## WEST VIRGINIA LEGISLATURE 2024 REGULAR SESSION

## Introduced

## House Bill 4565

By Delegate C. Pritt, Horst and Young

[Introduced January 10, 2024; Referred to

the Committee on the Judiciary]

1 A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article, designated §62-17-1, §62-17-2, §62-17-3, §62-17-4, §62-17-5, §62-17-6, §62-17-7, §62-2 3 17-8, §62-17-9, §62-17-10, §62-17-11, §62-17-12, §62-17-13, §62-17-14, §62-17-15, §62-4 17-16, §62-17-17, §62-17-18, §62-17-19, §62-17-20, §62-17-21, §62-17-22, §62-17-23, 5 §62-17-24, §62-17-25, §62-17-26, §62-17-27, §62-17-28, §62-17-29, §62-17-30, and §62-6 17-31, all relating to criminal forfeiture process act; titling the act; defining terms; 7 establishing the process for seizure; defining jurisdiction; establishing restraints and 8 exceptions for seizure; establishing process for property owned by innocent parties; 9 establishing process for property covered by a lien; establishing process for payment of 10 fees and costs; creating a waiver prohibition; explaining title to property; providing for 11 counsel; providing notice to other known owners; providing for a prompt post-seizure hearing; defining a charging document; providing for judgment and substitution of assets; 12 13 and creating sale restrictions.

Be it enacted by the Legislature of West Virginia:

	ARTICLE	17.	CRIMINAL	FORFEITURE	PROCESS	ACT.
	<u>§62-17-1.</u>		Title	and		Purpose.
1	(a) This	article sh	all be known as the	Criminal Forfeiture Pro	cess Act. It shall a	apply to the
2	seizure and for	feiture of p	property used in and	d derived directly from o	ne of the following	g crimes:
3	(1) Con	trolled sub	ostances;			
4	(2) Flee	ing the sc	ene of a crime;			
5	(3) Drivi	ing under	the influence; and			
6	(4) Pros	stitution.				
7	(b) This	article's p	ourpose is to deter of	criminal activity by redu	cing its economic	incentives;
8	confiscate prop	erty used	in the violation of t	he law and disgorge th	e fruit of illegal co	onduct; and
9	protect the due	process r	ights of property ow	ners.		
	<u>§62-17-2.</u>					Definitions.

1	The terms defined in this section have the following meanings in this article:
2	"Abandoned property" means personal property left by an owner who relinquishes all
3	rights to its control. Real property may not be abandoned.
4	"Actual knowledge" means direct and clear awareness of information, a fact, or a condition.
5	"Contraband" means goods that, in themselves, are unlawful to possess, including
6	scheduled drugs without a valid prescription and a firearm that is illegal to possess.
7	"Conveyance" means a device used for transportation. It includes a motor vehicle, trailer,
8	snowmobile, airplane, vessel, or any equipment attached to one of these devices. The term does
9	not include property that is stolen in violation of the law.
10	"Innocent owner" means an owner, an owner-in-joint-tenancy, or the defendant's heir or
11	assigns of property subject to forfeiture who does not have actual knowledge of the use of the
12	property in a crime that authorizes the forfeiture of property. The term does not include the
13	defendant or a secured interest holder.
14	"Instrumentality" means property otherwise lawful to possess that is used in a crime that
15	authorizes the forfeiture of property. It includes land, buildings, containers, conveyances,
16	equipment, materials, products, tools, computers, computer software, telecommunications
17	devices, firearms, ammunition, and ammunition-and-firearm accessories.
18	"Law-enforcement agency" means any nonfederal police force, or other local, county, or
19	state agency that has the authority under state law to engage in seizure and forfeiture.
20	"Proceeds" means money, securities, negotiable instruments or other means of exchange
21	obtained from the sale of property or contraband.
22	"Prosecuting authority" means a municipal attorney, solicitor, district attorney, attorney
23	general and other attorney acting under specific direction and authority, appointed or charged by
24	law with the responsibility for prosecuting crime.
25	"Real Property" means land and anything growing on, attached to, or erected on it
26	including a building.

27	"Secured interest holder" means a person who is a secured creditor, mortgagee,
28	lienholder, or other person who has a valid claim, security interest, mortgage, lien, leasehold, or
29	other interest in the property subject to forfeiture. The term does not include the defendant or an
30	innocent owner.
	§62-17-3. Jurisdiction.
1	(a) There shall be no civil forfeiture under this chapter.
2	(b) The court that has jurisdiction in the related criminal matter shall have jurisdiction over
3	the forfeiture proceeding.
4	(c) The forfeiture proceeding shall be part of the trial of the related crime. It shall follow a
5	finding of the defendant's guilt or be conducted at the court's discretion.
	§62-17-4. Seizure of personal property with process.
1	At the request of the prosecuting authority, a court may issue an ex parte order to attach,
2	seize or secure personal property for which forfeiture is sought and to provide for its custody.
3	Application, issuance, execution, and return are subject to state law and court rules.
	§62-17-5. Seizure of personal property without process.
1	Personal property may be seized, as part of a lawful search, without a court order if:
2	(1) The personal property subject to forfeiture is seized incident to a lawful arrest;
3	(2) The state has probable cause to believe the delay caused by the necessity of obtaining
4	process would result in the removal or destruction of the personal property that is forfeitable under
5	this chapter; or
6	(3) The personal property is the subject of a prior and valid judgment of forfeiture in favor of
7	the state.
	§62-17-6. Seizure or restraint of real property with process.
1	(a) Real property may not be seized or restrained without a court order.
2	(b) A court may not issue an order unless the defendant and any other person with a known
3	interest in the property receive proper notice and are given an opportunity for a contested hearing

4	to determine	the existence of	probable caus	e for the seiz	<u>rure.</u>		
5	(c) No	othing in this secti	on prohibits th	e prosecutin	g authority fro	m seeking a l	is pendens or
6	restraining o	rder to hinder the	e sale or desti	ruction of rea	al property. H	owever, if the	e prosecuting
7	authority obt	ains a lis pende	ns or restraini	ng order, th	e prosecuting	authority sh	nall notify the
8	defendant an	d any other perso	on with a know	<u>ın interest in</u>	the property v	vithin 30 days	<u>S.</u>
9	<u>(d) Ap</u>	oplication, filing, is	ssuance, exec	ution, and re	turn of any ord	der are subje	ct to state law
10	and			court			rules.
	<u>§62-17-7.</u>						Contraband.
1	No pi	roperty right exis	ts in contraba	nd. Contrab	and is subjec	t to seizure	and shall be
2	disposed	of	accordi	ng	to	state	law.
	<u>§62-17-8.</u>						Receipt.
1	When	property is seize	ed, the law-enf	orcement off	ficer shall give	an itemized	receipt to the
2	person posse	essing the propert	ty at the time o	f the seizure	. If the person	possessing t	he property is
3	not present,	the law-enforcem	ent officer will	leave a rece	eipt in the plac	ce where the	property was
4	found,	i	f	rea	sonably		possible.
	<u>§62-17-9.</u>	Property	exempt	from	seizure	and	forfeiture.
1	<u>(a) Ho</u>	omesteaded real	property is exe	empt from se	izure and forf	eiture.	
2	<u>(b) U.</u>	S. currency totali	ng \$200 or les	s is exempt	from seizure a	and forfeiture	<u>.</u>
3	(c) A	motor vehicle o	f less than \$2	2,000 in ma	rket value is	exempt from	seizure and
4	forfeiture.						
5	<u>(d) Th</u>	ne prosecuting au	thority shall ac	lvise the pub	olications that	law-enforcen	nent agencies
6	may use to e	stablish the value	e of a motor ve	hicle in the p	prosecuting au	thority's juris	diction.
7	<u>(e) Th</u>	ne prosecuting au	thority may es	tablish highe	er values in su	bsections (b)	and (c) if the
8	interests of ju	stice and efficien	t use of govern	mental reso	urces are serv	ed in the juris	diction based
9	on the prosec	cuting authority's	determination	<u>of:</u>			
10	<u>(1) Th</u>	ne type and numb	per of occurrer	nces of offen	ses that inclu	de the seizur	e of property;

11	<u>and</u>
12	(2) The average value of seized property less the costs to seize and forfeit it.
	§62-17-10. Waiver prohibition.
1	(a) A law-enforcement officer, other than the prosecuting authority, may not request,
2	require or induce a person to waive, for purpose of forfeiture, the person's interest in property.
3	(b) A document purporting to waive interest or rights in seized property is void and
4	inadmissible in court.
	§62-17-11. Title to property.
1	(a) Title to the property subject to forfeiture vests with the state when the court issues a
2	forfeiture judgment and relates back to the time when the state seizes or restrains the property.
3	(b) Title to substitute assets vests when the court issues an order forfeiting substitute
4	assets.
	§62-17-12. Counsel.
1	(a) If the defendant in the criminal prosecution is represented by a public defender, the
2	office of the public defender may authorize representation of the defendant in the forfeiture portion
3	of the proceeding and any other related proceeding.
4	(b) If the defendant and any other person with an interest in the property engages in pro se
5	representation in the forfeiture-related proceeding before a judge, the court is not bound by the
6	common law, court rules of evidence, statutory rules of evidence, technical or formal rules of
7	pleading or procedure in the litigation related to the forfeiture of property.
	§62-17-13. Notice to other known owners.
1	(a) The prosecuting authority shall perform a reasonable search of public records to
2	identify any person, other than the defendant, known to have an interest in the property subject to
3	forfeiture.
4	(b) The prosecuting authority shall give notice to any person identified to have an interest in
5	the property subject to forfeiture, who is not charged or indicted. Notice must be given as provided

6	by the rules of the court.
7	(c) The following language substantially and conspicuously must appear in the notice:
8	"WARNING: You may lose the right to be heard in court if you do not file promptly a
9	statement of interest or ownership. You do not have to pay a filing fee to file your notice."
0	(d) If notice is not served on any persons appearing to have an interest in the property and
11	no time extension is granted or the extension period has expired, the prosecuting authority or court
2	shall order the return of the property to the person who makes a request. Contraband shall not be
3	returned.
	§62-17-14. Prompt post-seizure hearing.
1	(a) Following seizure, a defendant or any other person with an interest in the property has a
2	right to a prompt post-seizure hearing.
3	(b) A person with an interest in the property may petition the court for a hearing
4	(c) At the court's discretion, the court may hold a prompt post-seizure hearing:
5	(1) As a separate hearing; or
6	(2) At the same time as a probable-cause determination, a post-arraignment/omnibus
7	hearing or other pretrial hearing.
8	(d) A party, by agreement or for good cause, may move for one extension of no more than
9	10 days. Any motion may be supported by affidavits or other submissions.
0	(e) The court shall order the return of property if it finds:
11	(1) The seizure was invalid;
2	(2) A criminal charge has not been filed and no extension of the filing period is available;
3	(3) The property is not reasonably required to be held as evidence;
4	(4) The final judgment likely will be in favor of the defendant or any other person with an
15	interest in the property; or
16	(5) The property is the only reasonable means for the defendant to pay for legal
7	representation unless the prosecuting authority shows by clear and convincing evidence the

18	property is the instrumentality of or proceeds derived directly of the crime for which the defendant
19	is charged.
20	(f) At the court's discretion, it may order the return of enough funds and property, not
21	needed as evidence, for the defendant to obtain counsel of choice but less than the total amount
22	seized.
23	(g) The provisions of this section do not apply to contraband.
	§62-17-15. Charging document.
1	(a) In any case in which the state seeks forfeiture of property the prosecuting authority shall
2	include the following information in a charging document:
3	(1) A description of the property seized;
4	(2) The time, date and place of the seizure; and
5	(3) A description of how the property was used in or derived from the alleged crime.
6	(b) The prosecuting authority may allege the forfeiture of property as a sanction related to
7	the crime for which the defendant is charged, as part of sentencing consideration, or through other
8	means to effectuate the criminal forfeiture of property.
9	(c) The state, in accordance with the Rules of Criminal Procedure, may amend the
10	charging document or file an ancillary charge alleging that real property or personal property is
11	subject to forfeiture at any time before trial.
12	(d) The court may grant an unlimited number of 90-day extensions for the filing of a criminal
13	charge if, for each extension, the court determines probable cause is shown and additional time is
14	warranted.
15	(e) The prosecuting authority shall serve the charging document or amendment as
16	provided by the rules of the court.
17	(f) The court shall order the return of the property to the owner if the prosecuting authority
18	does not file a charging document as provided by the court's rules, the period of an extension
19	expires, or the court does not grant an extension.

	§62-17-16. Indictment.
1	(a) In a case that the state seeks forfeiture of property, other than section 100:16, the
2	prosecuting authority shall present evidence to a grand jury supporting an indictment that
3	includes:
4	(1) A proposed criminal charge; and
5	(2) An allegation for which forfeiture of property may be ordered.
6	(b) The property-related allegation may be presented as a sanction related to the crime for
7	which the defendant is charged, as part of sentencing consideration, or other means to effectuate
8	the criminal forfeiture of property.
9	(c) The property-related allegation shall identify the specific property to be forfeited, if
10	known, or the relevant forfeiture statutes, if specific property to be forfeited is not known at the time
11	of the prosecuting authority requests the indictment.
12	(d) Upon application of the prosecuting authority, the court may enter a restraining order or
13	injunction, or take other action to preserve the availability of property only:
14	(1) Upon the issuance of an indictment; or
15	(2) Prior to the issuance of an indictment, if the court determines there is a substantial
16	probability the State will prevail on the issue of criminal forfeiture and that failure to enter the order
17	will result in property being destroyed, removed from the jurisdiction, or otherwise made
18	unavailable for forfeiture.
19	(e) Any order entered pursuant to subsection (e)(2) of this section shall be effective for not
20	more than 90 days, unless extended by the court for good cause shown or an indictment described
21	in subsection (d)(1) of this section has been issued subsequently.
	§62-17-17. Discovery.
1	Discovery related to the forfeiture proceeding is subject to the rules of criminal procedure.
	§62-17-18. Conviction required and standard of proof.
1	(a) Property may be forfeited if:

2	(1) The state secures a conviction of a crime that authorizes the forfeiture of property; and
3	(2) The state establishes by clear and convincing evidence the property is an
4	instrumentality of or proceeds derived directly from the crime for which the state secured a
5	conviction.
6	(b) Except as required by §62-17-8 of this code, nothing in this article prevents property
7	from being forfeited as part of:
8	(1) A plea agreement; or
9	(2) A grant of immunity or reduced punishment, with or without the filing of a criminal
10	charge, in exchange for testifying or assisting a law-enforcement investigation or prosecution.
11	(c) A forfeiture proceeding of property of less than \$10,000 in value may be held before
12	only a judge.
	§62-17-19. Exceptions to the conviction requirement.
1	(a) The court may waive the conviction requirement in §62-17-17 of this code and grant
2	permanent title of the property to the state if the prosecuting authority files a motion no fewer than
3	90 days after seizure and shows by clear and convincing evidence that, before conviction, the
4	defendant:
5	(1) Died;
6	(2) Was deported by the U.S. government;
7	(3) Abandoned the property; or
8	(4) Fled the jurisdiction.
9	(b) Notwithstanding provisions of this section and §62-17-17 of this code, all property
10	remains subject to:
11	(1) Claims by a person, other than the defendant, with an interest in the property as
12	provided in this article;
13	(2) Distribution of forfeited property according; and
14	(3) Reporting requirements.

	§62-17-20. Proportionality.
1	(a) The defendant may petition the court to determine, before or at trial, whether the
2	forfeiture is unconstitutionally excessive under the state or federal constitution.
3	(b) The defendant has the burden of establishing the forfeiture is unconstitutionally
4	excessive by a preponderance of the evidence at a hearing conducted by the court without a jury.
5	(c) In determining whether the forfeiture is unconstitutionally excessive, the court may
6	consider all relevant factors including:
7	(1) The seriousness of the crime and its impact on the community, including the duration of
8	the activity and harm caused by the defendant;
9	(2) The extent to which the defendant participated in the crime;
10	(3) The extent to which the property was used in committing the crime;
11	(4) The sentence to be imposed for committing the crime;
12	(5) Whether the crime was completed or attempted;
13	(6) The hardship to the defendant if the forfeiture is realized and if the forfeiture would
14	deprive the defendant of the defendant's livelihood; and
15	(7) The hardship from the loss of property to the defendant's family members or others if
16	the property is forfeited.
17	(d) In determining the value of the instrumentality subject to forfeiture, the court may
18	consider all relevant factors related to the fair market value of the property.
19	(e) The court may not consider the value of the property to the state in determining whether
20	the forfeiture is unconstitutionally excessive.
	§62-17-21. Secured interest holder.
1	(a) Property encumbered by a security interest shall not be forfeited.
2	(b) The prosecuting authority summarily shall return property to a secured interest holder,
3	other than the defendant or an innocent owner, up to the value of the interest. Contraband shall not
4	be returned.

5	(c) If the property is not summarily returned, the secured interest holder may petition the
6	court at any time before the court enters judgment in the criminal prosecution or grants the motion
7	in section §62-17-18 of this article.
8	(d) The court shall hear the petition within 30 days after its filing or at the court's discretion.
9	The hearing shall be held before the court alone, without a jury. The court may consolidate the
10	hearing on the petition with any other hearing before the court in the case.
11	(e) The secured interest holder must establish by clear and convincing evidence the
12	validity of the security interest, mortgage, lien, leasehold, lease, rental agreement or other
13	agreement.
14	(f) If the secured interest holder alleges a valid interest but the prosecuting authority seeks
15	to proceed, the prosecuting authority shall prove by clear and convincing evidence that:
16	(1) The interest is invalid; or
17	(2) The secured interest holder consented to the use of the property in the crime for which
18	the defendant is charged.
19	(g) If the state fails to meet its burden in subsection (f) the court shall order the state to
20	relinquish claims to the property, up to the value of the interest, and return the interest to the
21	secured interest holder.
	§62-17-22. Innocent property holder.
1	(a) Property of an innocent owner shall not be forfeited.
2	(b) The prosecuting authority summarily shall return property to an innocent owner.
3	Contraband shall not be returned.
4	(c) If the property is not summarily returned, an innocent owner claimant may petition the
5	court at any time before the court enters judgment in the criminal prosecution or grants the motion
6	<u>in section 100:20.</u>
7	(d) The innocent owner claimant shall file with the court a simple statement that sets forth:
	•

9	(2) The time and circumstances of the claimant's acquisition of the interest in the property;
10	(3) Additional facts supporting the claimant's claim; and
11	(4) The relief sought by the claimant.
12	(e) The filing fee for the statement under this section is waived.
13	(f) The court shall hear the petition within 30 days after its filing or at the court's discretion.
14	The hearing shall be held before the court alone without a jury. The court may consolidate the
15	hearing on the petition with any other hearing before the court in the case.
16	(g) The claimant must establish by clear and convincing evidence the validity of the interest
17	in the property.
18	(h) If subsection (g) of this section is satisfied and the prosecuting authority seeks to
19	proceed, the prosecuting authority shall prove by clear and convincing evidence the claimant is not
20	an innocent owner because:
21	(1) The claimant's interest in the property is invalid;
22	(2) The claimant had actual knowledge the property was used in or derived directly from
23	the crime for which the defendant is charged;
24	(3) The claimant was willfully blind to the crime for which the defendant is charged; or
25	(4) The claimant was not a bona fide purchaser without notice of any defect in title and for
26	valuable consideration.
27	(i) If the prosecuting authority fails to meet its burden in subsection (h), the court shall order
28	the state to relinquish all claims and return the property to the innocent owner.
29	(j) No information in the claimant's statement in subsection (d) of this section shall be used
30	as evidence in the criminal portion of the case.
31	(k) Nothing in this section prohibits the claimant from providing information to any party or
32	testifying in any trial as to facts the claimant knows.
33	(I) The defendant or convicted offender may invoke the right against self-incrimination or
34	the marital privilege during the forfeiture proceeding. The trier of fact may draw an adverse

35	inference	from	the	invocation	of	the	right	or	privilege.
	<u>§62-17-23.</u>								Judgment.
1	<u>(a) If</u>	the pros	secuting	authority fails	to meet its	s burder	in the	criminal	or forfeiture
2	proceeding, t	the court	shall ent	er judgment dis	smissing the	forfeitur	e procee	ding and	ordering the
3	return of prop	perty to th	e rightful	owner, unless	the owner's	possess	sion of th	e propert	y is illegal.
4	(b) If	the prose	cuting au	uthority meets i	ts burden in	the crim	inal and	forfeiture	proceeding,
5	the court sha	ıll enter ju	dgment f	orfeiting the pr	operty.				
6	<u>(c) A</u>	court ma	ay enter	judgment follo	wing a hea	ring, pur	suant to	a stipula	ation or plea
7	agreement,		or	at	the		court's		discretion.
	§62-17-24.			Substitution			of		assets.
1	<u>Upon</u>	the prose	ecuting au	uthority's motio	n following c	onviction	or at the	court's d	iscretion, the
2	court may ord	der the fo	rfeiture o	f substitute pro	perty owned	solely b	y the def	endant uţ	to the value
3	of property th	at is beyo	ond the co	ourt's jurisdictio	n or cannot	be locate	d throug	h due dili	gence, only if
4	the state prov	ves by a p	oreponde	erance of the ev	vidence that	the defe	ndant int	entionally	<u>/:</u>
5	<u>(1) Di</u>	ssipated	the prope	erty;					
6	(2) Transferred, sold, or deposited property with a third party to avoid forfeiture;								
7	(3) Diminished substantially the value of property; or								
8	<u>(4)</u> C	ommingle	ed prope	rty with other	property that	at canno	t be divi	ded with	out difficulty.
	<u>§62-17-25.</u>			No	ad	<u>ditional</u>			remedies.
1	The s	state may	not see	ek personal m	oney judgm	ents or	other rer	nedies re	elated to the
2	forfeiture	of	propert	y not	provided	for	in	this	article.
	<u>§62-17-26.</u>		No	joint	and		sever	al	liability.
1	A de	<u>fendant i</u>	s not jo	intly and seve	erally liable	for forfe	eiture av	ards ow	ed by other
2	defendants. \	When ow	nership is	s unclear, a cou	ırt may orde	r each de	efendant	to forfeit	oroperty on a
3	pro-rata I	basis	or by	/ another	means	the	court	finds	equitable.
	§62-17-27.								Appeals.

	(a) A party to forfeiture proceeding, other than the defendant, may appeal the court's
2	decision.
3	(b) The defendant may appeal the court's decision regarding the seizure or forfeiture of
4	property following final judgment in the forfeiture proceeding.
	§62-17-28. Attorney's fees.
1	In any proceeding in which a property owner's claims prevails by recovering at least half,
2	by value, of the property or currency claimed, the seizing agency shall be liable for:
3	(1) Reasonable attorney fees and other litigation costs incurred by the claimant;
4	(2) Post-judgment interest; and
5	(3) In cases involving currency, other negotiable instruments, or the proceeds of an
6	interlocutory sale, any interest actually paid from the date of seizure.
	§62-17-29. Return of property; damages and costs.
1	(a) If the court orders the return of property, the law-enforcement agency that holds the
2	property shall return the property to the rightful owner within a reasonable period not to exceed five
3	days after the date of the order.
3 4	days after the date of the order.  (b) The rightful owner shall not be subject to any expenses related to towing, storage, or
4	(b) The rightful owner shall not be subject to any expenses related to towing, storage, or
4 5	(b) The rightful owner shall not be subject to any expenses related to towing, storage, or preservation of the property.
4 5 6	(b) The rightful owner shall not be subject to any expenses related to towing, storage, or preservation of the property.  (c) The law-enforcement agency that holds the property is responsible for any damages,
4 5 6	(b) The rightful owner shall not be subject to any expenses related to towing, storage, or preservation of the property.  (c) The law-enforcement agency that holds the property is responsible for any damages, storage fees, and related costs applicable to property returned under this section.
4 5 6 7	(b) The rightful owner shall not be subject to any expenses related to towing, storage, or preservation of the property.  (c) The law-enforcement agency that holds the property is responsible for any damages, storage fees, and related costs applicable to property returned under this section.  §62-17-30. Disposition of property and proceeds.
4 5 6 7	(b) The rightful owner shall not be subject to any expenses related to towing, storage, or preservation of the property.  (c) The law-enforcement agency that holds the property is responsible for any damages, storage fees, and related costs applicable to property returned under this section.  §62-17-30. Disposition of property and proceeds.  (a) At any time when contraband is no longer needed as evidence, the court may order it
4 5 6 7	(b) The rightful owner shall not be subject to any expenses related to towing, storage, or preservation of the property.  (c) The law-enforcement agency that holds the property is responsible for any damages, storage fees, and related costs applicable to property returned under this section.  §62-17-30. Disposition of property and proceeds.  (a) At any time when contraband is no longer needed as evidence, the court may order it be destroyed pursuant to state law.
4 5 6 7 1 2 3	(b) The rightful owner shall not be subject to any expenses related to towing, storage, or preservation of the property.  (c) The law-enforcement agency that holds the property is responsible for any damages, storage fees, and related costs applicable to property returned under this section.  §62-17-30. Disposition of property and proceeds.  (a) At any time when contraband is no longer needed as evidence, the court may order it be destroyed pursuant to state law.  (b) At any time when abandoned property or property seized from a defendant who flees

7	(d) The court may order forfeited currency and sale proceeds to:							
8	(1) Pay restitution to the victim related to the underlying criminal offense;							
9	(2) Satisfy recorded liens, mortgages, or filed security interests in the forfeited property;							
10	(3) Pay reasonable costs for the towing, storage, maintenance, repairs, advertising and							
11	sale, and other operating costs related to the forfeited property; and							
12	(4) Reimburse the seizing law-enforcement agency for nonpersonnel operating costs							
13	including controlled-drug buy money, related to the investigation of the underlying criminal offense.							
14	(e) After disbursements under subsection (d) of this section, the court may reimburse							
15	actual costs by ordering the disbursements of:							
16	(1) Up to 50% of remaining funds to reimburse the seizing law-enforcement agency for the							
17	salaries, benefits and overtime pay of uniformed personnel expended in the seizure of the property							
18	and investigation of the underlying criminal offense; and							
19	(2) Up to 50% of the remaining funds to reimburse the prosecuting authority and public							
20	defender's office for the salaries, benefits, and overtime pay expended in the prosecution of the							
21	underlying criminal offense and property litigation.							
22	(f) After disbursements under subsection (e) of this section, the court may order the							
23	disbursement of remaining funds to the state's general fund.							
	§62-17-31. Sale restrictions.							
1	No law-enforcement agency may sell forfeited property directly or indirectly to any							
2	employee of the law-enforcement agency, to a person related to an employee by blood or							
3	marriage, or to another law-enforcement agency.							

NOTE: The purpose of this bill is to establish the procedures for asset forfeiture.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.