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STATE OF NEW JERSEY 218th LEGISLATURE

INTRODUCED JANUARY 28, 2019

Sponsored by: Assemblyman NICHOLAS CHIARAVALLOTI District 31 (Hudson) Assemblywoman SHAVONDA E. SUMTER District 35 (Bergen and Passaic) Assemblywoman NANCY J. PINKIN District 18 (Middlesex)

Co-Sponsored by: Assemblywoman Lopez, Assemblyman Tully and Assemblywoman Swain

SYNOPSIS

Revises procedures for certain asset forfeiture proceedings and requires criminal conviction for forfeiture of certain seized property.

CURRENT VERSION OF TEXT

As reported by the Assembly Law and Public Safety Committee on February 7, 2019, with amendments.



(Sponsorship Updated As Of: 5/24/2019)

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1 AN ACT concerning asset forfeiture proceedings and amending 2 N.J.S.2C:64-3, N.J.S.2C:64-4, and N.J.S.2C:64-5. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. N.J.S.2C:64-3 is amended to read as follows: 8 2C:64-3. Forfeiture procedures. a. Whenever any property 9 other than prima facie contraband is subject to forfeiture under this 10 chapter, [such] the forfeiture may be enforced by a civil action, instituted within 90 days of the seizure and commenced by the State 11 and against the property sought to be forfeited. 12 13 The complaint shall be verified on oath or affirmation. It b. 14 shall describe with reasonable particularity the property that is the 15 subject matter of the action and the value of the property, and shall 16 contain allegations setting forth the reason or reasons the article 17 sought to be or which has been seized is contraband. 18 Notice of the action shall be given to any person known to c. 19 have a property interest in the article. In addition, the notice 20 requirements of the Rules of Court for an in rem action shall be 21 followed. 22 d. The claimant of the property that is the subject of an action 23 under this chapter shall file and serve [his] the claim in the form of 24 an answer in accordance with the Rules of Court. The answer shall 25 be verified on oath or affirmation, and shall state the interest in the 26 property by virtue of which the claimant demands its restitution and the right to defend the action. If the claim is made in behalf of the 27 person entitled to possession by an agent, bailee, or attorney, it shall 28 29 state that [he] the claimant is duly authorized to make the claim. 30 If no answer is filed and served within the applicable time, e. 31 the property seized shall be disposed of pursuant to N.J.S.2C:64-6. If an answer is filed, the Superior [or county district] court 32 f. shall set the matter down for a summary hearing as soon as 33 34 practicable. Upon application of the State or claimant, if [he be] the claimant is a defendant in a criminal proceeding arising out of 35 the seizure, the Superior [or county district] court may stay 36 proceedings in the forfeiture action until the criminal proceedings 37 have been concluded by an entry of final judgment. 38 39 g. Any person with a property interest in the seized property, 40 other than a defendant who is being prosecuted in connection with 41 the seizure of property may secure its release pending the forfeiture 42 action unless the article is dangerous to the public health, safety, and welfare or the State can demonstrate that the property will 43 44 probably be lost or destroyed if released or employed in subsequent 45 criminal activity. Any person with [such] a property interest other

Matter underlined <u>thus</u> is new matter.

Matter enclosed in superscript numerals has been adopted as follows:

¹Assembly ALP committee amendments adopted February 7, 2019.

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

than a defendant who is being prosecuted, prior to the release of
 [said] that property shall post a bond with the court in the amount
 of the market value of the seized item.

4 The prosecuting agency with approval of the entity funding h. 5 [such] the agency, or any other entity, with the approval of the 6 prosecuting agency, where the other entity's law enforcement 7 agency participated in the surveillance, investigation or arrest which 8 is the subject of the forfeiture action, may apply to the Superior 9 Court for an order permitting use of seized property, pending the 10 disposition of the forfeiture action provided, however, that [such] 11 the property shall be used solely for law enforcement purposes. 12 Approval shall be liberally granted but shall be conditioned upon 13 the filing of a bond in an amount equal to the market value of the 14 item seized or a written guarantee of payment for property which 15 may be subject to return, replacement or compensation as to 16 reasonable value in the event that the forfeiture is refused or only 17 partial extinguishment of property rights is ordered by the court.

i. If the property is of such nature that substantial difficulty
may result in preserving its value during the pendency of the
forfeiture action, the Superior [or county district] court may
appoint a trustee to protect the interests of all parties involved in the
action.

j. [Evidence] Except in circumstances in which a conviction is required for the forfeiture of seized property pursuant to this chapter, evidence of a conviction of a criminal offense in which seized property was either used or provided an integral part of the State's proofs in the prosecution shall be considered in the forfeiture proceeding as creating a rebuttable presumption that the property was utilized in furtherance of an unlawful activity.

30 (cf: P.L.1989, c.279, s.1)

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2. N.J.S.2C:64-4 is amended to read as follows:

a. Nothing in this chapter shall impair the right of the State toretain evidence pending a criminal prosecution.

b. ¹[The fact that a] <u>A</u>¹ prosecution involving seized property
¹<u>that</u>¹ terminates without a conviction [does not] <u>shall</u> preclude
forfeiture proceedings against [the] property [pursuant to this
chapter] with a value of:

39 (1) \$1,000 or less in the case of property in the form of cash,
 40 negotiable instruments, or other cash equivalents; or

41 (2) \$25,000 or less in the case of property other than cash,
 42 negotiable instruments, or other cash equivalent.

43 (cf: P.L.1981, c.290, s.49)

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45 3. N.J.S.2C:64-5 is amended to read as follows:

Seized Property; Rights of Owners and Others Holding Interests.

a. No forfeiture under this chapter shall affect the rights of any

48 lessor in the ordinary course of business or any person holding a

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1 perfected security interest in property subject to seizure unless [it 2 shall appear that such], in the case of property in the form of cash, 3 negotiable instruments, or other cash equivalents with a value of 4 greater than \$1,000, or in the case of property other than cash, 5 negotiable instruments, or other cash equivalent with a value of 6 greater than \$25,000, the State establishes, by clear and convincing 7 evidence, that the person had knowledge of or consented to any act 8 or omission upon which the right of forfeiture is based. [Such] 9 These rights are only to the extent of interest in the seized property 10 and at the option of the entity funding the prosecuting agency 11 involved may be extinguished by appropriate payment.

b. (1) Property other than prima facie contraband seized under this chapter shall not be subject to forfeiture **[**if**]** <u>unless</u> a prosecution involving property in the form of cash, negotiable instruments, or other cash equivalents with a value of \$1,000 or less, or property, other than cash, negotiable instruments, or other cash equivalent valued at \$25,000 or less terminates with a conviction; or

19 (2) Property other than prima facie contraband seized under this 20 chapter shall not be subject to forfeiture unless, in the case of seized 21 property in the form of cash, negotiable instruments, or other cash 22 equivalents with a value of greater than \$1,000, or in the case of 23 property other than cash, negotiable instruments, or other cash 24 equivalent valued at greater than \$25,000, the owner of the 25 property] <u>State</u> establishes by [a preponderance of the] <u>clear and</u> 26 convincing evidence that the owner of the property was [not] 27 involved in or aware of the unlawful activity and that the owner had done all that could reasonably be expected to prevent the proscribed 28 29 use of the property by an agent. A person who uses or possesses 30 property with the consent or knowledge of the owner is deemed to 31 be the agent of the owner for purposes of this chapter.

c. Property seized under this chapter shall not be subject to
forfeiture if the property is seized while entrusted to a person by the
owner or the agent of the owner when the property has been
entrusted to the person for repairs, restoration or other services to
be performed on the property, and that person, without the owner's
knowledge or consent, uses the property for unlawful purposes.

- 38 (cf: P.L.1986, c.79, s.1)
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40 4. This act shall take effect immediately.