- 1 HB287
- 2 189610-1

3 By Representatives Mooney, Hanes, Shedd, Butler, Whorton (R),

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- 5 Whorton (I), Nordgren, Todd, Hall, Faulkner, Ledbetter,
- 6 Ingram, Greer, Holmes (M) and Beech
- 7 RFD: Judiciary
- 8 First Read: 23-JAN-18

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8	SYNOPSIS: This bill would provide for the Alabama
9	Forfeiture Accountability and Integrity Reform Act
10	and would set out the exclusive process for asset
11	forfeitures in the state.
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13	A BILL
14	TO BE ENTITLED
15	AN ACT
16	
17	Relating to asset forfeitures; to establish the
18	exclusive process for asset forfeitures in the state and to
19	repeal Section 13A-8-117, Section 13A-11-37, Article 4 of
20	Chapter 5 of Title 15, and Section 20-2-93, Code of Alabama
21	1975.
22	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
23	Section 1. Short title.
24	This act shall be known and may be cited as the
25	Alabama Forfeiture Accountability and Integrity Reform (FAIR)
26	Act.
27	Section 2. Statement of purpose.

1 The purpose of this act is to do all of the 2 following: (1) Deter criminal activity by reducing its economic 3 incentives. 4 5 (2) Increase the pecuniary loss from criminal activity. 6 7 (3) Protect against the wrongful forfeiture of 8 property. 9 (4) Ensure that criminal forfeiture is the only 10 process allowed in this state. Section 3. Definitions. 11 As used in this act, the following terms shall have 12 13 the following meanings: 14 (1) ABANDONED PROPERTY. Personal property left by an 15 owner who intentionally relinquishes all rights to its control. The term does not include real property or property 16 that is disclaimed through a roadside waiver of property 17 18 rights. (2) ACTUAL KNOWLEDGE. Direct and clear awareness of 19 information, a fact, or a condition. 20 21 (3) CONSTRUCTIVE KNOWLEDGE. Knowledge that is 22 imputed to an individual where the individual would have had actual knowledge but for deliberate steps taken to achieve a 23 24 state of willful, intentional ignorance of felonious activity. 25 (4) CONTRABAND. Goods that are unlawful to possess,

including scheduled drugs without a valid prescription.

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(5) CONVEYANCE. A device used for transportation.
 The term includes a motor vehicle, trailer, snowmobile,
 airplane, and vessel, and any equipment attached to it. The
 term does not include property that is stolen or taken in
 violation of the law.

6 (6) INNOCENT OWNER. A bona fide purchaser, creditor,
7 or lienholder of property that is subject to forfeiture, who
8 proves by clear and convincing evidence that he or she is any
9 of the following:

a. A person who, at the time of the illegal conduct
giving rise to the forfeiture, has a valid claim, lien, or
other interest in the property subject to forfeiture.

b. A person who acquired an ownership interest in
the property subject to forfeiture after the commission of a
crime or delinquent act giving rise to the forfeiture.

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c. A victim of an alleged criminal offense.

(7) INSTRUMENTALITY. Property otherwise lawful to
possess that is used in the furtherance or commission of an
offense of a law subject to forfeiture. The term includes
land, buildings, containers, conveyances, equipment,
materials, products, tools, computers, computer software,
telecommunications devices, firearms, or ammunition.

(8) LAW ENFORCEMENT AGENCY. Any non-federal police
force, or other local, county, or state agency that has the
authority under state law to engage in seizure and forfeiture.

26 (9) LAW SUBJECT TO FORFEITURE. Any act chargeable as
 27 a felony offense under state law.

1 (10) PROCEEDS. Money, securities, negotiable 2 instruments, or other means of exchange obtained by the sale 3 of property. Section 4. Criminal Forfeiture; Property Subject to 4 5 Forfeiture. When a person is convicted of violating a criminal 6 7 law subject to forfeiture, the court, consistent with this act, may order the person to forfeit all of the following: 8 9 (1) Proceeds the person derived from the commission 10 of the crime. (2) Property directly traceable to proceeds derived 11 from the commission of the crime. 12 13 (3) Instrumentalities the person used in the commission of the crime. 14 15 Section 5. Contraband. No property right exists in contraband. Contraband 16 17 is subject to seizure and shall be disposed of according to 18 state law. Contraband is not subject to forfeiture under this 19 act. 20 Section 6. Conviction Required; Standard of Proof. 21 (a) Property may be forfeited if the state proves all of the following by clear and convincing evidence: 22 (1) The offense constitutes a state law felony 23 24 subject to forfeiture. 25 (2) The offense is established by proof of a criminal conviction. 26

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(3) The property is forfeitable under Sections 4 and5.

3 (b) Nothing in this section prevents property from
4 being forfeited by plea agreement approved by the presiding
5 criminal court.

6 (c) The court may waive the conviction requirement 7 if the prosecuting authority shows, upon its own motion, by 8 clear and convincing evidence that any of the following 9 occurred:

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(1) The defendant died.

11 (2) The defendant was deported by the federal12 government.

13 (3) The defendant is granted immunity or reduced 14 punishment for the commission of a crime subject to forfeiture 15 in exchange for testifying or assisting a law enforcement 16 investigation or prosecution.

17 (4) The defendant fled the jurisdiction after being
18 arrested, charged with a crime that subjects property to
19 forfeiture, and released on bail.

(5) The property subject to forfeiture is abandoned
property, as determined by the process required by Section
15-5-64, Code of Alabama 1975.

(d) Notwithstanding the prosecuting authority's
motion for a waiver of the conviction requirement, all
property remains subject to claims by innocent owners and
other third parties with a bona fide claim to the property as
provided by this act.

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Section 7. Substitution of Assets.

2 Upon the state's motion following conviction, the 3 court may order the forfeiture of substitute property owned by the defendant up to the value of unreachable property that is 4 5 beyond the court's jurisdiction or cannot be located through 6 due diligence only if the state proves by a preponderance of 7 the evidence that the defendant intentionally transferred, 8 sold, or deposited the unreachable property with a third party to avoid forfeiture. 9

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Section 8. No Additional Remedies.

11 The state may not seek personal money judgments or 12 other remedies to satisfy a forfeiture award that is not 13 provided for in this act.

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Section 9. No Joint-and-Several Liability.

A defendant is not jointly and severally liable for forfeiture awards owed by other defendants. When ownership is unclear, a court may order each defendant to forfeit property on a pro rata basis or by another means the court finds equitable.

Section 10. Seizure of Personal Property withProcess.

At the request of the state at any time, a court may issue an ex parte preliminary order to attach, seize, or secure personal property for which forfeiture is sought and to provide for its custody, pending the determination of the prosecuting authority's forfeiture request. Application, issuance, execution, and return are subject to the Alabama
 Rules of Civil Procedure.

3 Section 11. Seizure of Personal Property without4 Process.

5 (a) Personal property subject to forfeiture may be 6 seized, pending the determination of the prosecuting 7 authority's forfeiture request, at any time, without a court 8 order, under any of the following conditions:

9 (1) The seizure of personal property is incident to 10 a lawful arrest or a search lawfully conducted.

11 (2) The personal property subject to seizure has
12 been the subject of a prior judgment in favor of the state.

13 (3) The state has probable cause to believe that the 14 delay occasioned by the necessity to obtain process would 15 result in the removal or destruction of the personal property 16 and that the personal property is forfeitable under this act.

(b) Mere presence or possession of United States
currency, a debit card, or a credit card, without other
indicia of a crime that subjects the property to forfeiture,
is insufficient probable cause for seizure of the United
States currency, debit card, or credit card.

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Section 12. Seizure of Real Property with Process.

(a) Real property for which forfeiture is sought
shall not be seized without a court order. A court may issue
an order to seize or secure real property, pending the
determination of the prosecuting authority's forfeiture
request, only after proper notice to property owners and an

opportunity for a contested hearing to determine the
 sufficiency of probable cause for the seizure.

3 (b) Nothing in this section prohibits the
4 prosecuting authority from seeking a lis pendens or
5 restraining order to hinder the sale or destruction of the
6 real property.

7 (c) Application, issuance, execution, and return of
8 any order are subject to the Alabama Rules of Civil Procedure.
9 Section 13. Receipt.

When property is seized, the law enforcement officer shall give an itemized receipt to the person possessing the property. In the absence of the person possessing the property, the law enforcement officer shall leave a receipt in the place where the property was found, if reasonably possible.

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Section 14. Title to Property.

(a) Title to property subject to forfeiture vests
with the state when a court issues a forfeiture judgment and
relates back to the time when the state seizes or restrains
the property.

(b) Title to substituted assets vests when the court
issues an order forfeiting substitute assets.

(c) Notwithstanding subsections (a) and (b), title
to the property is subject to claims by innocent owners, bona
fide creditors, lienholders, and other third parties
adjudicated under this act.

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Section 15. Pretrial Replevin Hearing.

(a) As used in this section, claimant means a
 defendant, innocent owner, or other third party with an
 interest in seized property.

4 (b) Following the seizure of property, a claimant
5 has a right to a pretrial hearing to determine the validity of
6 the seizure.

7 (c) Prior to 60 days before trial of the related
8 criminal offense, the claimant may claim the right to
9 possession of property by motion to the court to issue a writ
10 of replevin.

(d) The claimant shall file a motion establishingthe validity of the alleged interest in the property.

(e) The court shall hear the motion no more than 30days after the motion is filed.

(f) The state shall file an answer showing probable
cause for the seizure, or cross motions, at least 10 days
before the hearing.

(g) Either party, by agreement or for good cause,
may move the court for one extension of no more than 10 days.
The motion may be supported by affidavits or other
submissions.

(h) The court shall decide the motion for replevinwithin seven days of the hearing.

(i) The court shall issue a writ of replevin if thecourt finds any of the following:

(1) It is likely the final judgment will be that thestate must return the property to the claimant.

(2) The state has failed to prove the property is
 reasonably required to be held for evidentiary reasons.

3 (3) The property is the only reasonable means for a
4 defendant to pay for legal representation in the forfeiture or
5 criminal proceeding. The court may order the return of funds
6 or property sufficient to obtain counsel of choice but less
7 than the total amount seized.

8 (j) In lieu of ordering the issuance of the writ, 9 the court may order the state to give security or written 10 assurance for satisfaction of any judgment, including damages, 11 that may be rendered in the action, or order other relief as 12 may be just.

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Section 16. Discovery.

14 (a) Discovery concerning the forfeiture by a
15 defendant is subject to the Alabama Rules of Criminal
16 Procedure.

(b) Discovery concerning the forfeiture by an
innocent owner or other third party is subject to the Alabama
Rules of Civil Procedure.

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Section 17. Trial Proceedings.

(a) The litigation related to the forfeiture of property shall be held in a single proceeding following the trial of the related alleged offense. The trial judge shall make all findings of fact for any litigation associated with the forfeiture of property of less than ten thousand dollars (\$10,000) in value. Nothing in this act provides a right to a jury trial for any litigation associated with the forfeiture

of property of less than ten thousand dollars (\$10,000) in 1 2 value.

(b) Within 30 days of the seizure of property or 3 simultaneously upon filing a related criminal indictment, the 4 5 state shall file a forfeiture charge that shall include all of 6 the following:

7 (1) A description of the property seized and its 8 approximate value.

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(2) The date and place of seizure of the property.

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(3) The name and address of the law enforcement 11 agency making the seizure.

(4) The specific legal and factual grounds for the 12 13 seizure.

(5) Whether the property was seized pursuant to an 14 15 order of seizure, and if the property was seized without an order of seizure, an affidavit from a law enforcement officer 16 17 stating the legal and factual grounds why an order of seizure 18 was not required.

(6) The names of persons known to the state who may 19 20 claim an interest in the property and the basis for each 21 person's alleged interest.

22 (c) The charging document shall be served upon the 23 defendant, the person from whom the property was seized, the 24 person's attorney of record, and all persons known or 25 reasonably believed to have an interest in the property, 26 including innocent owners and other third parties.

27 Section 18. Proportionality Hearing.

1 (a) At any time following determination of 2 forfeiture by the trier of fact, the defendant may petition the court to determine whether the forfeiture is 3 unconstitutionally excessive under the Constitution of Alabama 4 of 1901 or the United States Constitution. 5 (b) The defendant has the burden of establishing the 6 7 forfeiture is grossly disproportional to the seriousness of the offense by a preponderance of the evidence at a hearing 8 9 conducted by the court without a jury. 10 (c) In determining whether the forfeiture of property is unconstitutionally excessive, the court shall 11 consider all relevant factors, including all of the following: 12 13 (1) The seriousness of the offense and its impact on 14 the community, including the duration of the activity and the harm caused by the defendant. 15 16 (2) The extent to which the defendant participated in the offense. 17 18 (3) The extent to which the property was used in committing the offense. 19 20 (4) The sentence imposed for committing the crime 21 subject to forfeiture. (5) Whether the offense was completed or attempted. 22 23 (d) In determining the value of the property subject 24 to forfeiture, the court shall consider all relevant factors, 25 including all of the following: (1) The fair market value of the property. 26

1 (2) The value of the property to the defendant, including hardship to the defendant if the forfeiture is 2 realized and if the forfeiture would deprive the property 3 owner of his or her livelihood. 4 5 (3) The hardship from the loss of a primary residence, motor vehicle, or other property to the defendant's 6 7 family members or others if the property is forfeited. 8 (e) The court may not consider the value of the 9 property to the state in determining whether the forfeiture of 10 an instrumentality is constitutionally excessive. Section 19. Secured Interest. 11 12 (a) Except as otherwise provided in this section, 13 property encumbered by a bona fide security interest is not subject to forfeiture. A person claiming a security interest 14 15 must establish by a preponderance of the evidence the validity of the interest perfected under Article 9A of Title 7 of the 16 Code of Alabama 1975, or a lease or rental agreement. 17 18 (b) The prosecuting authority shall summarily return 19 seized property to the person with the bona fide security 20 interest, up to the value of the secured interest. 21 (c) If the person alleges a valid security interest 22 but the state seeks to proceed with the forfeiture against the property, the state shall prove by a preponderance of the 23 24 evidence that the person had actual knowledge of the 25 underlying crime giving rise to the forfeiture. 26 Section 20. Third Party Claims.

(a) Any person, other than the defendant, asserting
a legal interest in property which has been seized or
restrained, at any time up until 90 days after the criminal
conviction, may petition the court for a hearing to adjudicate
the validity of the person's alleged interest in the property.
The hearing shall be held before the court alone, without a
jury.

8 (b) The petition shall be signed by the petitioner 9 under penalty of perjury and shall set forth all of the 10 following:

(1) The nature and extent of the petitioner's right,title, or interest in the property.

13 (2) The time and circumstances of the petitioner's14 acquisition of the right, title, or interest in the property.

15 (3) Any additional facts supporting the petitioner's16 claim.

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(4) The relief sought.

(c) The hearing on the petition, to the extent
practicable and consistent with the interests of justice,
shall be held within 60 days of the filing of the petition.
The court may consolidate the hearing on the petition with a
hearing on any other petition or motion filed by a person
other than the defendant under this subsection.

(d) At the hearing, the petitioner may testify and
present evidence and witnesses on the petitioner's own behalf
and cross-examine witnesses who appear at the hearing. The
state may present evidence and witnesses in rebuttal and in

defense of its claim to the property and cross-examine
 witnesses who appear at the hearing.

3 (e) A court shall rule on the petition within 144 days of the hearing.

5 (f) The petitioner who has an ownership interest in 6 property subject to forfeiture existing at the time the 7 illegal conduct giving rise to forfeiture occurred and who 8 claims to be an innocent owner or other third party with an 9 interest in the property bears the burden of proving by clear 10 and convincing evidence that the petitioner has a legal right, 11 title, or interest in the property seized under this act.

(g) If subsection (f) is satisfied and the state seeks to proceed with the forfeiture against the property, the state shall prove by clear and convincing evidence that the petitioner consented to the use of the property with actual or constructive knowledge that it would be or was used for the underlying crime giving rise to the forfeiture.

(h) A petitioner who acquired an ownership interest in property subject to forfeiture after the commission of a crime giving rise to the forfeiture and who claims to be an innocent owner or other third party with an interest in the property bears the burden of proving by clear and convincing evidence that the petitioner has a legal right, title, or interest in the property seized under this act.

(i) If subsection (h) is satisfied and the state
seeks to proceed with the forfeiture against the property, the
state shall prove by clear and convincing evidence that at the

1 time the petitioner acquired the property either of the 2 following were true:

3 (1) The petitioner had actual or constructive
4 knowledge that the property was an instrumentality or the
5 proceeds of a felonious act subjecting it to forfeiture.

6 (2) The petitioner was not a bona fide purchaser 7 without notice of any defect in title and for valuable 8 consideration.

9 (j) If the state fails to meet its burden in 10 subsections (g) and (i), the court shall find that the 11 petitioner is an innocent owner and shall order the state to 12 relinquish all claims of title to the property and return the 13 property to the innocent owner within a reasonable period not 14 to exceed five days.

15 (k) The defendant or convicted offender may invoke 16 the right against self-incrimination or the marital privilege 17 during the forfeiture-related stage of the prosecution. The 18 trier of fact at the hearing may draw an adverse inference 19 from the invocation of the right or privilege.

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Section 21. Appeal.

A party to forfeiture litigation, including a criminal defendant, a petitioner seeking innocent owner status, or a petitioner for replevin, may appeal the court's decision regarding the seizure or forfeiture of property under this act. The appeal may be on an interlocutory basis.

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Section 22. Disposition of Property and Proceeds.

(a) At any time when unclaimed property or
 contraband held for evidentiary purposes is no longer needed
 for that purpose, the court may order it be delivered to the
 prosecuting or seizing agency within 30 days, or, in the case
 of contraband, be destroyed within 30 days.

6 (b) If the forfeiture is granted, the court may 7 order the property be delivered to the prosecuting or seizing 8 agency within 30 days.

9 (c) If the forfeiture is denied, the court must 10 order the property be returned to the person from whom the 11 property was seized within a reasonable period, not to exceed 12 five days.

(d) Upon motion, the court may order that a portion of the currency seized or proceeds from the sale of forfeited property be used to pay reasonable non-personnel expenses for the seizure, storage, and maintenance of any forfeited property.

(e) (1) The prosecuting or seizing agency shall
 dispose of all non-currency forfeited property. The sale
 proceeds and forfeited currency shall be distributed in the
 following order:

a. To pay all outstanding recorded liens on theforfeited property.

b. To pay reasonable non-personnel expenses tocomply with an order of the court.

26 c. The remaining proceeds from the sale or27 distribution shall be awarded by the court pursuant to a

1 recommendation by the state on a pro rata share to the 2 participating law enforcement agencies, the prosecuting entity 3 that pursued the action, and as payment of restitution to any 4 victims of the underlying offense.

5 (2) Any proceeds from sales authorized by this section awarded by the court to a county or municipal law 6 7 enforcement agency shall be deposited into the respective 8 county or municipal general fund and made available to the 9 appropriate law enforcement agency upon requisition of the 10 chief law enforcement official of the agency. Any monies or proceeds authorized by this act and ordered by the court to be 11 distributed to the district attorney shall be deposited into 12 13 the district attorney's solicitor's fund to be expended for 14 law enforcement purposes.

(f) Abandoned property or property seized from an owner who fled the jurisdiction shall be delivered to the State Treasurer. The State Treasurer shall dispose of all such non-currency property in accordance with state law. The sale proceeds and currency shall be deposited into the State General Fund.

Section 23. Prohibition on Retaining Property; Sale
 Restrictions.

No law enforcement agency may retain forfeited or abandoned non-currency property for its own use or sell it, directly or indirectly, to any employee of the agency, to a person related to an employee by blood or marriage, or to another law enforcement agency. 1

Section 24. Return of Property, Damages, and Costs.

(a) The law enforcement agency that holds the
property shall return the property to the owner or other
prevailing claimant within a reasonable period of time not to
exceed five days after judgment in favor of that person.

6 (b) The law enforcement agency that holds the 7 property is responsible for any damages, storage fees, and 8 related costs applicable to property returned under subsection 9 (a).

Section 25. Adoption, Joint Task Forces and Receipt
 of Payment of Forfeiture Proceeds from the Federal Government.

(a) A law enforcement agency shall not refer,
transfer, or otherwise relinquish possession of property
seized under state law to a federal agency by way of adoption
of the seized property or other means by the federal agency
for the purpose of the property's forfeiture under the federal
Controlled Substances Act.

18 (b) A law enforcement agency or participant in a joint task force with the federal government or other 19 20 multijurisdictional collaboration with the federal government 21 shall not accept payment of any kind or distribution of 22 forfeiture proceeds or property resulting from a joint task 23 force with the federal government or other multijurisdictional 24 collaboration with the federal government unless the aggregate 25 net equity value of the property or currency forfeited in a 26 case exceeds one hundred thousand dollars (\$100,000), excluding the value of contraband. 27

(c) Nothing in subsection (a) or (b) shall be 1 2 construed to restrict a law enforcement agency from acting alone or collaborating with a federal agency or other agency 3 to seize contraband or property a law enforcement agent has 4 5 probable cause to believe is the proceeds or instruments of a crime that subjects the property to forfeiture. 6 7 (d) Nothing in subsection (a) or (b) shall be 8 construed to prohibit the federal government from seizing property and seeking forfeiture under federal law. 9

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Section 26. Reporting.

(a) The Attorney General shall establish and maintain a case tracking system and searchable public website that includes the following information about property seized and forfeited under state law and under any agreement with the federal government:

16 (1) Name of the law enforcement agency that seized
17 the property or, if seized by a multijurisdictional task
18 force, the name of the lead agency.

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(2) Date of the seizure.

(3) Type of property seized. Currency, or if
 property other than currency, a description of property seized
 including make, model, year, and serial number.

(4) Place of seizure: Home, business, or traffic
stop; and, if a traffic stop on an interstate or state
highway, the direction of the traffic flow: Eastbound,
westbound, southbound, or northbound.

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(5) Estimated value of the seizure.

(6) Criminal offense alleged that led to the 1 2 seizure, including whether the offense is under state or federal law. 3 (7) Crime for which suspect was charged, including 4 5 whether the crime charged is under state or federal law. (8) Criminal case number and court in which the case 6 7 was filed, if any. (9) The outcome of the defendant's criminal case, if 8 available. Potential outcomes include the following: 9 10 a. Charges not filed. b. Charges dropped. 11 12 c. Acquittal. 13 d. Plea agreement. e. Jury conviction. 14 15 f. Other. (10) If forfeiture is sought under federal law, the 16 17 reason the case is not being sought under state law. (11) Forfeiture case number and court in which the 18 case was filed, if available. 19 20 (12) Estimate of total costs to the agency to do all 21 of the following: 22 a. Store property in impound lots or evidence rooms. b. Pay for law enforcement personnel and 23 24 prosecutors' time and expenses to litigate forfeiture cases. 25 c. Cost to sell or dispose of forfeited property.

1 (13) If a property owner filed a claim or 2 counterclaim, who by: The suspect, innocent owner, joint 3 owner, or third-party owner. (14) Method of final forfeiture proceeding: 4 5 Criminal, civil-judicial, or civil-administrative. (15) Date of forfeiture order. 6 (16) Whether there was a forfeiture settlement 7 8 agreement. 9 (17) Property disposition: Returned to owner, 10 partially returned to owner, sold, destroyed, or retained by a law enforcement agency. 11 (18) Date of property disposition. 12 13 (19) Value of the property forfeited; or if forfeited under federal law, the amount of proceeds received 14 15 from the federal government. (b) If forfeiture is sought under federal law, 16 information for subdivisions (13) through (19) of subsection 17 18 (a) may not be available to be placed on the website. (c) In addition to information required to be 19 20 published under subsection (a), the Attorney General shall 21 include on the searchable public website all of the following: 22 (1) The total amount of funds expended which 23 resulted from property seized, forfeited, and reported in 24 subsection (a) from each of the following: 25 a. Drug abuse, crime, and gang prevention programs. 26 b. Victim reparations.

c. Investigation costs, including witness 1 2 protection, informant fees, and controlled buys. d. Court costs and attorneys' fees. 3 e. Salaries, overtime, and benefits, as permitted by 4 5 law. f. Professional outside services, including 6 7 auditing, court reporting, expert witness fees, outside 8 attorney fees, and membership fees paid to trade associations. 9 g. Travel, meals, entertainment, conferences, 10 training, and continuing education. h. Other operating expenses, including office 11 12 supplies, postage, and printing. 13 i. Capital expenditures, including vehicles, 14 firearms, equipment, computers, and furniture. 15 j. Other expenditures of forfeiture proceeds. (2) The total value of seized and forfeited property 16 17 held by the agency at the end of the reporting period. 18 (d) The law enforcement agency that seizes property and the prosecutors who litigate related criminal cases and 19 20 forfeiture proceedings shall update the Attorney General's 21 website with the information required under subsection (a) at 22 the end of the month following each seizure of property. The 23 chief officer of a multijurisdictional task force may appoint 24 one agency to report its seizures. If an agency has made no 25 seizures during the previous year, a report shall be filed by the Attorney General specifying that the agency did not engage 26

1 in seizures or forfeitures under this act during the reporting 2 period.

3 (e) Each law enforcement agency shall update the
4 Attorney General's website with the information required under
5 subsection (c) within 30 days after the end of the fiscal
6 year. The chief officer of a multijurisdictional task force
7 may appoint one agency to report its expenditures.

8 (f)(1) The Attorney General, within 120 days after 9 the close of the fiscal year, shall submit to the Speaker of 10 the House of Representatives, President Pro Tempore of the 11 Senate, and Governor a written report that includes all of the 12 following:

a. A summary of seizure and forfeiture activity inthe state for the preceding fiscal year.

b. The type, approximate value, and disposition ofthe property seized and forfeited.

c. The amount of any proceeds received or expended
at the state and local levels. The report shall provide a
categorized accounting of all proceeds expended.

(2) The summary for data on seizures, forfeitures,
and expenditures of forfeiture proceeds shall be disaggregated
by the agency. The aggregate report shall also be made
available on the Attorney General's website.

(g) The Attorney General may include in the report
required under subsection (f) recommendations to improve
statutes, rules, and policies to better ensure that seizure,
forfeiture, and expenditures are done and reported in a manner

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that is fair to crime victims, innocent property owners, secured interest holders, citizens, law enforcement, and taxpayers.

(h) If a law enforcement agency fails to file a
report within 30 days after it is due and there is no good
cause as determined by the Attorney General, the agency shall
be subject to a civil fine payable to the State General Fund
of five hundred dollars (\$500) or the equivalent of
one-quarter of the forfeiture proceeds received by the agency,
whichever is greater.

(i) The State Auditor shall perform annually a financial audit under the generally accepted government auditing standards (GAGAS) of records related to inventory of seized property and expenditures of forfeiture proceeds. A copy of the final audit report shall be submitted to the Attorney General no later than 90 days after the end of the fiscal year and shall be made public.

(j) The Attorney General may recoup its costs under
this act by charging a fee to the law enforcement agency
filing a report. The agency may use forfeiture proceeds to pay
the costs of compiling and reporting data under this act and
to pay any fees imposed by the Attorney General.

(k) The Attorney General may adopt rules that arenecessary to implement and administer this act.

(1) The data and reports compiled and prepared underthis act are public information under the Alabama Open Records

Act, Chapter 12 of Title 36 of the Code of Alabama 1975, and
 are not exempt from disclosure.

3 (m) This section is effective for the reporting
4 period starting January 1, 2019.

5 Section 27. Repeal of all other inconsistent6 forfeiture provisions.

7 This act sets out the exclusive process for asset 8 forfeitures in the state and supersedes other provisions in state or local law that are inconsistent with this act. All 9 10 civil forfeiture provisions of the Code of Alabama 1975, that are inconsistent with this act are repealed. Specifically, the 11 12 following sections are repealed: Section 20-2-93, Code of 13 Alabama 1975, relating to forfeiture in controlled substance cases; Section 13A-8-117, Code of Alabama 1975, relating to 14 15 forfeiture of certain computers and software; Article 4, commencing with Section 15-5-60 of Chapter 5 of Title 15 of 16 the Code of Alabama 1975, The Alabama Comprehensive Criminal 17 18 Proceeds Forfeiture Act; and Section 13A-11-37, Code of Alabama 1975, relating to forfeiture of an eavesdropping 19 20 device.

21 Section 28. This act shall become effective on the 22 first day of the third month following its passage and 23 approval by the Governor, or its otherwise becoming law.

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