APPRAISAL IN WRITING UNDER OATH TO THE24CLERK OF THE COURT.

(D) NOTICE OF THE APPRAISAL SHALL BE SENT TO ALL LIENHOLDERS
 SHOWN IN THE RECORDS REQUIRED BY LAW FOR NOTICE OR THE PERFECTION OF
 THE LIEN.

28 (E) (1) ON THE FILING OF AN APPRAISAL, THE OWNER MAY GIVE BOND 29 PAYABLE TO THE CLERK OF THE COURT IN AN AMOUNT EQUAL TO THE GREATER OF:

30(I)THE APPRAISED VALUE OF THE PROPERTY PLUS ANY31ACCRUED COSTS; OR

1(II)THE AGGREGATE AMOUNT OF THE LIENS ON THE PROPERTY2THAT ARE SHOWN IN THE RECORDS REQUIRED BY LAW FOR THE NOTICE OR3PERFECTION OF LIENS.

4 (2) A PERSON MAY GIVE A BOND UNDER THIS SUBSECTION BY CASH,
5 THROUGH A SURETY, THROUGH A LIEN ON REAL PROPERTY, OR BY OTHER MEANS
6 THAT THE CLERK APPROVES.

7

(3) A BOND AUTHORIZED UNDER THIS SUBSECTION SHALL BE:

8 (I) CONDITIONED FOR PERFORMANCE ON FINAL JUDGMENT BY 9 THE COURT;

10(II)FILED IN THE DISTRICT COURT OR CIRCUIT COURT WHERE11THE CRIMINAL ACTION THAT GAVE RISE TO THE SEIZURE IS PENDING; AND

(III) UNLESS A COMPLAINT FOR FORFEITURE HAS BEEN FILED,
 PART OF THE SAME CRIMINAL PROCEEDING.

14 (4) IF A CRIMINAL ACTION IS NOT PENDING OR A FORFEITURE 15 COMPLAINT HAS NOT BEEN FILED, THE BOND SHALL BE FILED IN THE CIRCUIT 16 COURT OR DISTRICT COURT WHERE THE PROPERTY WAS SEIZED.

17 (F) (1) IF THE COURT ORDERS THAT PROPERTY OR AN INTEREST OR 18 EQUITY IN THE PROPERTY OR PROCEEDS BE FORFEITED UNDER THIS SUBTITLE, THE 19 COURT SHALL ENTER JUDGMENT IN THE AMOUNT OF THE BOND AGAINST THE 20 OBLIGORS ON THE BOND WITHOUT FURTHER PROCEEDINGS.

21 (2) PAYMENT OF THE AMOUNT OF THE BOND SHALL BE APPLIED AS 22 PROVIDED UNDER § 13–628(C)(3) OF THIS SUBTITLE.

23 **13–611.**

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

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

26(2) A NOTICE OF PENDING LITIGATION IN THE CIRCUIT COURT OF THE27COUNTY WHERE THE REAL PROPERTY IS LOCATED.

28 **13–612.**

1 (A) SUBJECT TO THE RIGHTS OF A LIENHOLDER TO SELL THE REAL 2 PROPERTY, AN OWNER OR AN OWNER'S TENANT MAY REMAIN IN POSSESSION OF 3 SEIZED REAL PROPERTY UNTIL FORFEITURE IS ORDERED.

4 (B) THE FORFEITING AUTHORITY MAY APPLY TO THE COURT FOR THE 5 APPOINTMENT OF A RECEIVER TO APPLY INCOME FROM INCOME-PRODUCING 6 PROPERTY.

7 (C) IF A PERSON WHO IS AN OWNER OR AN OWNER'S TENANT REMAINS IN 8 POSSESSION OF THE REAL PROPERTY AND THE PERSON'S INTEREST IN THE REAL 9 PROPERTY IS FORFEITED, THE PERSON IMMEDIATELY SHALL SURRENDER THE REAL 10 PROPERTY TO THE SEIZING AUTHORITY IN SUBSTANTIALLY THE SAME CONDITION 11 AS WHEN SEIZED.

12 **13–613.**

13 (A) THIS SECTION DOES NOT APPLY IF:

14 (1) AN ACT IS AGREED TO BY A FORFEITING AUTHORITY OR IS 15 ORDERED BY THE COURT; OR

16 (2) AN OWNER POSTS A BOND UNDER § 13–610 OF THIS SUBTITLE.

17 **(B)** UNTIL THE COURT ENTERS JUDGMENT IN FAVOR OF THE OWNER, AN 18 OWNER MAY NOT ATTEMPT TO:

- 19(1) CONVEY OR ENCUMBER AN INTEREST IN SEIZED REAL PROPERTY;20OR
- 21 (2) REMOVE A BUILDING OR FIXTURE ON SEIZED REAL PROPERTY.
- 22 **13–614.**

EXCEPT AS PROVIDED IN § 13–617(C) OF THIS SUBTITLE, IF PROPERTY IS SEIZED UNDER § 13–604(2)(IV) OF THIS SUBTITLE 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 § 9–902 OF THE CRIMINAL LAW ARTICLE, FORFEITURE PROCEEDINGS UNDER THIS SUBTITLE SHALL BE FILED PROMPTLY.

29 **13–615.**

1 EXCEPT AS PROVIDED IN § 13–616 OF THIS SUBTITLE, THE APPROPRIATE 2 FORFEITING AUTHORITY SHALL FILE PROCEEDINGS UNDER THIS SUBTITLE IN THE 3 CIRCUIT COURT.

4 **13–616.**

5 (A) TO APPLY FOR THE FORFEITURE OF MONEY, THE APPROPRIATE LOCAL 6 FINANCIAL AUTHORITY OR THE ATTORNEY GENERAL SHALL FILE A COMPLAINT AND 7 AFFIDAVIT IN THE DISTRICT COURT OR THE CIRCUIT COURT FOR THE COUNTY IN 8 WHICH THE MONEY WAS SEIZED.

9 (B) THE COMPLAINT AND AFFIDAVIT SHALL BE SERVED IN ACCORDANCE 10 WITH THE MARYLAND RULES OF PROCEDURE.

11 **13–617.**

12 (A) EXCEPT AS PROVIDED UNDER SUBSECTIONS (B) AND (C) OF THIS 13 SECTION, A COMPLAINT SEEKING FORFEITURE SHALL BE FILED WITHIN THE 14 EARLIER OF:

15 (1) 90 DAYS AFTER THE SEIZURE; OR

16 (2) 1 YEAR AFTER THE FINAL DISPOSITION OF THE CRIMINAL CHARGE
 17 FOR THE VIOLATION GIVING RISE TO THE FORFEITURE.

18 **(B)** A COMPLAINT FOR THE FORFEITURE OF A MOTOR VEHICLE SHALL BE 19 FILED WITHIN 45 DAYS AFTER THE MOTOR VEHICLE IS SEIZED.

20 (C) (1) A PROCEEDING ABOUT MONEY SHALL BE FILED WITHIN 90 DAYS 21 AFTER THE FINAL DISPOSITION OF CRIMINAL PROCEEDINGS THAT ARISE OUT OF 22 THE RICO LAW.

(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.

(3) IF THE OWNER FAILS TO ASK FOR THE RETURN OF THE MONEY
WITHIN 1 YEAR AFTER THE FINAL DISPOSITION OF CRIMINAL PROCEEDINGS, THE
MONEY SHALL REVERT TO:

30(I)THE POLITICAL SUBDIVISION IN WHICH THE MONEY WAS31SEIZED; OR

1 (II) THE STATE, IF THE MONEY WAS SEIZED BY STATE 2 AUTHORITIES.

3 **13–618.**

4 (A) A COMPLAINT SEEKING FORFEITURE SHALL CONTAIN:

5 (1) A DESCRIPTION OF THE PROPERTY SEIZED;

6 (2) THE DATE AND PLACE OF THE SEIZURE;

7 (3) THE NAME OF THE OWNER, IF KNOWN;

8 (4) THE NAME OF THE PERSON IN POSSESSION, IF KNOWN;

9 (5) THE NAME OF EACH LIENHOLDER, IF KNOWN OR REASONABLY 10 SUBJECT TO DISCOVERY;

11 (6) AN ALLEGATION THAT THE PROPERTY IS SUBJECT TO 12 FORFEITURE;

13 (7) IF THE FORFEITING AUTHORITY SEEKS TO FORFEIT A 14 LIENHOLDER'S INTEREST IN PROPERTY, AN ALLEGATION THAT THE LIEN WAS 15 CREATED WITH ACTUAL KNOWLEDGE THAT THE PROPERTY WAS BEING OR WAS TO 16 BE USED IN VIOLATION OF § 9–902 OF THE CRIMINAL LAW ARTICLE;

17 (8) A STATEMENT OF THE FACTS AND CIRCUMSTANCES 18 SURROUNDING THE SEIZURE;

19(9) A STATEMENT SETTING FORTH THE SPECIFIC GROUNDS FOR20FORFEITURE; AND

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

(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

1 OWNERS AND LIENHOLDERS SHOWN IN THE RECORDS REQUIRED BY LAW FOR 2 NOTICE OR PERFECTION OF THE LIEN.

- 3 **13–619.**
- 4 (A) A NOTICE SHALL BE SIGNED BY THE CLERK OF THE COURT AND SHALL:
- 5 (1) INCLUDE THE CAPTION OF THE CASE;
- 6 (2) DESCRIBE THE SUBSTANCE OF THE COMPLAINT AND THE RELIEF 7 SOUGHT;
- 8 (3) STATE THE LATEST DATE ON WHICH A RESPONSE MAY BE FILED;

9 (4) STATE THAT THE PROPERTY SHALL BE FORFEITED IF A RESPONSE 10 IS NOT FILED ON TIME;

11 (5) STATE THAT THE OWNER OF THE PROPERTY MAY HAVE 12 POSSESSION OF THE PROPERTY PENDING FORFEITURE BY POSTING A BOND AS 13 PROVIDED IN § 13–610 OF THIS SUBTITLE; AND

14(6) TELL WHERE TO FILE A RESPONSE AND WHOM TO CONTACT FOR15MORE INFORMATION CONCERNING THE FORFEITURE.

16 **(B)** WITHIN 20 DAYS AFTER THE FILING OF THE COMPLAINT, THE NOTICE 17 SHALL BE:

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

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

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

27 **13–620.**

28 **THE ANSWER TO A COMPLAINT SHALL:**

COMPLY WITH THE MARYLAND RULES: 1 (1) $\mathbf{2}$ (2) STATE THE NATURE AND EXTENT OF THE PERSON'S RIGHT IN, 3 TITLE TO, OR INTEREST IN THE PROPERTY; 4 (3) STATE HOW AND WHEN THE PERSON ACQUIRED A RIGHT IN, TITLE TO, OR INTEREST IN THE PROPERTY; AND 56 (4) CONTAIN A REQUEST FOR RELIEF AND A REQUEST FOR A PROMPT 7 HEARING. 13 - 621.8 (A) IF AN ANSWER HAS BEEN FILED ON TIME, THE COURT SHALL SET A 9 10 HEARING ON THE FORFEITURE CLAIM WITHIN 60 DAYS AFTER THE LATER OF: POSTING OF NOTICE UNDER § 13-619(B)(1) OR (2) OF THIS 11 (1) 12SUBTITLE; OR 13(2) FINAL PUBLICATION OF NOTICE UNDER § 13–619(B)(3) OF THIS 14SUBTITLE. 15WITHOUT A HEARING, THE COURT MAY ORDER FORFEITURE OF THE **(B)** PROPERTY INTEREST OF A PERSON WHO FAILS TO TIMELY FILE AN ANSWER. 16 17 13 - 622.18 EXCEPT AS PROVIDED IN §§ 13–603 AND 13–624 OF THIS SUBTITLE, AN OWNER'S INTEREST IN REAL PROPERTY MAY BE FORFEITED IF THE OWNER OF THE 19 REAL PROPERTY IS CONVICTED OF VIOLATING § 9-902 OF THE CRIMINAL LAW 20ARTICLE OR ATTEMPTING OR CONSPIRING TO VIOLATE § 9–902 OF THE CRIMINAL 21

22 LAW ARTICLE.

23 **13–623.**

24 (A) FORFEITURE PROCEEDINGS FOR REAL PROPERTY MAY BE BROUGHT IN 25 THE JURISDICTION WHERE:

- 26 (1) THE CRIMINAL CHARGES ARE PENDING;
- 27 (2) THE OWNER RESIDES; OR
- 28 (3) THE REAL PROPERTY IS LOCATED.

23

1 (B) (1) IF FORFEITURE PROCEEDINGS FOR REAL PROPERTY ARE 2 BROUGHT IN A JURISDICTION OTHER THAN WHERE THE REAL PROPERTY IS 3 LOCATED, A NOTICE OF PENDING LITIGATION SHALL BE FILED IN THE JURISDICTION 4 WHERE THE PROPERTY IS LOCATED.

5 (2) A NOTICE OF PENDING LITIGATION REQUIRED UNDER THIS 6 SUBSECTION SHALL INCLUDE AT LEAST:

7 (I) THE NAME AND ADDRESS OF THE OWNER OF THE REAL 8 PROPERTY;

9 (II) A DESCRIPTION OF THE REAL PROPERTY; AND

10(III) A DESCRIPTION OF THE REASONS FOR THE FILING OF THE11FORFEITURE PROCEEDINGS AND NOTICE OF PENDING LITIGATION.

12 **13–624.**

13 IF AN OWNER OF REAL PROPERTY USED AS THE PRINCIPAL FAMILY 14 RESIDENCE IS CONVICTED UNDER § 9–902 OF THE CRIMINAL LAW ARTICLE OR IS 15 CONVICTED OF AN ATTEMPT OR CONSPIRACY TO VIOLATE § 9–902 OF THE CRIMINAL 16 LAW ARTICLE AND THE OWNER FILES AN APPEAL OF THE CONVICTION, THE COURT 17 SHALL STAY FORFEITURE PROCEEDINGS UNDER § 13–603 OF THIS SUBTITLE 18 AGAINST THE REAL PROPERTY DURING THE PENDENCY OF THE APPEAL.

19 **13–625.**

(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:

(I) THE PERSON WAS CONVICTED OF VIOLATING § 9–902 OF
 THE CRIMINAL LAW ARTICLE OR ATTEMPTING OR CONSPIRING TO VIOLATE § 9–902
 OF THE CRIMINAL LAW ARTICLE;

28(II) THE PROPERTY WAS ACQUIRED BY THE PERSON DURING29THE VIOLATION OR WITHIN A REASONABLE TIME AFTER THE VIOLATION; AND

30

(III) THERE WAS NO OTHER LIKELY SOURCE FOR THE PROPERTY.

1 (2) A CLAIMANT OF THE PROPERTY HAS THE BURDEN OF PROOF TO 2 REBUT THE PRESUMPTION IN PARAGRAPH (1) OF THIS SUBSECTION.

3 (B) REAL PROPERTY USED AS THE PRINCIPAL FAMILY RESIDENCE MAY NOT
 4 BE FORFEITED UNDER THIS SECTION UNLESS:

5 (1) AN OWNER OF THE REAL PROPERTY WAS CONVICTED OF A CRIME 6 DESCRIBED UNDER SUBSECTION (A)(1)(I) OF THIS SECTION; OR

 $\overline{7}$

(2) \$13-603(D) OF THIS SUBTITLE APPLIES.

8 **13–626.**

9 (A) THE COURT MAY ORDER THE FORFEITURE OF OTHER PROPERTY OF THE 10 OWNER UP TO THE VALUE OF ANY PROPERTY SEIZED UNDER THIS SUBTITLE, WITH 11 THE EXCEPTION OF REAL PROPERTY, IF AS A RESULT OF AN ACT OR OMISSION OF 12 THE OWNER THE PROPERTY TO BE FORFEITED:

13 (1) CANNOT BE LOCATED AFTER THE EXERCISE OF DUE DILIGENCE;

14(2)HAS BEEN TRANSFERRED TO, SOLD TO, OR DEPOSITED WITH A15THIRD PARTY;

- 16 (3) HAS BEEN PLACED BEYOND THE JURISDICTION OF THE COURT;
- 17 (4) HAS BEEN SUBSTANTIALLY DIMINISHED IN VALUE; OR

18 (5) HAS BEEN COMMINGLED WITH OTHER PROPERTY AND CANNOT BE
 19 DIVIDED WITHOUT DIFFICULTY.

20 **(B)** THE COURT MAY ORDER THE OWNER TO RETURN PROPERTY TO THE 21 JURISDICTION OF THE COURT.

22 **13–627.**

23 IN A PROCEEDING UNDER THIS SUBTITLE, A COURT MAY:

(1) GRANT REQUESTS FOR MITIGATION OR REMISSION OF
FORFEITURE OR TAKE OTHER ACTION THAT PROTECTS THE RIGHTS OF INNOCENT
PERSONS, IS CONSISTENT WITH THIS SUBTITLE, AND IS IN THE INTEREST OF
JUSTICE;

28 (2) RESOLVE CLAIMS ARISING UNDER THIS SUBTITLE; AND

1 (3) TAKE APPROPRIATE MEASURES TO SAFEGUARD AND MAINTAIN 2 PROPERTY FORFEITED UNDER THIS SUBTITLE PENDING THE DISPOSITION OF THE 3 PROPERTY.

4 **13–628.**

5 (A) AFTER A FULL HEARING, IF THE COURT DETERMINES THAT THE 6 PROPERTY SHOULD NOT BE FORFEITED, THE COURT SHALL ORDER THAT THE 7 PROPERTY BE RELEASED.

8 (B) SUBJECT TO § 13–629 OF THIS SUBTITLE, IF THE COURT DETERMINES 9 THAT THE PROPERTY SHOULD BE FORFEITED, THE COURT SHALL ORDER THAT THE 10 PROPERTY BE FORFEITED TO THE APPROPRIATE GOVERNING BODY.

11 (C) (1) IF THE COURT DETERMINES THAT THE FORFEITED PROPERTY IS 12 SUBJECT TO A VALID LIEN CREATED WITHOUT ACTUAL KNOWLEDGE OF THE 13 LIENHOLDER THAT THE PROPERTY WAS BEING OR WAS TO BE USED IN VIOLATION 14 OF § 9–902 OF THE CRIMINAL LAW ARTICLE, THE COURT SHALL ORDER THAT THE 15 PROPERTY BE RELEASED WITHIN 5 DAYS TO THE FIRST PRIORITY LIENHOLDER.

16 (2) THE LIENHOLDER SHALL SELL THE PROPERTY IN A 17 COMMERCIALLY REASONABLE MANNER.

- 18 (3) THE PROCEEDS OF THE SALE SHALL BE APPLIED AS FOLLOWS:
 - 19

(I) TO THE COURT COSTS OF THE FORFEITURE PROCEEDING;

20 (II) TO THE BALANCE DUE THE LIENHOLDER, INCLUDING ALL 21 REASONABLE COSTS INCIDENT TO THE SALE;

22(III) TO PAYMENT OF ALL OTHER EXPENSES OF THE23PROCEEDINGS FOR FORFEITURE, INCLUDING EXPENSES OF SEIZURE OR24MAINTENANCE OF CUSTODY; AND

25 (IV) TO THE GENERAL FUND OF THE STATE OR OF THE 26 POLITICAL SUBDIVISION THAT SEIZED THE PROPERTY.

27 **13–629.**

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

1

(1) KEEP THE PROPERTY FOR OFFICIAL USE;

2 (2) REQUIRE AN APPROPRIATE UNIT TO TAKE CUSTODY OF THE 3 PROPERTY AND DESTROY OR OTHERWISE DISPOSE OF IT; OR

4 (3) SELL THE PROPERTY IF:

5 (I) THE LAW DOES NOT REQUIRE THE PROPERTY TO BE 6 DESTROYED; AND

7

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

8 **13–630.**

9 (A) THE PROCEEDS FROM A SALE OR THE RETENTION OF PROPERTY 10 DECLARED TO BE FORFEITED AND ANY INTEREST ACCRUED SHALL BE APPLIED 11 FIRST TO THE PROPER EXPENSES OF THE PROCEEDING FOR FORFEITURE AND 12 RESULTING SALE, INCLUDING THE EXPENSE OF SEIZING AND MAINTAINING 13 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 GENERAL FUND
 OF THE STATE OR OF THE POLITICAL SUBDIVISION THAT SEIZED THE PROPERTY.

17 **13–631.**

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

20 **13–632.**

21 (A) BEFORE EXERCISING THE RIGHT TO SELL PROPERTY THAT HAS BEEN 22 SEIZED UNDER THIS SUBTITLE, A LIENHOLDER SHALL GIVE TO THE FORFEITING 23 AUTHORITY:

- 24 (1) WRITTEN NOTICE OF THE INTENTION TO SELL;
- 25 (2) COPIES OF DOCUMENTS GIVING RISE TO THE LIEN; AND
- 26 (3) AN AFFIDAVIT UNDER OATH BY THE LIENHOLDER STATING:
- 27 (I) THAT THE UNDERLYING OBLIGATION IS IN DEFAULT; AND

1

(II) THE REASONS FOR THE DEFAULT.

2 (B) ON REQUEST OF THE LIENHOLDER, THE FORFEITING AUTHORITY SHALL 3 RELEASE THE PROPERTY TO THE LIENHOLDER.

4 **13–633.**

28

5 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THE LAW 6 GOVERNING THE SALE OF COLLATERAL SECURING AN OBLIGATION IN DEFAULT 7 GOVERNS A LIENHOLDER'S REPOSSESSION AND SALE OF PROPERTY THAT HAS BEEN 8 SEIZED UNDER THIS SUBTITLE.

9 (B) A LIENHOLDER MAY NOT BE REQUIRED TO TAKE POSSESSION OF THE 10 PROPERTY BEFORE THE SALE OF THE PROPERTY.

11 **13–634.**

12 (A) ANY PART OF THE PROCEEDS FROM A SALE OF PROPERTY THAT HAS 13 BEEN SEIZED UNDER THIS SUBTITLE THAT WOULD BE PAID TO AN OWNER OF THE 14 PROPERTY UNDER THE APPLICABLE LAW RELATING TO DISTRIBUTION OF 15 PROCEEDS SHALL BE:

- 16 (1) PAID TO THE SEIZING AUTHORITY; AND
- 17 (2) PROPERTY SUBJECT TO FORFEITURE.

18 **(B)** IF AN ORDER OF FORFEITURE IS NOT ENTERED, THE STATE SHALL 19 RETURN TO THE OWNER THAT PART OF THE PROCEEDS AND ANY COSTS OF THE 20 FORFEITURE PROCEEDINGS PAID FROM THE PROCEEDS OF THE SALE.

21 **13–635.**

(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.

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

1 (2) THE SEIZING AUTHORITY AND THE FORFEITING AUTHORITY MAY 2 THEN PROCEED WITH THE FORFEITURE OF THE PROPERTY OR THE PROCEEDS FROM 3 THE SALE OF THE PROPERTY.

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

7 **13–636.**

8 THIS SUBTITLE DOES NOT PROHIBIT A LIENHOLDER FROM EXERCISING 9 RIGHTS UNDER APPLICABLE LAW, INCLUDING THE RIGHT TO SELL PROPERTY THAT 10 HAS BEEN SEIZED UNDER THIS SUBTITLE, IF A DEFAULT OCCURS IN THE 11 OBLIGATION GIVING RISE TO THE LIEN.

12 **13–637.**

13 (A) IN AN ACTION BROUGHT UNDER THIS SUBTITLE, THE STATE MAY FILE 14 WITH THE CLERK OF THE COURT A CERTIFICATE STATING THAT THE CASE IS OF 15 SPECIAL PUBLIC IMPORTANCE.

16 (B) THE CLERK OF THE COURT SHALL IMMEDIATELY FURNISH A COPY OF A 17 CERTIFICATE FILED UNDER SUBSECTION (A) OF THIS SECTION TO THE CHIEF 18 JUSTICE OF THE SUPREME COURT OF MARYLAND OR THE CHIEF JUSTICE'S 19 DESIGNEE.

20 (C) ON RECEIPT OF A CERTIFICATE FILED UNDER SUBSECTION (A) OF THIS 21 SECTION, THE CHIEF JUSTICE OR THE CHIEF JUSTICE'S DESIGNEE SHALL 22 IMMEDIATELY DESIGNATE A JUDGE TO HEAR AND DETERMINE THE CASE.

(D) THE JUDGE DESIGNATED UNDER SUBSECTION (C) OF THIS SECTION
 SHALL PROMPTLY ASSIGN THE CASE FOR HEARING, PARTICIPATE IN THE HEARINGS
 AND DETERMINATION, AND CAUSE THE CASE TO BE EXPEDITED.

26 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 27 October 1, 2023.