THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 8 Session of 2017

INTRODUCED BY FOLMER, SCARNATI, LEACH, VULAKOVICH, RESCHENTHALER, WAGNER, LAUGHLIN, STEFANO, BREWSTER, BARTOLOTTA, BOSCOLA, MENSCH AND BROWNE, JANUARY 26, 2017

SENATOR GREENLEAF, JUDICIARY, AS AMENDED, JANUARY 31, 2017

AN ACT

Amending Titles 4 (Amusements), 18 (Crimes and Offenses), 30 1 (Fish), 42 (Judiciary and Judicial Procedure) and 75 2 (Vehicles) of the Pennsylvania Consolidated Statutes, 3 extensively revising forfeiture provisions as follows: in 4 5 administration and enforcement relating to gaming, further providing for prohibited acts and penalties; in inchoate 6 crimes, further providing for the offense of manufacture, 7 distribution, use or possession of devices for theft of 8 telecommunications services; in assault, further providing 9 for the offense of terrorism; in loss of property rights 10 relating to sexual offenses, further providing for general 11 rule and repealing provisions relating to process and 12 seizure, to custody of property and to disposal of property; 13 in forgery and fraudulent practices, further providing for 14 15 the offenses of copying and recording devices and for trademark counterfeiting; in riot, disorderly conduct and 16 related offenses, further providing for the offense of 17 gambling devices, gambling, etc.; in wiretapping and 18 electronic surveillance, further providing for seizure and 19 forfeiture of electronic, mechanical or other devices; in 20 minors, further providing for sentencing and penalties for 21 trafficking drugs to minors; in nuisances, further providing 22 for the offense of scattering rubbish; in other offenses, further providing for drug trafficking sentencing and 23 24 penalties; in vehicle chop shop and illegally obtained and 25 altered property, further providing for loss of property 26 27 rights to Commonwealth and repealing provisions relating to procedure with respect to seized property subject to liens and rights of lienholders; in enforcement relating to Fish and Boat Code, further providing for forfeiture of fish and 28 29 30 devices; in actions, proceedings and other matters generally relating to Judicial Code, providing for forfeiture of 31 32 assets; in forfeitures, repealing provisions relating to 33

controlled substances forfeiture, to terrorism forfeiture and 1 to procedure with respect to seized property subject to liens 2 and rights of lienholders; in size, weight and load relating to Vehicle Code, further providing for transporting 3 4 foodstuffs in vehicles used to transport waste; in liquid 5 fuels and fuel use tax enforcement, further providing for 6 forfeitures and process and procedures and for disposition of 7 fines and forfeitures; providing for conduct of forfeiture; 8 and making repeals of provisions of the Liquor Code and 9 another act relating to certain forfeiture of property. 10

11 The General Assembly of the Commonwealth of Pennsylvania 12 hereby enacts as follows:

13 Section 1. Section 1518(f) of Title 4 of the Pennsylvania 14 Consolidated Statutes is amended to read:

15 § 1518. Prohibited acts; penalties.

16 * * *

17 (f) Property subject to seizure, confiscation, destruction or forfeiture .-- Any equipment, device or apparatus, money, 18 19 material, gaming proceeds or substituted proceeds or real or 20 personal property used, obtained or received or any attempt to use, obtain or receive the device, apparatus, money, material, 21 22 proceeds or real or personal property in violation of this part shall be subject to [seizure, confiscation, destruction or 23 forfeiture.] the provisions of 42 Pa.C.S. §§ 5803 (relating to 24 25 asset forfeiture), 5805 (relating to forfeiture procedure), 5806 (relating to motion for return of property), 5807 (relating to 26 restrictions on use), 5807.1 (relating to prohibition on 27 adoptive seizures) and 5808 (relating to exceptions). 28 29 Section 2. Section 910(c.1) of Title 18 is amended to read:

30 § 910. Manufacture, distribution, use or possession of devices 31 for theft of telecommunications services. 32 * * *

33 (c.1) Forfeiture of unlawful telecommunication devices.-34 Upon conviction of a defendant under this section, the court
35 may, in addition to any other sentence authorized by law, direct

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1	that the defendant forfeit any unlawful telecommunication
2	devices in the defendant's possession or control which were
3	involved in the violation for which the defendant was convicted.
4	The forfeiture shall be conducted in accordance with 42 Pa.C.S.
5	<u>§§ 5803 (relating to asset forfeiture), 5805 (relating to</u>
6	forfeiture procedure), 5806 (relating to motion for return of
7	property), 5807 (relating to restrictions on use), 5807.1
8	(relating to prohibition on adoptive seizures) and 5808
9	(relating to exceptions).
10	* * *
11	Section 3. Section 2717 of Title 18 is amended by adding a
12	subsection to read:
13	§ 2717. Terrorism.
14	* * *
15	(b.1) ForfeitureEach foreign or domestic asset related to
16	terrorism, including the following, shall be subject to
17	forfeiture under 42 Pa.C.S. §§ 5803 (relating to asset
18	forfeiture), 5805 (relating to forfeiture procedure), 5806
19	(relating to motion for return of property), 5807 (relating to
20	restrictions on use), 5807.1 (relating to prohibition on
21	adoptive seizures) and 5808 (relating to exceptions) and no
22	property right shall exist in the asset:
23	(1) Each foreign or domestic asset:
24	(i) Of an individual, entity or organization engaged
25	in planning or perpetrating an act in this Commonwealth
26	which violates this section and each foreign or domestic
27	asset affording a person a source of influence over the
28	entity or organization.
29	(ii) Acquired or maintained by a person with the
30	intent and for the purpose of supporting, planning,

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1	conducting or concealing an act in this Commonwealth
2	which violates this section.
3	(iii) Derived from, involved in or used or intended
4	to be used to commit an act in this Commonwealth which
5	violates this section.
6	(2) Each asset within this Commonwealth:
7	(i) Of an individual, entity or organization engaged
8	in planning or perpetrating an act which violates this
9	section.
10	(ii) Acquired or maintained with the intent and for
11	the purpose of supporting, planning, conducting or
12	concealing an act which violates this section.
13	(iii) Derived from, involved in or used or intended
14	to be used to commit an act which violates this section.
15	* * *
16	Section 4. Section 3141 of Title 18 is amended to read:
17	§ 3141. General rule.
18	A person:
19	(1) convicted under section 3121 (relating to rape),
20	3122.1 (relating to statutory sexual assault), 3123 (relating
21	to involuntary deviate sexual intercourse), 3124.1 (relating
22	to sexual assault), 3125 (relating to aggravated indecent
23	assault) or 3126 (relating to indecent assault); or
24	(2) required to register with the Pennsylvania State
25	Police under 42 Pa.C.S. Ch. 97 Subch. H (relating to
26	registration of sexual offenders);
27	may be required to forfeit property rights in any property or
28	assets used to implement or facilitate commission of the crime
29	or crimes of which the person has been convicted. [Such property
30	may include, but is not limited to, a computer or computers,
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telephone equipment, firearms, licit or illicit prescription 1 2 drugs or controlled substances, a motor vehicle or such other 3 property or assets as determined by the court of common pleas to have facilitated the person's criminal misconduct.] The 4 forfeiture shall be conducted in accordance with 42 Pa.C.S. §§ 5 5803 (relating to asset forfeiture), 5805 (relating to 6 7 forfeiture procedure), 5806 (relating to motion for return of 8 property), 5807 (relating to restrictions on use), 5807.1 (relating to prohibition on adoptive seizures) and 5808 9 10 (relating to exceptions). 11 Section 5. Sections 3142, 3143 and 3144 of Title 18 are repealed: 12 13 [§ 3142. Process and seizure. 14 Seizure.--Property subject to forfeiture under this (a) 15 section may be seized by law enforcement authority upon process 16 issued by the court of common pleas having jurisdiction over the person or property. 17

18 (b) Seizure without process.--Seizure without process may be 19 made if the seizure is incident to an arrest or a search under a 20 search warrant and there is probable cause to be believe that 21 the property was or is material to the charges for which the 22 arrest or search warrant was issued. In seizures without 23 process, proceedings for the issuance thereof shall be 24 instituted immediately.

(c) Return of property.--Property belonging to someone other than the convicted sex offender or registrant shall be returned if the offense was committed without the knowledge or consent of the owner.

29 § 3143. Custody of property.

30 Property taken or detained under this subchapter is deemed to 20170SB0008PN0269 - 5 - be the property of the law enforcement authority having custody thereof and is subject only to the court of common pleas having jurisdiction over the criminal or forfeiture proceedings, the district attorney in the matter or the Attorney General. \$ \$144. Disposal of property.

Property taken or detained pursuant to the provisions of this 6 7 subchapter shall be sold in the manner of property forfeited 8 under 42 Pa.C.S. Ch. 68 (relating to forfeitures). The net proceeds, as determined by the law enforcement authority having 9 10 custody thereof, shall be utilized for investigation or prosecution of sexual offenses or donated to nonprofit 11 12 charitable institutions which provide counseling and other 13 assistance to victims of sexual offenses.]

14 Section 6. Sections 4116(i), 4119(f)(2)(i), 5513(b), 5707, 15 6314(f), 6501(b)(5) and (d), 7508(e) and 7707 of Title 18 are 16 amended to read:

17 § 4116. Copying; recording devices.

18 * * *

19 (i) Forfeiture.--

20 No property right shall exist in any property used (1)or intended for use in the commission of a violation of this 21 22 section or in any proceeds traceable to a violation of this 23 section, and the same shall be deemed contraband and 24 forfeited in accordance with the provisions [set forth in 25 section 6501(d) (relating to scattering rubbish).] of 42_ 26 Pa.C.S. §§ 5803 (relating to asset forfeiture), 5805 27 (relating to forfeiture procedure), 5806 (relating to motion for return of property), 5807 (relating to restrictions on 28 29 use), 5807.1 (relating to prohibition on adoptive seizures) 30 and 5808 (relating to exceptions).

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1 [(2) Property and proceeds found in close proximity to 2 illegally recorded devices shall be rebuttably presumed to be 3 used or intended for use to facilitate a violation of this section.] 4

5 The provisions of this subsection shall not, in any (3) way, limit the right of the Commonwealth to exercise any 6 7 rights or remedies otherwise provided by law.

8 § 4119. Trademark counterfeiting.

* * * 9

(f) Seizure, forfeiture and disposition.--10

* * * 11

12 (2) (i) All seized personal property and property 13 constituting or derived from any proceeds referenced in 14 paragraph (1) shall be forfeited in accordance with [the 15 procedures set forth in section 6501(d) (relating to 16 scattering rubbish).] 42 Pa.C.S. §§ 5803 (relating to 17 asset forfeiture), 5805 (relating to forfeiture_ 18 procedure), 5806 (relating to motion for return of 19 property), 5807 (relating to restrictions on use), 5807.1 20 (relating to prohibition on adoptive seizures) and 5808

21 (relating to exceptions). * * *

22

§ 5513. Gambling devices, gambling, etc. 23

* * * 24

25 (b) Confiscation of gambling devices. -- Any gambling device 26 possessed or used in violation of the provisions of subsection 27 (a) [of this section] shall be seized and forfeited to the 28 Commonwealth. [All provisions of law relating to the seizure, 29 summary and judicial forfeiture, and condemnation of intoxicating liquor shall apply to seizures and forfeitures 30

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under the provisions of this section.] The forfeiture shall be 1 conducted in accordance with 42 Pa.C.S. §§ 5803 (relating to 2 asset forfeiture), 5805 (relating to forfeiture procedure), 5806 3 (relating to motion for return of property), 5807 (relating to 4 restrictions on use), 5807.1 (relating to prohibition on 5 adoptive seizures) and 5808 (relating to exceptions). 6 * * * 7 8 § 5707. Seizure and forfeiture of electronic, mechanical or 9 other devices. 10 Any electronic, mechanical or other device possessed, used, sent, distributed, manufactured, or assembled in violation of 11 12 this chapter is hereby declared to be contraband and may be 13 seized and forfeited to the Commonwealth[.] in accordance with 14 42 Pa.C.S. §§ 5803 (relating to asset forfeiture), 5805 (relating to forfeiture procedure), 5806 (relating to motion for 15 return of property), 5807 (relating to restrictions on use), 16 5807.1 (relating to prohibition on adoptive seizures) and 5808 17 18 (relating to exceptions). 19 § 6314. Sentencing and penalties for trafficking drugs to 20 minors. * * * 21 22 (f) Forfeiture.--Assets against which a petition seeking 23 forfeiture [petition] has been filed and is pending or against 24 which the Commonwealth has indicated an intention to file a [forfeiture] petition seeking forfeiture shall not be subject to 25 26 a fine under this section. 27 * * * 28 § 6501. Scattering rubbish. * * * 29 30 (b) Penalty.--20170SB0008PN0269 - 8 -

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* * *

2 (5) Any vehicle, equipment or conveyance, including any 3 private automobile and small truck, used for the transportation or disposal of trash, garbage or debris in the 4 5 commission of a second or subsequent offense under subsection (a) (3) may be deemed contraband and forfeited in accordance 6 7 with [the provisions set forth in this section.] 42 Pa.C.S. 8 §§ 5803 (relating to asset forfeiture), 5805 (relating to 9 forfeiture procedure), 5806 (relating to motion for return of 10 property), 5807 (relating to restrictions on use), 5807.1 (relating to prohibition on adoptive seizures) and 5808 11 12 (relating to exceptions).

- 13 * * *
- 14 [(d) Forfeiture.--

15 (1) Property subject to forfeiture under this section 16 may be seized by the law enforcement authority upon process 17 issued by any court of common pleas having jurisdiction over 18 the property.

19 Property taken or detained under this section shall (2)20 not be subject to replevin but is deemed to be in the custody 21 of the law enforcement authority subject only to the orders 22 and decrees of the court of common pleas having jurisdiction 23 over the forfeiture proceedings and of the district attorney. 24 When property is seized under this section, the law 25 enforcement authority shall place the property under seal and 26 either:

27 (i) remove the property to a place designated by it;28 or

(ii) require that the district attorney take custody
of the property and remove it to an appropriate location

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for disposition in accordance with law.

2 Whenever property is forfeited under this section, (3) 3 the property shall be transferred to the custody of the municipal corporation. The municipal corporation shall sell 4 5 any forfeited property, but the proceeds from any such sale 6 shall be used to pay all proper expenses of the proceedings 7 for forfeiture and sale, including expenses of seizure, 8 maintenance of custody, advertising and court costs. The 9 balance of the proceeds shall be used for the enforcement of 10 this act.

The proceedings for the forfeiture or condemnation 11 (4) 12 of property, the sale of which is provided for in this 13 section, shall be in rem, in which the Commonwealth shall be 14 the plaintiff and the property the defendant. A petition 15 shall be filed in the court of common pleas of the judicial 16 district where the property is located, verified by oath or 17 affirmation of an officer or citizen, containing the 18 following:

(i) A description of the property seized.
(ii) A statement of the time and place where seized.
(iii) The owner, if known.
(iv) The person or persons in possession, if known.
(v) An allegation that the property is subject to

forfeiture pursuant to this subsection and an averment of material facts upon which the forfeiture action is based.

(vi) A prayer for an order of forfeiture that the
property be adjudged forfeited to the Commonwealth and
condemned and be ordered sold according to law, unless
cause be shown to the contrary.

30 (5) A copy of the petition required under paragraph (4)

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1 shall be served personally or by certified mail on the owner 2 or upon the person or persons in possession at the time of 3 the seizure. The copy shall have endorsed a notice, as 4 follows:

5 To the Claimant of within Described Property: 6 You are required to file an answer to this petition, 7 setting forth your title in, and right to possession of, 8 the property within 30 days from the service hereof, and 9 you are also notified that, if you fail to file the 10 answer, a decree of forfeiture and condemnation will be 11 entered against the property.

12 The notice shall be signed by the district attorney, deputy 13 district attorney or assistant district attorney.

14 If the owner of the property is unknown or there was (6) 15 no person in possession of the property when seized or if the 16 owner or such person or persons in possession at the time of 17 the seizure cannot be personally served or located within the jurisdiction of the court, notice of the petition shall be 18 19 given by the Commonwealth through an advertisement in only 20 one newspaper of general circulation published in the county 21 where the property shall have been seized, once a week for 22 two successive weeks. No other advertisement of any sort 23 shall be necessary, any other law to the contrary 24 notwithstanding. The notice shall contain a statement of the 25 seizure of the property with a description of the property 26 and the place and date of seizure and shall direct any 27 claimants to the property to file a claim on or before a date 28 given in the notice, which date shall not be less than 30 29 days from the date of the first publication. If no claims are 30 filed within 30 days of publication, the property shall

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summarily forfeit to the Commonwealth.

2 (7) For purposes of this section, the owner or other
3 such person cannot be found in the jurisdiction of the court
4 if:

5 (i) a copy of the petition is mailed to the last 6 known address by certified mail and is returned without 7 delivery;

8 (ii) personal service is attempted once but cannot
9 be made at the last known address; and

10 (iii) a copy of the petition is left at the last 11 known address.

12 (8) The notice provisions of this section are 13 automatically waived when the owner, without good cause, 14 fails to appear in court in response to a subpoena on the 15 underlying criminal charges. Forty-five days after such a 16 failure to appear, if good cause has not been demonstrated, 17 the property shall summarily forfeit to the Commonwealth.

18 (9) Upon the filing of a claim for the property setting
19 forth a right of possession, the case shall be deemed at
20 issue and a time shall be fixed for the hearing.

(10) At the time of the hearing, if the Commonwealth produces evidence that the property in question was unlawfully used, possessed or otherwise subject to forfeiture under this section, the burden shall be upon the claimant to show:

(i) That the claimant is the owner of the property
or the holder of a chattel mortgage or contract of
conditional sale thereon.

29 (ii) That the claimant lawfully acquired the30 property.

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1 (iii) That it was not unlawfully used or possessed 2 by him. In the event that it shall appear that the 3 property was unlawfully used or possessed by a person other than the claimant, then the claimant shall show 4 5 that the unlawful use or possession was without his knowledge or consent. Such absence of knowledge or 6 7 consent must be reasonable under the circumstances 8 presented.

9 (11)If a person claiming the ownership of or right of 10 possession to or claiming to be the holder of a chattel 11 mortgage or contract of conditional sale upon the property, 12 the disposition of which is provided for in this section, 13 prior to the sale presents a petition to the court alleging 14 over the property lawful ownership, right of possession, a 15 lien or reservation of title and if, upon public hearing, due 16 notice of which having been given to the district attorney, 17 the claimant shall prove by competent evidence to the 18 satisfaction of the court that the property was lawfully 19 acquired, possessed and used by him or, it appearing that the 20 property was unlawfully used by a person other than the claimant, that the unlawful use was without the claimant's 21 22 knowledge or consent, then the court may order the property 23 returned or delivered to the claimant. Such absence of 24 knowledge or consent must be reasonable under the 25 circumstances presented. Otherwise, it shall be retained for 26 official use or sold in accordance with paragraph (4).] * * * 27

28 § 7508. Drug trafficking sentencing and penalties.

29 * * *

30 (e) Forfeiture.--Assets against which a <u>petition seeking</u> 20170SB0008PN0269 - 13 - 1 forfeiture [petition] has been filed and is pending or against
2 which the Commonwealth has indicated an intention to file a
3 [forfeiture] petition <u>seeking forfeiture</u> shall not be subject to
4 a fine. Nothing in this section shall prevent a fine from being
5 imposed on assets which have been subject to an unsuccessful
6 forfeiture petition.

7 * * *

8 § 7707. Loss of property rights to Commonwealth.

9 (a) Forfeitures generally.--The following shall be subject 10 to forfeiture to the Commonwealth, and no property right shall 11 exist in them:

12 (1) Any tool, implement or instrumentality, including,
13 but not limited to, a vehicle or vehicle part used or
14 possessed in connection with any violation of this chapter.

15 (2) All materials, products and equipment of any kind
16 which are used or intended for use in violation of this
17 chapter.

18 (3) All books, records, microfilm, tapes and data which19 are used or intended for use in violation of this chapter.

(4) All money, negotiable instruments, securities or
other things of value used or intended to be used to
facilitate any violation of this chapter and all proceeds
traceable to any transactions in violation of this chapter.

(5) All real property used or intended to be used to
facilitate any violation of this chapter, including
structures or other improvements thereon and including any
right, title and interest in the whole or any lot or tract of
land and any appurtenances or improvements which are used or
intended to be used in any manner or part to commit or to
facilitate the commission of a violation of this chapter.

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1 [(b) Exceptions.--

(1) No property shall be forfeited under this section,
to the extent of the interest of an owner, by reason of any
act or omission established by the owner to have been
committed or omitted without the knowledge or consent of that
owner.

7 (2) No valid lien or encumbrance on real property shall
8 be subject to forfeiture or impairment under this paragraph.
9 A lien which is fraudulent or intended to avoid forfeiture
10 under this section shall be invalid.

(c) Process and seizure.--Property subject to forfeiture under this chapter may be seized by the law enforcement authority upon process issued by a court of common pleas having jurisdiction over the property. Seizure without process may be made if:

16 (1) the seizure is incident to an arrest or a search 17 warrant or inspection under 75 Pa.C.S. § 6308 (relating to 18 investigation by police officers) or any other administrative 19 inspection;

(2) the property subject to seizure has been the subject
of a proper judgment in favor of the Commonwealth in a
criminal injunction or forfeiture proceeding under this
chapter;

(3) there is probable cause to believe that the propertyis dangerous to health or safety; or

26 (4) there is probable cause to believe that the property
27 has been used or is intended to be used in violation of this
28 chapter.

29 (d) Seizure without process.--In the event seizure without30 process occurs as provided in this chapter, proceeding for the

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1 issuance thereof shall be instituted forthwith.

2 (e) Custody of property.--Property taken or detained under 3 this section shall not be subject to replevin but is deemed to be in the custody of the law enforcement authority, subject only 4 to the orders and decrees of the court of common pleas having 5 jurisdiction over the forfeiture proceedings and of the district 6 7 attorney or the Office of Attorney General. When property is 8 seized under this chapter, the law enforcement authority shall place the property under seal and either: 9

10 (1) remove the property to a place designated by it; or 11 (2) require that the district attorney or the Office of 12 Attorney General take custody of the property and remove it 13 to an appropriate location for disposition in accordance with 14 law.

15 (f) Use of property held in custody.--

16 (1) Whenever property is forfeited under this chapter,17 the property shall be transferred to:

(i) the custody of the district attorney, if the law
enforcement authority seizing the property has local or
county jurisdiction; or

(ii) the Office of Attorney General, if the law
enforcement authority seizing the property has Statewide
jurisdiction.

24 (2) The district attorney or the Office of Attorney25 General, where appropriate, may:

(i) Retain the property for official use.
(ii) Sell any forfeited property which is not
required to be destroyed by law and which is not harmful
to the public, but the proceeds from any such sale must
be used to pay all proper expenses of the proceeding for

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forfeiture and sale, including expenses of seizure,
 maintenance of custody, advertising and court costs. The
 balance of the proceeds shall be dealt with in accordance
 with subsections (g) and (h).

5 (g) Use of cash, property or proceeds of property.--Cash or 6 proceeds of forfeited property transferred to the custody of the 7 district attorney under subsection (f) shall be placed in the 8 operating fund of the county in which the district attorney is elected. The appropriate county authority shall immediately 9 10 release from the operating fund, without restriction, a like amount for the use of the district attorney in enforcing the 11 12 criminal laws of this Commonwealth. The entity having budgetary 13 control shall not anticipate future forfeitures or proceeds from 14 such forfeitures in adoption and approval of the budget for the 15 district attorney.

(h) Distribution of property among law enforcement
authorities.--If both State and municipal law enforcement
authorities were substantially involved in effecting the
seizure, the court having jurisdiction over the forfeiture
proceedings shall equitably distribute the property between the
district attorney and the Office of Attorney General.

22 (i) Annual audit of forfeited property. -- A county shall 23 provide, through the controller, board of auditors or other 24 appropriate auditor and the district attorney, an annual audit 25 of all forfeited property and proceeds obtained under this 26 section. The audit shall not be made public but shall be submitted to the Office of Attorney General. The county shall 27 28 report all forfeited property and proceeds obtained under this 29 section and the disposition thereof to the Office of Attorney 30 General by September 30 of each year.

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1 (j) Annual report; confidential information regarding 2 property. -- The Office of Attorney General shall annually submit 3 a report to the Appropriations Committee of the Senate, the Appropriations Committee of the House of Representatives, the 4 Judiciary Committee of the Senate and the Judiciary Committee of 5 6 the House of Representatives specifying the forfeited property 7 or proceeds thereof obtained under this section. The report 8 shall give an account of all proceeds derived from the sale of forfeited property and the use made of unsold forfeited 9 10 property. The Office of Attorney General shall adopt procedures 11 and guidelines governing the release of information by the 12 district attorney to protect the confidentiality of forfeited 13 property or proceeds used in ongoing enforcement activities. 14 (k) Proceeds and appropriations. -- The proceeds or future 15 proceeds from forfeited property under this chapter shall be in 16 addition to any appropriation made to the Office of Attorney General.] (a.1) Conduct of forfeiture. -- Forfeiture of property_ 17 18 shall be authorized for violation of this chapter and conducted in accordance with 42 Pa.C.S. §§ 5803 (relating to asset 19 20 forfeiture), 5805 (relating to forfeiture procedure), 5806 (relating to motion for return of property), 5807 (relating to 21 restrictions on use), 5807.1 (relating to prohibition on 22 23 adoptive seizures) and 5808 (relating to exceptions). Section 7. Section 7708 of Title 18 is repealed: 24 25 [§ 7708. Procedure with respect to seized property subject to 26 liens and rights of lienholders. 27 (a) General procedure. -- The proceedings for the forfeiture 28 or condemnation of property, the sale of which is provided for 29 under this chapter, shall be in rem in which the Commonwealth

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shall be the plaintiff and the property the defendant. The

Pennsylvania Rules of Civil Procedure shall apply to all
 forfeiture proceedings brought under this chapter. A petition
 shall be filed in the court of common pleas of the judicial
 district where the property is located, verified by oath or
 affirmation of an officer or citizen, containing the following:

6 7 (1) A description of the property seized.
(2) A statement of the time and place where seized.
(3) The owner, if known.

9

8

(4) The person or persons in possession, if known.

10 (5) An allegation that the property is subject to 11 forfeiture under section 7707 (relating to loss of property 12 rights to Commonwealth) and an averment of material facts 13 upon which the forfeiture action is based.

14 (6) A prayer for an order of forfeiture that the 15 property be adjudged forfeited to the Commonwealth and 16 condemned and be ordered sold according to law unless cause 17 be shown to the contrary.

(b) Notice to property owners.--A copy of the petition required under subsection (a) shall be served personally or by certified mail on the owner or upon the person or persons in possession at the time of the seizure. The copy shall have endorsed a notice as follows:

To the claimant of within described property: You are required to file an answer to this petition, stating your title in and right to possession of the property within 30 days from the service of this petition, and you are also notified that, if you fail to file an answer, a decree of forfeiture and condemnation will be entered against the property.

30 The notice shall be signed by the Attorney General, Deputy

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Attorney General, district attorney, deputy district attorney or
 assistant district attorney.

3 (c) Substitute notice.--

If the owner of the property is unknown or there was 4 (1)5 no person in possession of the property when seized or if the 6 owner or such person or persons in possession at the time of 7 the seizure cannot be personally served or located within the 8 jurisdiction of the court, notice of the petition shall be 9 given by the Commonwealth through an advertisement in only 10 one newspaper of general circulation published in the county 11 where the property was seized once a week for two successive 12 weeks. No other advertisement of any sort shall be necessary, 13 any other law to the contrary notwithstanding.

14

(2) The notice shall:

(i) contain a statement of the seizure of the
property with a description of the property and the place
and date of seizure; and

(ii) direct any claimants to the property to file a
claim on or before a date given in the notice, which date
shall not be less than 30 days from the date of the first
publication.

(3) If no claims are filed within 30 days of
publication, the property shall summarily forfeit to the
Commonwealth.

25 (d) Property owners not in jurisdiction.--For purposes of 26 this section, the owner or other such person cannot be found in 27 the jurisdiction of the court if:

(1) A copy of the petition is mailed to the last known
address by certified mail and is returned without a delivery.
(2) A personal service is attempted once but cannot be

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1 made at the last known address.

2 (3) A copy of the petition is left at the last known3 address.

4 (e) Notice automatically waived.--

5 (1) The notice provisions of this section are 6 automatically waived when the owner, without good cause, 7 fails to appear in court in response to a subpoena on the 8 underlying criminal charges.

9 (2) Forty-five days after such a failure to appear, if 10 good cause has not been demonstrated, the property shall 11 summarily forfeit to the Commonwealth.

12

(f) Preservation of the property subject for forfeiture.--

(1) Upon application of the Commonwealth, the court may enter a restraining order or injunction, require the execution of a satisfactory performance bond or take any other action to preserve the availability of property described in section 7707 for forfeiture under this section either:

(i) upon the filing of an information or an
indictment charging a violation of this chapter for which
criminal forfeiture may be ordered under this chapter and
alleging that the property with respect to which the
order is sought would be subject to forfeiture; or

(ii) prior to the filing of such an indictment or
information if, after notice to persons appearing to have
an interest in the property and an opportunity for a
hearing, the court determines that:

(A) There is a substantial probability that the
Commonwealth will prevail on the issue of forfeiture
and that failure to enter the order will result in

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the property being destroyed, removed from the
 jurisdiction of the court or otherwise made
 unavailable for forfeiture.

4 (B) The need to preserve the availability of the
5 property through the entry of the requested order
6 outweighs the hardship on any party against whom the
7 order is to be entered.

8 (2) An order entered under this subsection shall be 9 effective for not more than 90 days unless extended by the 10 court for good cause shown or unless an indictment or 11 information described in paragraph (1)(i) has been filed. 12 (g) Temporary restraining order.--

(1) A temporary restraining order under subsection (f) may be entered upon application of the Commonwealth without notice or opportunity for a hearing when an information or indictment has not yet been filed with respect to the property if the Commonwealth demonstrates that:

(i) there is probable cause to believe that the
property with respect to which the order is sought would
be subject to forfeiture under this chapter; and

(ii) the provision of notice will jeopardize theavailability of the property for forfeiture.

23 (2) Such temporary order shall expire not more than ten24 days after the date on which it is entered, unless:

25

(i) extended for good cause shown; or

26 (ii) the party against whom it is entered consents27 to an extension for a longer period.

(3) A hearing requested concerning an order entered
under this subsection shall be held at the earliest possible
time and prior to the expiration of the temporary order.

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1 (h) Hearing regarding property; rules of evidence.--The 2 court may receive and consider at a hearing held under 3 subsection (f) or (g) evidence and information that would be 4 inadmissible under the rules of evidence.

5 (i) Hearing time set.--Upon the filing of a claim for the 6 property setting forth a right of possession, the case shall be 7 deemed at issue, and a time shall be fixed for the hearing.

8 (j) Owner's burden of proof.--At the time of the hearing, if 9 the Commonwealth produces evidence that the property in question 10 was unlawfully used, possessed or otherwise subject to 11 forfeiture under section 7706 (relating to presumptions), the 12 burden shall be upon the claimant to show that:

13 (1) The claimant is the owner of the property or the 14 holder of a chattel mortgage or contract of conditional sale 15 thereon.

16

(2) The claimant lawfully acquired the property.

(3) It was not unlawfully used or possessed by the claimant. In the event that it shall appear that the property was unlawfully used or possessed by a person other than the claimant, then the claimant must show that the unlawful use or possession was without the claimant's knowledge or consent. Such absence of knowledge or consent must be reasonable under the circumstances presented.

24 (k) Court-ordered release of property.--

(1) If a person claiming the ownership of or right of
possession to or claiming to be the holder of a chattel
mortgage or contract of conditional sale upon the property,
the disposition of which is provided for in this section,
prior to the sale presents a petition to the court alleging
over the property lawful ownership, right of possession, a

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lien or reservation of title and if, upon public hearing, due notice of which having been given to the Office of Attorney General or the district attorney, the claimant proves by competent evidence to the satisfaction of the court:

5 6 (i) that the property was lawfully acquired,possessed and used by him; or

7 (ii) if it appears that the property was unlawfully 8 used by a person other than the claimant, that the 9 unlawful use was without the claimant's knowledge or 10 consent,

11 then the court may order the property returned or delivered 12 to the claimant.

13 (2) Such absence of knowledge or consent must be 14 reasonable under the circumstances presented. Otherwise, the 15 property shall be retained for official use or sold in 16 accordance with section 7707(f).]

Section 8. Section 927 of Title 30 is amended to read:\$ 927. Forfeiture of fish and devices.

19 (a) General rule.--A person convicted of an offense under this title shall forfeit any fish seized under section [901(6)] 20 21 901(a)(6) (relating to powers and duties of waterways [patrolmen] conservation officers and deputies) and any device 22 23 confiscated under this title. Forfeitures shall be conducted in 24 accordance with 42 Pa.C.S. §§ 5803 (relating to asset forfeiture), 5805 (relating to forfeiture procedure), 5806 25 26 (relating to motion for return of property), 5807 (relating to restrictions on use), 5807.1 (relating to prohibition on 27 adoptive seizures) and 5808 (relating to exceptions). 28 29 Disposition of confiscated property. -- Any property [(b)]

30 confiscated by the commission under this title shall be sold or

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1	otherwise disposed of by the executive director. These
2	dispositions shall be recorded on the books of the commission.]
3	Section 9. Title 42 is amended by adding a chapter to read:
4	CHAPTER 58
5	FORFEITURE OF ASSETS
6	<u>Sec.</u>
7	5801. Scope of chapter.
8	5802. Controlled substances forfeiture.
9	5803. Asset forfeiture.
10	<u>5804. (Reserved).</u>
11	5805. Forfeiture procedure.
12	5806. Motion for return of property.
13	5806.1. (Reserved).
14	5806.2. (Reserved).
15	5807. Restrictions on use.
16	5807.1. Prohibition on adoptive seizures.
17	5807.2. Federal reporting requirements.
18	5808. Exceptions.
19	§ 5801. Scope of chapter.
20	This chapter relates to asset forfeiture.
21	§ 5802. Controlled substances forfeiture.
22	The following shall be subject to forfeiture to the
23	Commonwealth and no property right shall exist in them:
24	(1) All drug paraphernalia, controlled substances or
25	other drugs which have been manufactured, distributed,
26	dispensed or acquired in violation of the act of April 14,
27	1972 (P.L.233, No.64), known as The Controlled Substance,
28	Drug, Device and Cosmetic Act.
29	(2) All raw materials, products and equipment of any
30	kind which are used or intended for use in manufacturing,

1	compounding, processing, delivering, importing or exporting
2	any controlled substance or other drug in violation of The
3	Controlled Substance, Drug, Device and Cosmetic Act.
4	(3) All property which is used or intended for use as a
5	container for property described in paragraph (1) or (2).
6	(4) All conveyances, including aircraft, vehicles or
7	vessels, which are used or are intended for use to transport,
8	or in any manner to facilitate the transportation, sale,
9	receipt, possession or concealment of property described in
10	paragraph (1) or (2), except that:
11	(i) no bona fide security interest retained or
12	acquired under 13 Pa.C.S. (relating to commercial code)
13	by any merchant dealing in new or used aircraft, vehicles
14	or vessels, or retained or acquired by any licensed or
15	regulated finance company, bank or lending institution,
16	or by any other business regularly engaged in the
17	financing or lending on the security of such aircraft,
18	vehicles or vessels, shall be subject to forfeiture or
19	impairment; and
20	(ii) no conveyance shall be forfeited under this
21	chapter for a violation of section 13(a)(31) of The
22	Controlled Substance, Drug, Device and Cosmetic Act.
23	(5) All books, records and research, including formulas,
24	microfilm, tapes and data, which are used or intended for use
25	in violation of The Controlled Substance, Drug, Device and
26	Cosmetic Act.
27	(6) (i) All of the following:
28	(A) Money, negotiable instruments, securities or
29	other things of value furnished or intended to be
30	furnished by any person in exchange for a controlled

1	substance in violation of The Controlled Substance,
2	Drug, Device and Cosmetic Act, and all proceeds
3	traceable to such an exchange.
4	(B) Money, negotiable instruments, securities or
5	other things of value used or intended to be used to
6	facilitate any violation of The Controlled Substance,
7	Drug, Device and Cosmetic Act.
8	(C) Real property used or intended to be used to
9	facilitate any violation of The Controlled Substance,
10	Drug, Device and Cosmetic Act other than a violation
11	of section 13(a)(16) or (31) of The Controlled
12	Substance, Drug, Device and Cosmetic Act, including
13	structures or other improvements thereon, and
14	including any right, title and interest in the whole
15	or any lot or tract of land and any appurtenances or
16	improvements, which is used or intended to be used in
17	any manner or part to commit or to facilitate the
18	commission of a violation of The Controlled
19	Substance, Drug, Device and Cosmetic Act, and things
20	growing on, affixed to and found in the land.
21	(ii) The money and negotiable instruments found in
22	close proximity to controlled substances possessed in
23	violation of The Controlled Substance, Drug, Device and
24	Cosmetic Act shall be rebuttably presumed to be proceeds
25	derived from the selling of a controlled substance in
26	violation of The Controlled Substance, Drug, Device and
27	<u>Cosmetic Act.</u>
28	(iii) No valid lien or encumbrance on real property
29	shall be subject to forfeiture or impairment under this
30	paragraph. A lien which is fraudulent or intended to

1	avoid forfeiture under this chapter shall be invalid.
2	(7) Any firearms, including, but not limited to, rifles,
3	shotguns, pistols, revolvers, machine guns, zip guns or any
4	type of prohibited offensive weapon, as that term is defined
5	in 18 Pa.C.S. § 6105 (relating to persons not to possess,
6	use, manufacture, control, sell or transfer firearms), which
7	are used or intended for use to facilitate a violation of The
8	Controlled Substance, Drug, Device and Cosmetic Act. Firearms
9	as are found in close proximity to illegally possessed
10	controlled substances shall be rebuttably presumed to be used
11	or intended for use to facilitate a violation of The
12	Controlled Substance, Drug, Device and Cosmetic Act. All
13	weapons forfeited under this chapter shall be immediately
14	destroyed by the receiving law enforcement agency.
15 <u>§ 5</u>	803. Asset forfeiture.
16	(a) ApplicabilityNotwithstanding any law to the contrary,
17 <u>thi</u>	s section shall apply to forfeitures conducted under the
18 <u>fol</u>	lowing:
19	(1) 4 Pa.C.S. § 1518 (relating to prohibited acts;
20	penalties).
21	(2) 18 Pa.C.S. § 910 (relating to manufacture,
22	distribution, use or possession of devices for theft of
23	telecommunications services).
24	(3) 18 Pa.C.S. § 2717 (relating to terrorism).
25	(4) 18 Pa.C.S. § 3141 (relating to general rule).
26	(5) 18 Pa.C.S. § 4116 (relating to copying; recording
27	devices).
28	(6) 18 Pa.C.S. § 4119 (relating to trademark
29	counterfeiting).
30	(7) 18 Pa.C.S. § 5513 (relating to gambling devices,
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1	gambling, etc.).
2	(8) 18 Pa.C.S. § 5707 (relating to seizure and
3	forfeiture of electronic, mechanical or other devices).
4	(9) 18 Pa.C.S. § 6501 (relating to scattering rubbish).
5	(10) 18 Pa.C.S. § 7707 (relating to loss of property
6	rights to Commonwealth).
7	(11) 30 Pa.C.S. § 927 (relating to forfeiture of fish
8	and devices).
9	(12) Section 5802 (relating to controlled substances
10	<u>forfeiture).</u>
11	(13) 75 Pa.C.S. § 4909 (relating to transporting
12	foodstuffs in vehicles used to transport waste).
13	(14) 75 Pa.C.S. § 9405 (relating to forfeitures; process
14	and procedures).
15	(b) Process and seizure of money and personal property
16	Property subject to forfeiture may be seized by a law_
17	enforcement authority if any of the following apply:
18	(1) The seizure is incident to an arrest or a search
19	<u>under a search warrant or inspection under an administrative</u>
20	inspection warrant and there is reason to believe the
21	property is subject to forfeiture.
22	(2) The property subject to seizure has been the subject
23	of a prior judgment in favor of the Commonwealth in a
24	criminal injunction or forfeiture proceeding under this
25	<u>chapter.</u>
26	(3) There is probable cause to believe that the property
27	is dangerous to health and safety and exigencies are likely
28	to result in the destruction or removal of the property or in
29	the property otherwise being made unavailable for forfeiture.
30	(4) There is probable cause to believe that the property

1	has been used or is intended to be used in violation of the
2	act of April 14, 1972 (P.L.233, No.64), known as The
3	Controlled Substance, Drug, Device and Cosmetic Act, or
4	another offense for which forfeiture is expressly authorized
5	as a sanction.
6	(5) There is a warrant issued by a court of common pleas
7	with appropriate jurisdiction.
8	(6) There is probable cause to believe that the property
9	is subject to forfeiture and exigencies are likely to result
10	in the destruction or removal of the property.
11	(b.1) Process and seizure of real propertyReal property
12	subject to forfeiture under this chapter may be seized by the
13	law enforcement authority upon process issued by a court of
14	common pleas having jurisdiction over the property. Except as
15	provided under this section, real property subject to forfeiture
16	shall not be seized before the entry of an order of forfeiture
17	and the owners or occupants of the real property shall not be
18	evicted from or otherwise deprived of the use and enjoyment of
19	real property that is the subject of a pending forfeiture
20	action. The following shall apply:
21	(1) The filing of a lis pendens or the issuance of a
22	temporary restraining order shall not constitute a seizure
23	under this subsection.
24	(2) Real property may be seized prior to the entry of an
25	order of forfeiture if:
26	(i) the district attorney or the Attorney General
27	notifies the court that it intends to seize the property
28	before a trial; and
29	(ii) the court:
30	(A) after causing notice to be served on the

1	property owner and posted on the property and
2	conducting a hearing in which the property owner has
3	a meaningful opportunity to be heard, authorizes such
4	seizure; or
5	(B) makes an ex parte determination that there
6	is probable cause to believe that a nexus exists
7	between the property and the criminal activity for
8	which forfeiture is authorized and that exigent
9	circumstances are presented that permit the district
10	attorney or the Attorney General to seize the
11	property without prior notice and an opportunity for
12	the property owner to be heard.
13	(3) For purposes of paragraph (2)(ii)(B), exigent
14	circumstances are presented where the district attorney or
15	the Attorney General demonstrates that less restrictive
16	measures, such as a lis pendens, temporary restraining order
17	or security bond, would not suffice to protect the
18	Commonwealth's interest in preventing the sale, destruction
19	or continued unlawful use of the real property.
20	(4) If the court authorizes a seizure of real property
21	<u>under paragraph (2)(ii)(B), it shall conduct a prompt</u>
22	postseizure hearing at which the claimant shall have an
23	opportunity to contest the Commonwealth's continuing custody
24	of the property.
25	(c) Issuance of processIf seizure without process occurs
26	under subsection (b) or (b.1), proceedings for the issuance of
27	process shall be instituted as soon as feasible.
28	(d) Custody of propertyProperty taken or detained under
29	this section shall not be subject to replevin and is deemed to
30	be in the custody of the law enforcement authority subject only
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1	to the orders and decrees of the court of common pleas having
2	jurisdiction over the forfeiture proceedings of the district
3	attorney or the Attorney General. When property is seized under
4	this chapter, the law enforcement authority shall place the
5	property in a secure area or facility and either:
6	(1) remove the property to a secure area or facility
7	designated by the law enforcement authority; or
8	(2) require that the district attorney or Attorney
9	General take custody of the property and remove the property
10	to an appropriate location for disposition in accordance with
11	law.
12	(e) ReceiptWhen property is seized, the law enforcement
13	authority shall provide a receipt to the person in possession of
14	the property or, in the absence of a person, leave a receipt in
15	the place where the property was found, if reasonably possible.
16	The receipt shall provide notice of the right of interest
17	holders to seek the return of the seized property under this
18	chapter. This section shall not apply if law enforcement is
19	otherwise required to provide a receipt for the property.
20	(f) Use of property held in custodyWhen property is
21	forfeited under this chapter, the property shall be transferred
22	to the custody of the district attorney, if the law enforcement
23	authority seizing the property has local or county jurisdiction,
24	or the Attorney General, if the law enforcement authority
25	seizing the property has Statewide jurisdiction. The district
26	attorney or the Attorney General, where appropriate, may:
27	(1) retain the property for official use; or
28	(2) sell any forfeited property which is not required to
29	be destroyed by law and which is not harmful to the public,
30	except that the proceeds from the sale shall be used to pay

1	all proper expenses of the proceedings for forfeiture and
2	sale, including expenses of seizure, maintenance of custody,
3	advertising and court costs. The balance of the proceeds
4	shall be used and distributed in accordance with this
5	<u>chapter.</u>
6	(f.1) Prohibited salesSale of forfeited property to an
7	employee of the district attorney or Attorney General, an
8	individual related to an employee by blood or marriage or an
9	employee of another law enforcement authority is prohibited.
10	(g) Use of cash or proceeds of propertyCash or proceeds
11	of property, subject to forfeiture under section 5802 and
12	transferred to the custody of the district attorney under
13	subsection (f) shall be placed in the operating fund of the
14	county in which the district attorney is elected. The
15	appropriate county authority shall immediately release from the
16	operating fund, without restriction, a like amount for the use
17	of the district attorney for the enforcement of or prevention of
18	a violation of the provisions of The Controlled Substance, Drug,
19	Device and Cosmetic Act. The funds shall be maintained in an
20	account or accounts separate from other revenues of the office.
21	The entity having budgetary control shall not anticipate future
22	forfeitures or proceeds from future forfeitures in adoption and
23	approval of the budget for the district attorney.
24	(h) Distribution of property among law enforcement
25	authoritiesIf both State and municipal law enforcement
26	authorities were substantially involved in effecting the
27	seizure, the court having jurisdiction over the forfeiture
28	proceedings shall equitably distribute the property between the
29	district attorney and the Attorney General.
30	(i) Authorization to utilize propertyCash or proceeds of

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1	property subject to forfeiture under section 5802 and
2	transferred to the custody of the district attorney or Attorney
3	General under subsection (f) shall be utilized by the district
4	attorney or Attorney General for the enforcement of or
5	prevention of a violation of the provisions of The Controlled
6	Substance, Drug, Device and Cosmetic Act. In appropriate cases,
7	the district attorney and the Attorney General may designate
8	proceeds from the forfeited property to be utilized by
9	community-based drug and crime-fighting programs and for
10	relocation and protection of witnesses in criminal cases. Real
11	property may be transferred to a nonprofit organization to
12	alleviate blight resulting from violations of The Controlled
13	Substance, Drug, Device and Cosmetic Act.
14	(j) Annual audit of forfeited propertyEvery county in
15	this Commonwealth shall provide, through the controller, board
16	of auditors or other appropriate auditor and the district
17	attorney, an annual audit of all forfeited property and proceeds
18	obtained under this chapter. The audit shall not be made public
19	but shall be submitted to the Office of Attorney General. By
20	September 30 of each year, the county shall report all forfeited
21	property and proceeds obtained under this chapter and the
22	disposition of the property during the preceding year to the
23	Attorney General. The Attorney General and each district
24	attorney shall maintain and create appropriate records to
25	account for the property forfeited in a fiscal year and the use
26	made of the property forfeited. Each audit shall include:
27	(1) The type of property forfeited. <
28	(2) The approximate value.
29	(3) The alleged criminal behavior with which the
30	property is associated.

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1 <u>(4) The disposition or use of property received.</u>
2 (5) Whether the forfeiture was related to a criminal
3 <u>case.</u>
4 (1) DATE PROPERTY WAS SEIZED. <
5 <u>(2) THE TYPE OF PROPERTY SEIZED.</u>
6 <u>(3) WHERE PROPERTY WAS SEIZED.</u>
7 <u>(4) THE APPROXIMATE VALUE.</u>
8 (5) THE ALLEGED CRIMINAL BEHAVIOR WITH WHICH THE
9 <u>PROPERTY IS ASSOCIATED.</u>
10 (6) THE DISPOSITION OR USE OF PROPERTY RECEIVED.
11 (7) WHETHER THE FORFEITURE WAS RELATED TO A CRIMINAL
12 CASE AND THE OUTCOME OF THE CRIMINAL CASE.
13 (8) DATE OF FORFEITURE DECISION.
14 (k) Annual report and confidential informationThe
15 Attorney General shall annually submit a report to the
16 Appropriations Committee and Judiciary Committee of the Senate
17 and to the Appropriations Committee and Judiciary Committee of
18 the House of Representatives specifying the forfeited property
19 or proceeds of the forfeited property obtained under this
20 chapter during the fiscal year beginning July 1 and the
21 <u>following shall apply:</u>
22 (1) The report shall include all information required
23 <u>under subsection (j) subject to the limitations provided</u>
24 <u>under paragraph (2).</u>
25 (2) The Attorney General shall adopt procedures and
26 guidelines, which shall be public, governing the release of
27 information by the Attorney General or the district attorney
28 to protect the confidentiality of forfeited property or
29 proceeds used in ongoing law enforcement activities.
30 (k.1) ReportingBy November 30 of each year, the Office of
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1	Attorney General shall notify the Appropriations Committee and
2	Judiciary Committee of the Senate and the Appropriations
3	Committee and Judiciary Committee of the House of
4	Representatives of any county which has not submitted an audit
5	and complied with the requirements in subsection (j).
6	(1) Proceeds and appropriationsThe proceeds or future
7	proceeds from forfeited property under this chapter shall be in
8	addition to any appropriation made to the Office of Attorney
9	General. The Attorney General shall maintain proceeds from
10	property forfeited to the Office of Attorney General in an
11	account or accounts separate from any other account maintained
12	by the Office of Attorney General.
13	<u>§ 5804. (Reserved).</u>
14	<u>§ 5805. Forfeiture procedure.</u>
15	(a) General procedureThe proceedings for the forfeiture
16	or condemnation of property, the sale of which is provided for
17	in this chapter, shall be in rem, in which the Commonwealth
18	shall be the plaintiff and the property the defendant. A
19	forfeiture petition signed by the Attorney General, deputy
20	attorney general, district attorney or assistant district
21	attorney shall be filed in the court of common pleas of the
22	judicial district where the property is seized or located,
23	verified by oath or affirmation of an officer. If criminal
24	charges have been filed and a prosecution is pending, the
25	petition shall be filed in the same judicial district as the
26	criminal charges in all instances except those involving real
27	property. Each petition relating to real property shall be filed
28	in the jurisdiction where the real property is located.
29	(1) Each forfeiture petition shall contain the
30	following:

1	(i) A description of the property actually seized or
2	constructively seized, including, but not limited to, if
3	known, the address of any real property, the exact dollar
4	amount of any United States currency, or the approximate
5	value of any negotiable instrument or security and the
6	make, model, year and license plate number of any
7	<u>vehicle.</u>
8	(ii) A statement of the time and place where seized.
9	<u>(iii) The owner, if known.</u>
10	(iv) The person or persons in possession at the time
11	<u>of seizure, if known.</u>
12	(v) An allegation that the property is subject to
13	forfeiture and an averment of material facts supporting
14	the forfeiture action.
15	(vi) A prayer for an order of forfeiture that the
16	property be adjudged forfeited to the Commonwealth unless
17	cause is shown to the contrary.
18	(2) The following shall apply:
19	<u>(i) A claimant shall file an answer setting forth a</u>
20	right of possession of the property within 30 days of
21	service of the forfeiture petition. The answer shall be
22	in writing and filed to the docket number in the court of
23	common pleas and shall be signed by the claimant or the
24	<u>claimant's attorney.</u>
25	(ii) The following shall apply:
26	(A) Prior to filing an answer to a forfeiture
27	petition, a claimant may file a motion to stay the
28	forfeiture proceedings if the claimant has been
29	criminally charged in a case associated with the
30	forfeiture matter. If the motion is properly filed,
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1	it shall be granted.
2	(B) The claimant shall have 30 days from the
3	date the stay is lifted to file an answer in
4	accordance with this paragraph.
5	(3) After the answer is filed, the parties shall be
6	permitted to conduct discovery.
7	(b) Notice to property owners
8	(1) A copy of the forfeiture petition required under
9	subsection (a) shall be served personally or by certified
10	mail on the owner, if known, and on each person in possession
11	at the time of the seizure, if known. The copy shall have
12	endorsed a notice, as follows:
13	To the claimant of within described property:
14	You are required to file an answer to this petition,
15	setting forth your title in, and right to possession of,
16	said property within 30 days from the service hereof, and
17	you are also notified that, if you fail to file the
18	answer, a decree of forfeiture and condemnation will be
19	entered against the property.
20	(2) The notice under paragraph (1) must be signed by the
21	Attorney General, deputy attorney general, district attorney,
22	deputy district attorney or assistant district attorney and
23	contain accurate contact information for the signatory.
24	<u>(c) Substitute notice</u>
25	(1) If the owner of the property is unknown, there was
26	no person in possession of the property when seized or the
27	owner or each person in possession at the time of the seizure
28	cannot be personally served or located within the
29	jurisdiction of the court, notice of the petition shall be
30	given by the Commonwealth through an advertisement in at
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1	least one newspaper of general circulation published in the
2	county where the property has been seized, once a week for
3	<u>two successive weeks.</u>
4	(2) Notwithstanding any other law, no other
5	advertisement shall be necessary.
6	(3) The notice shall contain a statement of the seizure
7	of the property with a description of the property and the
8	place and date of seizure and shall direct any claimants to
9	the property to file a claim on or before a date given in the
10	notice, which shall not be less than 30 days from the date of
11	the first publication.
12	(4) If no claims are filed within 30 days of
13	publication, the Commonwealth may move for default judgment.
14	(d) Property owners not in jurisdictionFor purposes of
15	this section, the owner or other person cannot be found in the
16	jurisdiction of the court if:
17	(1) a copy of the petition is mailed to the last known
18	address by certified mail and is returned without delivery;
19	(2) personal service is attempted once, but cannot be
20	made at the last known address; and
21	(3) a copy of the petition is left at the last known
22	address unless the address does not exist.
23	(d.1) Proof of noticeThe Commonwealth shall file proof of
24	notice with the court. Forfeiture shall not be ordered if the
25	court finds that proof does not exist that the notice
26	requirements contained under subsections (b), (c) and (d), if
27	applicable, have been met.
28	(e) Notice automatically waivedThe notice provisions of
29	this section shall be automatically waived if the owner, without
30	good cause, fails to appear in court in response to a subpoena

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1	and a bench warrant is issued on the underlying criminal
2	charges. If good cause has not been demonstrated, the
3	Commonwealth may move for default judgment.
4	(f) Release of seized property pending conclusion of
5	proceedings
6	(1) A claimant to property subject to forfeiture is
7	permitted to seek the immediate release of seized property
8	<u>if:</u>
9	(i) the claimant has a possessory interest in the
10	property;
11	(ii) the claimant has sufficient ties to the
12	community to provide assurance that the property will be
13	available at the time of the trial;
14	(iii) the continued possession by the Commonwealth
15	pending the final disposition of forfeiture proceedings
16	will cause substantial hardship to the claimant, such as
17	preventing the functioning of a legitimate business,
18	preventing the claimant from working or leaving the
19	<u>claimant homeless;</u>
20	(iv) the claimant's likely hardship from the
21	continued possession by the Commonwealth of the seized
22	property outweighs the risk that the property will be
23	destroyed, damaged, lost, concealed or transferred if the
24	property is returned to the claimant during the pendency
25	of the forfeiture proceeding; and
26	(v) none of the conditions under paragraph (6)
27	apply.
28	(2) The following shall apply:
29	(i) The claimant under paragraph (1) may file a
30	motion in the court of common pleas in which the

1	forfeiture petition has been filed or, if no forfeiture
2	petition has been filed, in the court of common pleas in
3	the jurisdiction in which the property was seized. The
4	motion shall be served upon the district attorney or
5	Attorney General who has jurisdiction over the case.
6	(ii) The motion described in this subsection shall
7	set forth the basis on which the requirements of
8	paragraph (1) have been met.
9	(3) If the Commonwealth establishes that the claimant's
10	motion is meritless, the court shall deny the motion. In
11	response to a motion under this subsection, the Commonwealth
12	<u>may, in appropriate cases, submit evidence ex parte in order</u>
13	to avoid disclosing any matter that may adversely affect an
14	ongoing criminal investigation or pending criminal trial.
15	(4) The following shall apply:
16	(i) The court shall order that the property be
17	returned to the claimant pending completion of the
18	forfeiture proceeding if:
19	(A) a motion is filed under paragraph (2); and
20	(B) following a hearing, the claimant has
21	demonstrated that the requirements of paragraph (1)
22	have been met.
23	(ii) If the motion addresses currency, monetary
24	instruments or electronic funds, the claimant must
25	establish by a preponderance of the evidence a documented
26	and noncriminal source of the currency, monetary
27	instrument or electronic fund. The requirement under this
28	subparagraph shall be in addition to the requirements
29	<u>under subparagraph (i).</u>
30	(5) If the court grants a motion under paragraph (4):

1	(i) the court may enter any order necessary to
2	ensure that the value of the property is maintained while
3	the forfeiture action is pending, including:
4	(A) permitting the inspection, photographing and
5	the taking of inventory of the property;
6	(B) fixing a bond; and
7	(C) requiring the claimant to obtain or maintain
8	insurance on the subject property;
9	(ii) the Commonwealth may place a lien against the
10	property or file a lis pendens to ensure that the
11	property is not transferred to another person; and
12	(iii) if the property in question is currency,
13	monetary instruments or electronic funds, the court shall
14	fix a bond as provided under paragraph (5.1).
15	(5.1) For the purposes of paragraph (5)(iii), the
16	following shall apply to the fixing of a bond sufficient to
17	secure the value of the currency, monetary instruments or
18	<u>electronic funds:</u>
19	(i) If the value of the currency, monetary
20	instruments or electronic funds is less than \$2,000, the
21	court may order the fixing of a bond.
22	(ii) If the value of the currency, monetary
23	instruments or electronic funds is at least \$2,000, but
24	less than \$5,000, the court may order the fixing of a
25	bond. If the court finds that the claimant has not
26	demonstrated his or her ability to ensure the
27	availability of the currency at the time of the
28	forfeiture trial, the court shall order the fixing of a
29	bond.
30	(iii) If the value of the currency, monetary

1	instruments or electronic funds is \$5,000 or more, the
2	court shall order the fixing of a bond.
3	(6) This subsection shall not apply if the seized
4	property:
5	(i) is contraband;
6	(ii) is evidence which shall include, but not be
7	limited to, proceeds from a violation of law;
8	(iii) by reason of design or other characteristic,
9	is particularly suited for use in illegal activities; or
10	(iv) is likely to be used to commit additional
11	criminal acts if returned to the claimant.
12	(7) A party to a proceeding under this subsection shall
13	not be estopped from raising in any other proceeding any
14	claim or issue presented to or decided by the court under
15	this subsection.
16	(g) (Reserved).
17	(h) (Reserved).
18	(i) Trial timeOn the filing of an answer setting forth a
19	right of possession, the case shall be deemed at issue and a
20	time shall be fixed for the trial. A judicial district shall not
21	require the parties to proceed through local rules of
22	arbitration.
23	<u>(j) Burden of proof</u>
24	(1) The burden shall be on the Commonwealth to establish
25	in the forfeiture petition that the property is subject to
26	forfeiture.
27	(2) If the Commonwealth satisfies the burden under
28	paragraph (1), the burden shall be on the claimant to show by
29	a preponderance of the evidence that:
30	(i) the claimant is the owner of the property or the
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1	holder of a chattel mortgage or contract of conditional
2	sale on the property or holds some other documented
3	interest in the property; and
4	(ii) the claimant lawfully acquired the property.
5	(3) If the claimant satisfies the burden under paragraph
6	(2), the burden shall be on the Commonwealth to establish by
7	clear and convincing evidence that the property in question
8	was unlawfully used, possessed or otherwise subject to the
9	forfeiture.
10	(4) If the Commonwealth satisfies the burden under
11	paragraph (3) and the claimant alleges that he did not have
12	knowledge of the unlawful activity or consent to the unlawful
13	activity, the burden shall be on the Commonwealth to
14	establish by clear and convincing evidence:
15	(i) that the property was unlawfully used or
16	possessed by the claimant; or
17	(ii) if it appears that the property was unlawfully
18	used or possessed by a person other than the claimant,
19	that the person unlawfully used or possessed the property
20	with the claimant's knowledge and consent.
21	(k) Proportionality
22	(1) If the court determines that the forfeiture petition
23	shall be granted, the claimant, prior to entry of an order of
24	forfeiture, may petition the court to determine whether the
25	forfeiture is constitutionally excessive.
26	(2) If the court finds that the forfeiture is grossly
27	disproportional to the offense, the court shall reduce or
28	eliminate the forfeiture as necessary to avoid a
29	constitutional violation.
30	(1) Disclaimed propertyA defendant in a criminal case who

1	disclaims ownership of property during the criminal case may not
2	claim ownership during a subsequent forfeiture proceeding.
3	(m) Procedure following acquittalThe following shall
4	apply:
5	(1) If the owner of the property is acquitted of all
6	crimes which authorize forfeiture, there shall be a
7	rebuttable presumption that the property was lawfully used or
8	possessed by the claimant.
9	(2) If the owner of the property is acquitted of all
10	crimes which authorize forfeiture, the owner shall be
11	entitled to a hearing under section 5806 (relating to motion
12	for return of property).
13	(3) If the forfeiture petition relating to the property
14	at issue has already been litigated, this section shall not
15	apply.
16	(4) As used in this subsection, the term "acquittal"
17	shall not include plea agreements, acceptance of Accelerated
18	Rehabilitative Disposition or any other form of preliminary
19	disposition.
20	<u>§ 5806. Motion for return of property.</u>
21	(a) MotionThe following shall apply:
22	(1) A person aggrieved by a search and seizure may move
23	for the return of the property seized by filing a motion in
24	the court of common pleas in the judicial district where the
25	property is located.
26	(2) The filer under paragraph (1) must serve the
27	Commonwealth.
28	(3) Upon proof of service, the court shall schedule a
29	prompt hearing on the motion and shall notify the
30	Commonwealth. A hearing on the motion shall, to the extent
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1	practicable and consistent with the interests of justice, be
2	held within 30 days of the filing of the motion.
3	(4) The assigned judge may require the filing of an
4	answer.
5	(5) If a forfeiture petition was filed by the
6	Commonwealth before the filing of a motion for return of
7	property, the motion shall be assigned to the same judge for
8	disposition, as practicable.
9	(b) Contents of motionA motion under this section shall:
10	(1) Be signed by the petitioner under penalty of
11	perjury.
12	(2) Describe the nature and extent of the petitioner's
13	right, title or interest in the property, the time and
14	circumstances of the petitioner's acquisition of the right,
15	title or interest in the property and any additional facts
16	supporting the petitioner's claim. The information shall
17	include:
18	(i) A description of the property seized.
19	(ii) A statement of the time and place where seized,
20	<u>if known.</u>
21	<u>(iii) The owner, if known.</u>
22	(iv) The person in possession, if known.
23	(3) Identify the relief sought, which may include:
24	(i) Return of the petitioner's property.
25	(ii) Reimbursement for the petitioner's legal
26	interest in the property.
27	(iii) Severance of the petitioner's property from
28	the forfeited property.
29	(iv) Any relief the court deems appropriate and
30	just.

1	<u>§ 5806.1. (Reserved).</u>
2	<u>§ 5806.2. (Reserved).</u>
3	<u>§ 5807. Restrictions on use.</u>
4	Property, money or other things of value received by a State
5	law enforcement authority under any of the following laws may
6	not be used for contributions to political campaigns, expenses
7	related to judicial trainings or the purchase of alcoholic
8	beverages:
9	(1) A Federal law which authorizes the sharing or
10	transfer of all or a portion of forfeited property or the
11	proceeds of the sale of forfeited property to a State law
12	enforcement authority.
13	(2) A State law which authorizes forfeiture.
14	<u>§ 5807.1. Prohibition on adoptive seizures.</u>
15	State law enforcement authorities shall not refer seized
16	property to a Federal agency seeking the adoption by the Federal
17	agency of the seized property. Nothing under this chapter shall
18	prohibit the Federal Government or any of its agencies from
19	seeking Federal forfeiture of the same property under any
20	<u>Federal forfeiture law.</u>
21	<u>§ 5807.2. Federal reporting requirements.</u>
22	The audit required under section 5803(j) (relating to asset
23	forfeiture) shall include a copy of each equitable sharing
24	agreement and certification form filed with the United States
25	Department of Justice within the last 12 months.
26	<u>§ 5808. Exceptions.</u>
27	(a) ContrabandNothing in this chapter shall be construed
28	to apply to the forfeiture of the following:
29	<u>(1) Items bearing a counterfeit mark under 18 Pa.C.S. §</u>
30	4119 (relating to trademark counterfeiting).

1	(2) Liquor, alcohol or malt or brewed beverages
2	illegally manufactured or possessed under section 601 of the
3	act of April 12, 1951 (P.L.90, No.21), known as the Liquor
4	<u>Code.</u>
5	(3) Unlawfully stamped cigarettes under section 307 of
6	the act of December 30, 2003 (P.L.441, No.64), known as the
7	Tobacco Product Manufacturer Directory Act.
8	(4) Unstamped cigarettes under section 1285 of the act
9	of March 4, 1971 (P.L.6, No.2), known as the Tax Reform Code
10	<u>of 1971.</u>
11	(b) Abandoned and unclaimed propertyThis chapter shall
12	not apply to abandoned or unclaimed property under Article
13	XIII.1 of the act of April 9, 1929 (P.L.343, No.176), known as
14	The Fiscal Code.
15	Section 10. Sections 6801, 6801.1 and 6802 of Title 42 are
16	repealed:
17	[§ 6801. Controlled substances forfeiture.
18	(a) Forfeitures generallyThe following shall be subject
19	to forfeiture to the Commonwealth and no property right shall
20	exist in them:
21	(1) All drug paraphernalia, controlled substances or
22	other drugs which have been manufactured, distributed,
23	dispensed or acquired in violation of the act of April 14,
24	1972 (P.L.233, No.64), known as The Controlled Substance,
25	Drug, Device and Cosmetic Act.
26	(2) All raw materials, products and equipment of any
27	kind which are used, or intended for use, in manufacturing,
28	compounding, processing, delivering, importing or exporting
29	any controlled substance or other drug in violation of The
30	Controlled Substance, Drug, Device and Cosmetic Act.
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(3) All property which is used, or intended for use, as
 a container for property described in paragraph (1) or (2).

3 (4) All conveyances, including aircraft, vehicles or
4 vessels, which are used or are intended for use to transport,
5 or in any manner to facilitate the transportation, sale,
6 receipt, possession or concealment of, property described in
7 paragraph (1) or (2), except that:

8 (i) no conveyance used by any person as a common 9 carrier in the transaction of business as a common 10 carrier shall be forfeited under the provisions of this 11 section unless it shall appear that the owner or other 12 person in charge of such conveyance was a consenting 13 party or privy to a violation of The Controlled 14 Substance, Drug, Device and Cosmetic Act;

(ii) no conveyance shall be forfeited under the provisions of this section by reason of any act or omission established by the owner thereof to have been committed or omitted without his knowledge or consent, which absence of knowledge or consent must be reasonable under the circumstances presented;

21 no bona fide security interest retained or (iii) 22 acquired under 13 Pa.C.S. (relating to commercial code) 23 by any merchant dealing in new or used aircraft, vehicles 24 or vessels, or retained or acquired by any licensed or 25 regulated finance company, bank or lending institution, 26 or by any other business regularly engaged in the 27 financing of, or lending on the security of, such 28 aircraft, vehicles or vessels, shall be subject to 29 forfeiture or impairment; and

30 (iv) no conveyance shall be forfeited under this

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1 2 section for violation of section 13(a)(31) of The Controlled Substance, Drug, Device and Cosmetic Act.

3 (5) All books, records and research, including formulas, 4 microfilm, tapes and data, which are used or intended for use 5 in violation of The Controlled Substance, Drug, Device and 6 Cosmetic Act.

7

(6) (i) All of the following:

8 (A) Money, negotiable instruments, securities or 9 other things of value furnished or intended to be 10 furnished by any person in exchange for a controlled 11 substance in violation of The Controlled Substance, 12 Drug, Device and Cosmetic Act, and all proceeds 13 traceable to such an exchange.

14 (B) Money, negotiable instruments, securities or
15 other things of value used or intended to be used to
16 facilitate any violation of The Controlled Substance,
17 Drug, Device and Cosmetic Act.

18 (C) Real property used or intended to be used to 19 facilitate any violation of The Controlled Substance, 20 Drug, Device and Cosmetic Act, including structures 21 or other improvements thereon, and including any 22 right, title and interest in the whole or any lot or 23 tract of land and any appurtenances or improvements, 24 which is used, or intended to be used, in any manner or part, to commit, or to facilitate the commission 25 26 of, a violation of The Controlled Substance, Drug, Device and Cosmetic Act, and things growing on, 27 28 affixed to and found in the land.

29 (ii) No property shall be forfeited under this
30 paragraph, to the extent of the interest of an owner, by

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1 reason of any act or omission established by the owner to have been committed or omitted without the knowledge or 2 3 consent of that owner. Such money and negotiable instruments found in close proximity to controlled 4 5 substances possessed in violation of The Controlled Substance, Drug, Device and Cosmetic Act shall be 6 7 rebuttably presumed to be proceeds derived from the 8 selling of a controlled substance in violation of The 9 Controlled Substance, Drug, Device and Cosmetic Act.

10 (iii) No valid lien or encumbrance on real property 11 shall be subject to forfeiture or impairment under this 12 paragraph. A lien which is fraudulent or intended to 13 avoid forfeiture under this section shall be invalid.

14 Any firearms, including, but not limited to, rifles, (7) 15 shotquns, pistols, revolvers, machine quns, zip quns or any 16 type of prohibited offensive weapon, as that term is defined 17 in 18 Pa.C.S. (relating to crimes and offenses), which are 18 used or intended for use to facilitate a violation of The 19 Controlled Substance, Drug, Device and Cosmetic Act. Such 20 operable firearms as are found in close proximity to 21 illegally possessed controlled substances shall be rebuttably 22 presumed to be used or intended for use to facilitate a 23 violation of The Controlled Substance, Drug, Device and 24 Cosmetic Act. All weapons forfeited under this section shall 25 be immediately destroyed by the receiving law enforcement 26 agency.

(b) Process and seizure.--Property subject to forfeiture
under this chapter may be seized by the law enforcement
authority upon process issued by any court of common pleas
having jurisdiction over the property. Seizure without process

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1 may be made if:

the seizure is incident to an arrest or a search 2 (1)3 under a search warrant or inspection under an administrative inspection warrant; 4

5 the property subject to seizure has been the subject (2) of a prior judgment in favor of the Commonwealth in a 6 7 criminal injunction or forfeiture proceeding under this 8 chapter;

9 (3) there is probable cause to believe that the property 10 is dangerous to health or safety; or

11 there is probable cause to believe that the property (4) 12 has been used or is intended to be used in violation of The 13 Controlled Substance, Drug, Device and Cosmetic Act.

14 Seizure without process.--In the event seizure without (C) process occurs, as provided herein, proceedings for the issuance 15 thereof shall be instituted forthwith. 16

17 (d) Custody of property.--Property taken or detained under 18 this section shall not be subject to replevin, but is deemed to 19 be in the custody of the law enforcement authority subject only 20 to the orders and decrees of the court of common pleas having 21 jurisdiction over the forfeiture proceedings and of the district attorney or the Attorney General. When property is seized under 22 23 this chapter, the law enforcement authority shall place the 24 property under seal and either:

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remove the property to a place designated by it; or (1)26 require that the district attorney or Attorney (2) 27 General take custody of the property and remove it to an 28 appropriate location for disposition in accordance with law. 29 (e) Use of property held in custody.--Whenever property is forfeited under this chapter, the property shall be transferred 30

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1 to the custody of the district attorney, if the law enforcement 2 authority seizing the property has local or county jurisdiction, 3 or the Attorney General, if the law enforcement authority 4 seizing the property has Statewide jurisdiction. The district 5 attorney or the Attorney General, where appropriate, may:

6

(1) Retain the property for official use.

7 (2)Sell any forfeited property which is not required to 8 be destroyed by law and which is not harmful to the public, 9 but the proceeds from any such sale shall be used to pay all 10 proper expenses of the proceedings for forfeiture and sale, 11 including expenses of seizure, maintenance of custody, 12 advertising and court costs. The balance of the proceeds 13 shall be dealt with in accordance with subsections (f) and 14 (g).

Use of cash or proceeds of property.--Cash or proceeds 15 (f) 16 of forfeited property transferred to the custody of the district 17 attorney pursuant to subsection (e) shall be placed in the operating fund of the county in which the district attorney is 18 19 elected. The appropriate county authority shall immediately 20 release from the operating fund, without restriction, a like 21 amount for the use of the district attorney enforcing the provisions of The Controlled Substance, Drug, Device and 22 23 Cosmetic Act. The entity having budgetary control shall not 24 anticipate future forfeitures or proceeds therefrom in adoption 25 and approval of the budget for the district attorney.

(g) Distribution of property among law enforcement authorities.--If both municipal and State law enforcement authorities were substantially involved in effecting the seizure, the court having jurisdiction over the forfeiture proceedings shall equitably distribute the property between the

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1 district attorney and the Attorney General.

2 Authorization to utilize property.--The district (h) 3 attorney and the Attorney General shall utilize forfeited property or proceeds thereof for the purpose of enforcing the 4 provisions of The Controlled Substance, Drug, Device and 5 Cosmetic Act. In appropriate cases, the district attorney and 6 7 the Attorney General may designate proceeds from forfeited 8 property to be utilized by community-based drug and crime-9 fighting programs and for relocation and protection of witnesses 10 in criminal cases.

11 (i) Annual audit of forfeited property.--It shall be the 12 responsibility of every county in this Commonwealth to provide, 13 through the controller, board of auditors or other appropriate 14 auditor and the district attorney, an annual audit of all 15 forfeited property and proceeds obtained under this section. The 16 audit shall not be made public but shall be submitted to the Office of Attorney General. The county shall report all 17 forfeited property and proceeds obtained under this section and 18 19 the disposition thereof to the Attorney General by September 30 20 of each year.

21 (j) Annual report; confidential information regarding property. -- The Attorney General shall annually submit a report, 22 23 to the Appropriations and Judiciary Committees of the Senate and 24 to the Appropriations and Judiciary Committees of the House of 25 Representatives, specifying the forfeited property or proceeds 26 thereof obtained under this section. The report shall give an accounting of all proceeds derived from the sale of forfeited 27 28 property and the use made of unsold forfeited property. The 29 Attorney General shall adopt procedures and quidelines governing the release of information by the district attorney to protect 30

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the confidentiality of forfeited property or proceeds used in
 ongoing drug enforcement activities.

3 (k) Proceeds and appropriations.--The proceeds or future 4 proceeds from forfeited property under this chapter shall be in 5 addition to any appropriation made to the Office of Attorney 6 General.

7 § 6801.1. Terrorism forfeiture.

8 (a) Forfeitures generally.--The following shall be subject 9 to forfeitures to the Commonwealth, and no property right shall 10 exist in them:

11

(1) All assets, foreign or domestic:

(i) Of an individual, entity or organization engaged
in planning or perpetrating an act in this Commonwealth
which violates 18 Pa.C.S. § 2717 (relating to terrorism)
and all assets, foreign or domestic, affording a person a
source of influence over such an entity or organization.

17 (ii) Acquired or maintained by a person with the
18 intent and for the purpose of supporting, planning,
19 conducting or concealing an act in this Commonwealth
20 which violates 18 Pa.C.S. § 2717.

(iii) Derived from, involved in or used or intended
to be used to commit an act in this Commonwealth which
violates 18 Pa.C.S. § 2717.

24 (2) All assets within this Commonwealth:

(i) Of an individual, entity or organization engaged
in planning or perpetrating an act which violates 18
Pa.C.S. § 2717.

(ii) Acquired or maintained with the intent and for
the purpose of supporting, planning, conducting or
concealing an act which violates 18 Pa.C.S. § 2717.

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(iii) Derived from, involved in or used or intended
 to be used to commit an act which violates 18 Pa.C.S. §
 2717.

4 (b) Process and seizures.--Property subject to forfeiture
5 under this section may be seized by the law enforcement
6 authority upon process issued by a court of common pleas having
7 jurisdiction over the property. Seizure without process may be
8 made if any of the following apply:

9 (1) The seizure is incident to an arrest, a search under 10 a search warrant or an inspection under an administrative 11 inspection warrant.

12 (2) The property subject to seizure has been the subject 13 of a prior judgment in favor of the Commonwealth in a 14 criminal injunction or forfeiture proceeding under this 15 chapter.

16 (3) There is probable cause to believe that the property17 is dangerous to health or safety.

18 (4) There is probable cause to believe that the property
19 has been or is intended to be used in the commission of an
20 act which violates 18 Pa.C.S. § 2717.

(c) Seizure without process.--In the event seizure is made without process, proceedings for the issuance of process shall be instituted forthwith.

(d) Custody of property.--Property taken or detained under this section shall not be subject to replevin but is deemed to be in the custody of the law enforcement authority, subject only to the orders and decrees of the court of common pleas having jurisdiction over the forfeiture proceedings and of the district attorney or the Attorney General. When property is seized under this section, the law enforcement authority shall place the

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1 property under seal and either:

2 (1) remove the property to a place determined by the law3 enforcement authority; or

request that the district attorney or Attorney 4 (2)5 General take custody of the property and remove it to an appropriate location for disposition in accordance with law. 6 7 Use of property held in custody.--Whenever property is (e) forfeited under this section, it shall be transferred to the 8 custody of the district attorney if the law enforcement 9 10 authority seizing the property has local or county jurisdiction 11 or of the Attorney General if the law enforcement authority 12 seizing the property has Statewide jurisdiction. The district 13 attorney or the Attorney General, where appropriate, may:

14

(1) Retain the property for official use.

15 (2) Sell any forfeited property which is not required to
16 be destroyed by law and which is not harmful to the public,
17 the proceeds from any such sale to be used to pay all proper
18 expenses of the proceedings for forfeiture and sale,
19 including expenses of seizure, maintenance of custody,
20 advertising and court costs. The balance of the proceeds
21 shall be dealt with under subsections (f) and (g).

22 (f) Use of cash or proceeds of property.--Cash or proceeds 23 of forfeited property transferred to the custody of the district 24 attorney under subsection (e) shall be placed in the operating 25 fund of the county in which the district attorney is elected. 26 The appropriate county authority shall immediately release from the operating fund, without restriction, a like amount for the 27 use of the district attorney in enforcing the criminal laws of 28 29 the Commonwealth of Pennsylvania. The entity having budgetary control shall not anticipate future forfeitures or proceeds 30

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therefrom in adoption and approval of the budget for the
 district attorney.

3 (g) Distribution of property among law enforcement 4 authorities.--If both municipal and State law enforcement 5 authorities were substantially involved in effecting the 6 seizure, the court having jurisdiction over the forfeiture 7 proceedings shall equitably distribute the property between the 8 district attorney and the Attorney General.

9 Authorization to utilize property.--The district (h) attorney and the Attorney General shall utilize forfeited 10 property or proceeds thereof for the purpose of enforcing the 11 12 provisions of 18 Pa.C.S. § 2717, section 6802 (relating to 13 procedure with respect to seized property subject to liens and 14 rights of lienholders) and this section. In appropriate cases, 15 the district attorney and the Attorney General may designate 16 proceeds from forfeited property to be utilized for antiterrorism public safety programs and for relocation and 17 18 protection of witnesses in criminal cases.

19 Annual audit of forfeited property.--It shall be the (i) 20 responsibility of every county in this Commonwealth to provide, 21 through the controller, board of auditors or other appropriate auditor and the district attorney, an annual audit of all 22 23 forfeited property and proceeds obtained under this section. The 24 audit shall not be made public but shall be submitted to the 25 Office of Attorney General. The county shall report all 26 forfeited property and proceeds obtained under this section and the disposition thereof to the Attorney General by September 30 27 28 of each year.

(j) Annual report; confidential information regardingproperty.--The Attorney General shall annually submit a report

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to the Appropriations Committee and Judiciary Committee of the 1 2 Senate and the Appropriations Committee and Judiciary Committee 3 of the House of Representatives specifying the forfeited property or proceeds thereof obtained under this section. The 4 report shall give an accounting of all proceeds derived from the 5 6 sale of forfeited property and the use made of unsold forfeited 7 property. The Attorney General shall adopt procedures and 8 guidelines governing the release of information by the district attorney to protect the confidentiality of forfeited property or 9 10 proceeds used in ongoing antiterrorist activities.

11 (k) Proceeds and appropriations.--The proceeds or future 12 proceeds from property forfeited under this section shall be in 13 addition to any appropriation made to the Office of Attorney 14 General.

15 § 6802. Procedure with respect to seized property subject to liens and rights of lienholders.

17 (a) General procedure. -- The proceedings for the forfeiture 18 or condemnation of property, the sale of which is provided for 19 in this chapter, shall be in rem, in which the Commonwealth 20 shall be the plaintiff and the property the defendant. A petition shall be filed in the court of common pleas of the 21 judicial district where the property is located, verified by 22 23 oath or affirmation of an officer or citizen, containing the 24 following:

(1) A description of the property seized.
(2) A statement of the time and place where seized.
(3) The owner, if known.
(4) The person or persons in possession, if known.

(5) An allegation that the property is subject to
forfeiture pursuant to section 6801(a) (relating to

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1 controlled substances forfeiture) or 6801.1(a) (relating to 2 terrorism forfeiture) and an averment of material facts upon 3 which the forfeiture action is based.

4 (6) A prayer for an order of forfeiture that the
5 property be adjudged forfeited to the Commonwealth and
6 condemned and be ordered sold according to law, unless cause
7 be shown to the contrary.

8 (b) Notice to property owners.--A copy of the petition 9 required under subsection (a) shall be served personally or by 10 certified mail on the owner or upon the person or persons in 11 possession at the time of the seizure. The copy shall have 12 endorsed a notice, as follows:

To the Claimant of within Described Property: You are required to file an answer to this petition, setting forth your title in, and right to possession of, said property within 30 days from the service hereof, and you are also notified that, if you fail to file said answer, a decree of forfeiture and condemnation will be entered against said property.

20 The notice shall be signed by the Attorney General, Deputy 21 Attorney General, district attorney, deputy district attorney or 22 assistant district attorney.

23 (C) Substitute notice.--If the owner of the property is 24 unknown or there was no person in possession of the property 25 when seized or if the owner or such person or persons in 26 possession at the time of the seizure cannot be personally 27 served or located within the jurisdiction of the court, notice 28 of the petition shall be given by the Commonwealth through an 29 advertisement in only one newspaper of general circulation published in the county where the property shall have been 30

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seized, once a week for two successive weeks. No other 1 2 advertisement of any sort shall be necessary, any other law to 3 the contrary notwithstanding. The notice shall contain a statement of the seizure of the property with a description of 4 the property and the place and date of seizure and shall direct 5 6 any claimants to the property to file a claim on or before a date given in the notice, which date shall not be less than 30 7 8 days from the date of the first publication. If no claims are filed within 30 days of publication, the property shall 9 10 summarily forfeit to the Commonwealth.

(d) Property owners not in jurisdiction.--For purposes of this section, the owner or other such person cannot be found in the jurisdiction of the court if:

14 (1) a copy of the petition is mailed to the last known
15 address by certified mail and is returned without delivery;
16 (2) personal service is attempted once, but cannot be
17 made at the last known address; and

18 (3) a copy of the petition is left at the last known19 address.

(e) Notice automatically waived.--The notice provisions of this section are automatically waived when the owner, without good cause, fails to appear in court in response to a subpoena on the underlying criminal charges. Forty-five days after such a failure to appear, if good cause has not been demonstrated, the property shall summarily forfeit to the Commonwealth.

(f) Preservation of the property subject for forfeiture.--Upon application of the Commonwealth, the court may enter a restraining order or injunction, require the execution of a satisfactory performance bond or take any other action to preserve the availability of property described in section

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1 6801(a) or 6801.1(a) for forfeiture under this section either:

(1) upon the filing of an information or an indictment
charging an offense in this Commonwealth for which criminal
forfeiture may be ordered under this chapter and alleging
that the property with respect to which the order is sought
would be subject to forfeiture; or

7 (2) prior to the filing of such an indictment or
8 information, if, after notice to persons appearing to have an
9 interest in the property and an opportunity for a hearing,
10 the court determines that:

(i) there is a substantial probability that the Commonwealth will prevail on the issue of forfeiture and that failure to enter the order will result in the property being destroyed, removed from the jurisdiction of the court or otherwise made unavailable for forfeiture; and

(ii) the need to preserve the availability of the property through the entry of the requested order outweighs the hardship on any party against whom the order is to be entered.

However, an order entered pursuant to this paragraph shall be effective for not more than 90 days unless extended by the court for good cause shown or unless an indictment or information described in paragraph (1) has been filed.

(g) Temporary restraining order.--A temporary restraining order under subsection (f) may be entered upon application of the Commonwealth without notice or opportunity for a hearing when an information or indictment has not yet been filed with respect to the property, if the Commonwealth demonstrates that there is probable cause to believe that the property with

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respect to which the order is sought would be subject to 1 2 forfeiture under this chapter and that provision of notice will 3 jeopardize the availability of the property for forfeiture. Such a temporary order shall expire not more than ten days after the 4 date on which it is entered, unless extended for good cause 5 6 shown or unless the party against whom it is entered consents to an extension for a longer period. A hearing requested concerning 7 8 an order entered under this subsection shall be held at the earliest possible time and prior to the expiration of the 9 10 temporary order.

(h) Hearing regarding property; rules of evidence.--The court may receive and consider, at a hearing held pursuant to subsection (f) or (g), evidence and information that would be inadmissible under the rules of evidence.

15 (i) Hearing time set.--Upon the filing of a claim for the 16 property setting forth a right of possession, the case shall be 17 deemed at issue and a time shall be fixed for the hearing.

(j) Owner's burden of proof.--At the time of the hearing, if the Commonwealth produces evidence that the property in question was unlawfully used, possessed or otherwise subject to forfeiture under section 6801(a) or 6801.1(a), the burden shall be upon the claimant to show:

(1) That the claimant is the owner of the property or
the holder of a chattel mortgage or contract of conditional
sale thereon.

(2) That the claimant lawfully acquired the property.
(3) That it was not unlawfully used or possessed by him.
In the event that it shall appear that the property was
unlawfully used or possessed by a person other than the
claimant, then the claimant shall show that the unlawful use

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or possession was without his knowledge or consent. Such
 absence of knowledge or consent must be reasonable under the
 circumstances presented.

Court-ordered release of property.--If a person claiming 4 (k) the ownership of or right of possession to or claiming to be the 5 6 holder of a chattel mortgage or contract of conditional sale upon the property, the disposition of which is provided for in 7 8 this section, prior to the sale presents a petition to the court 9 alleging over the property lawful ownership, right of 10 possession, a lien or reservation of title and if, upon public 11 hearing, due notice of which having been given to the Attorney 12 General or the district attorney, the claimant shall prove by 13 competent evidence to the satisfaction of the court that the 14 property was lawfully acquired, possessed and used by him or, it 15 appearing that the property was unlawfully used by a person 16 other than the claimant, that the unlawful use was without the claimant's knowledge or consent, then the court may order the 17 18 property returned or delivered to the claimant. Such absence of 19 knowledge or consent must be reasonable under the circumstances 20 presented. Otherwise, it shall be retained for official use or 21 sold in accordance with section 6801(e) or 6801.1(f).] 22 Section 11. Sections 4909(c), 9405 and 9406 of Title 75 are 23 amended to read:

24 § 4909. Transporting foodstuffs in vehicles used to transport 25 waste.

26 * * *

(c) Vehicle forfeiture.--Any vehicle or conveyance used in the commission of an offense under this section shall be deemed contraband and forfeited [to the Department of Environmental Resources. The provisions of law relating to the seizure,

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summary and judicial forfeiture, and condemnation of 1 2 intoxicating liquor shall apply to seizures and forfeitures 3 under this section. Proceeds from the sale of forfeited vehicles or conveyances shall be deposited in the Solid Waste Abatement 4 Fund.] in accordance with 42 Pa.C.S. §§ 5803 (relating to asset 5 forfeiture), 5805 (relating to forfeiture procedure), 5806 6 7 (relating to motion for return of property), 5807 (relating to restrictions on use), 5807.1 (relating to prohibition on 8 adoptive seizures) and 5808 (relating to exceptions). 9 * * *

10

§ 9405. Forfeitures; process and procedures. 11

12 Subjects of forfeiture. -- The following are subject to (a) forfeiture to the Commonwealth and no property right shall exist 13 14 in them:

15 Any liquid fuels or fuels produced in or imported (1)16 into this Commonwealth by any distributor who does not 17 possess a valid liquid fuels tax permit or fuels permit as required by section 9003 (relating to liquid fuels and fuels 18 19 permits; bond or deposit of securities), except liquid fuels 20 or fuels imported in barrels, drums or similar containers 21 with a capacity of not more than 55 gallons in each barrel, 22 drum or container.

23 (2) All conveyances, including vehicles or vessels, used 24 to transport liquid fuels or fuels as described in paragraph 25 (1) [except:

26 no conveyance used by any person as a common (i) 27 carrier in the transaction of business as a common 28 carrier is subject to forfeiture under this section 29 unless it appears that the owner or other person in 30 charge of the conveyance is a consenting party or privy

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to a violation of Chapter 90 (relating to liquid fuels and fuels tax); and

3 (ii) no bona fide security interest retained or acquired under Title 13 (relating to commercial code) by 4 5 any merchant dealing in new or used vehicles or vessels, or retained or acquired by any licensed or regulated 6 7 finance company, bank, lending institution or by any 8 other business regularly engaged in the financing of or 9 lending on the security of such vehicles or vessels, 10 shall be subject to forfeiture or impairment.] Forfeiture of such conveyances shall be conducted in accordance with 11 42 Pa.C.S. §§ 5803 (relating to asset forfeiture), 5805 12 (relating to forfeiture procedure), 5806 (relating to 13 14 motion for return of property), 5807 (relating to 15 restrictions on use), 5807.1 (relating to prohibition on adoptive seizures) and 5808 (relating to exceptions). 16

(b) Method of seizure.--[Property] <u>Liquid fuels or fuels</u> subject to forfeiture under this section may be seized by the Department of Revenue upon process issued by any court of common pleas having jurisdiction over the property. [Seizure without process may be made if the seizure is incident to an inspection or arrest for a violation of this chapter or Chapter 90.

23 (c) Limit on return of property.--

(1) No property seized in accordance with this section,
when in the custody of the Department of Revenue, shall be
seized or taken therefrom by any writ of replevin or other
judicial process unless a petition for forfeiture is not
timely filed.

29 (2) Any liquid fuels or fuels seized under this section
 30 may be immediately used for any public purpose or sold to any

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person at the discretion of the Secretary of Revenue. If such liquid fuels or fuels are determined not to be subject to forfeiture, they need not be returned to the owner or any other person making a claim thereto, but at the option of the Secretary of Revenue an amount equal to the wholesale value of the liquid fuels or fuels as determined on the date of seizure may be returned.

8 (d) In rem proceedings. -- The proceedings for the forfeiture of any liquid fuels or fuels or conveyances seized under this 9 10 section shall be in rem. The Commonwealth shall be the plaintiff and the property shall be the defendant. A petition shall be 11 12 filed, within five days after seizure, in the court of common 13 pleas of the county in which the property was seized by revenue 14 agents of the Department of Revenue, verified by oath or 15 affirmation of any revenue agent. In the event that the petition 16 is not filed within the time prescribed herein, the seized property shall be immediately returned to the person from whom 17 18 seized or the owner thereof.

19 (e) Contents of petition.--The petition shall contain the 20 following:

21 (1) The description of the property seized.

(2) A statement of the time when and the place whereseized.

(3) The name and address of the owner, if known.

(4) The name and address of the person who was in
possession of the property at the time of seizure, if known.

27 (5) A statement of the circumstances under which the28 property was seized.

29 (6) A prayer for an order forfeiting the property to the30 Commonwealth, unless cause be shown to the contrary.

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1 Service of process. -- A copy of the petition shall be (f) 2 served on the owner if he can be found within this Commonwealth 3 in any manner provided by law for service of process or a complaint in an action in assumpsit. If the owner cannot be 4 found within this Commonwealth, a copy of the petition shall be 5 served on the owner by registered mail or certified mail, return 6 receipt requested, addressed to the last known address of the 7 8 owner. The person in possession of the property and all 9 encumbrance holders having a perfected security interest in the 10 property confiscated shall be notified in a like manner. Copies 11 shall have endorsed thereon a notice substantially similar to 12 the following:

13 To the claimant of the within property: You are required 14 to file an answer to this petition setting forth your 15 title in and right to possession of the property within 16 20 days from the service hereof, and you are also notified that, if you fail to file an answer, a decree of 17 18 forfeiture will be entered against the property. 19 The notice shall be signed by the petitioner or his attorney. 20 Advertisement. -- If the owner of the property is unknown, (a) notice of the petition shall also be given by an advertisement 21 in only one newspaper of general circulation published in the 22 23 county where the property was seized, once a week for two 24 successive weeks. No other advertisement of any sort shall be 25 necessary, any other law to the contrary notwithstanding. The notice shall contain a statement of the seizure of the property, 26 with the description thereof and the place and date of seizure, 27 28 and shall direct any claimants thereof to file a claim therefor 29 on or before a date given in the notice which shall not be less 30 than ten days from the date of the last publication.

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1 (h) Hearing date.--Upon the filing of any claim for the 2 property setting forth a right of possession thereof, the case 3 shall be deemed at issue, and a hearing shall be held within 4 five days thereof.

(i) Standard of proof. -- The claimant shall have the burden 5 6 of proving that he is not subject to the provisions of this section, but the burden of proof shall be upon the Commonwealth 7 8 to prove all other facts necessary for the forfeiture of the property. In the event that the Commonwealth has not met its 9 10 burden by a preponderance of the evidence or the claimant has proved that he is not subject to the provisions of this section, 11 12 the court shall order the property returned to the claimant; 13 otherwise, the court shall order the property forfeited to the 14 Commonwealth. In the case of a motor vehicle, vessel or 15 conveyance, should the claimant prove to the satisfaction of the 16 court that he is the registered owner of the motor vehicle, vessel or conveyance and that he did not know or have reason to 17 18 know that it was being used to transport liquid fuels or fuels 19 in violation of the provisions of section 9404 (relating to violations and penalties) or 9019 (relating to diesel fuel 20 importers and transporters; prohibiting use of dyed diesel fuel 21 on highways; violations and penalties), the court in its 22 23 discretion may order the motor vehicle, vessel or conveyance 24 returned to the claimant.

(j) Encumbered motor vehicle.--In the case of a motor vehicle, should the claimant prove that he holds a valid encumbrance upon such motor vehicle, notice of which encumbrance has been duly noted on the certificate of title to the motor vehicle in accordance with the provisions of Chapter 11 (relating to certificate of title and security interests), the

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forfeiture shall be subject to such encumbrance as of the date 1 2 of the seizure less prepaid or unearned interest. Before the 3 motor vehicle may be sold, exchanged or otherwise transferred or retained for use by the Commonwealth, the outstanding amount of 4 the encumbrance shall be paid to the claimant or possession of 5 the motor vehicle shall be turned over to the claimant who shall 6 7 expose the same to public sale and shall pay over to the 8 Commonwealth any amount realized in excess of the outstanding amount of such encumbrance less the reasonable costs incurred by 9 10 claimant in conducting such sale.]

11 § 9406. Disposition of fines and forfeitures.

12 All fines imposed under this chapter and the net proceeds 13 received from the sale of forfeited [property] <u>liquid fuels or</u> 14 <u>fuels</u> shall be payable to the Commonwealth and credited to the 15 Motor License Fund.

Section 12. Notwithstanding any other provision of law to the contrary, the following forfeitures shall be conducted in accordance with 42 Pa.C.S. §§ 5803, 5805, 5806, 5807, 5807.1 and 5808:

(1) The forfeiture of property specified in section 1 of
the act of July 3, 1941 (P.L.263, No.121), entitled "An act
providing for the forfeiture and condemnation of vehicles
used to store, possess or transport narcotics or drugs, the
possession or transportation of which is in violation of
law."

(2) The forfeiture of property specified in section 601
of the act of April 12, 1951 (P.L.90, No.21), known as the
Liquor Code.

(3) The forfeiture of property specified in section 614
of the act of July 7, 1980 (P.L.380, No.97), known as the

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1 Solid Waste Management Act.

2 (4) The forfeiture of property specified in section 1715
3 of the act of July 28, 1988 (P.L.556, No.101), known as the
4 Municipal Waste Planning, Recycling and Waste Reduction Act.
5 Section 13. Repeals are as follows:

6 (1) The General Assembly finds that the repeals under 7 paragraphs (2) and (3) are necessary to effectuate the 8 addition of 42 Pa.C.S. Ch. 58.

9 (2) Sections 602 and 603 of the act of April 12, 1951 10 (P.L.90, No.21), known as the Liquor Code, are repealed to 11 the extent of any inconsistency with this act.

12 (3) Sections 2, 3, 4 and 5 of the act of July 3, 1941
13 (P.L.263, No.121), entitled "An act providing for the
14 forfeiture and condemnation of vehicles used to store,
15 possess or transport narcotics or drugs, the possession or
16 transportation of which is in violation of law," are repealed
17 absolutely.

18 Section 14. This act shall take effect as follows:

19 (1) This section shall take effect immediately.

20 (2) The remainder of this act shall take effect July 1,
21 2017, or immediately, whichever is later.

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