1 A bill to be entitled 2 An act relating to contraband forfeiture; amending s. 3 932.701, F.S.; revising the applicability of a short 4 title; amending s. 932.704, F.S.; requiring that 5 specified persons approve a settlement once property 6 has been seized; specifying when a settlement 7 agreement must be reviewed; requiring each state or 8 local law enforcement agency that seizes property for the purpose of forfeiture to perform a specified 9 10 review at least annually; prohibiting certain compensation or benefit to any law enforcement officer 11 12 from being dependent upon attaining a quota of seizures; requiring a seizing agency to adopt certain 13 14 written policies, procedures, and training to ensure 15 compliance; requiring that supervisory personnel 16 review seizures to determine whether probable cause existed; requiring prompt notification of the seizing 17 agency's legal counsel after a determination is made 18 19 regarding seizure; requiring that the legal counsel 20 conduct a specified review; requiring each seizing 21 agency to adopt and implement specified written 2.2 policies and procedures for the prompt release of seized property under certain circumstances; requiring 23 that the settlement of forfeiture actions be 24 25 consistent with certain mandates and with the seizing 26 agency's policy; requiring specified training and the

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27 maintenance of related records; amending s. 932.7055, 28 F.S.; increasing the minimum amount of forfeiture 29 proceeds that certain law enforcement agencies must 30 donate to certain programs; creating s. 932.7061, 31 F.S.; requiring each state or local law enforcement agency that seizes property for the purpose of 32 33 forfeiture to complete an annual report; requiring certain information to be included in the annual 34 35 report; requiring the Department of Law Enforcement to make an annual report to the Office of Program Policy 36 37 Analysis and Government Accountability compiling the 38 information; prohibiting a law enforcement agency and 39 an entity having budgetary control over the law 40 enforcement agency form anticipating proceeds from forfeitures in their budgeting processes; creating s. 41 42 732.7062, F.S.; providing a monetary penalty for seizing agencies that fail to comply with reporting 43 requirements; providing an exception; providing for 44 enforcement; amending ss. 322.34, 323.001, 328.07, and 45 46 817.625, F.S.; conforming cross-references; reenacting 47 ss. 27.3451 and 874.08, F.S., relating to the State Attorney's Forfeiture and Investigative Support Trust 48 Fund, and criminal gang activity, recruitment, and 49 50 forfeiture, respectively, to incorporate the amendment made to s. 932.704, F.S., in references thereto; 51 52 providing an effective date.

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54	Be It Enacted by the Legislature of the State of Florida:
55	
56	Section 1. Subsection (1) of section 932.701, Florida
57	Statutes, is amended to read:
58	932.701 Short title; definitions
59	(1) Sections 932.701- <u>932.7062</u> 932.706 shall be known and
60	may be cited as the "Florida Contraband Forfeiture Act."
61	Section 2. Subsections (7) and (11) of section 932.704,
62	Florida Statutes, are amended to read:
63	932.704 Forfeiture proceedings
64	(7) Once property is seized pursuant to the Florida
65	Contraband Forfeiture Act, regardless of whether the civil
66	complaint has been filed, all settlements must be personally
67	approved by the head of the law enforcement agency making the
68	seizure. If the agency head is unavailable and a delay would
69	adversely affect the settlement, approval may be given by a
70	subordinate of the agency head who is designated to grant such
71	authority. When the claimant and the seizing law enforcement
72	agency agree to settle the forfeiture action <u>after the civil</u>
73	complaint has been filed and before prior to the conclusion of
74	the forfeiture proceeding, the settlement agreement shall be
75	reviewed, unless such review is waived by the claimant in
76	writing, by the court or a mediator or arbitrator agreed upon by
77	the claimant and the seizing law enforcement agency. If the
78	claimant is unrepresented, the settlement agreement must include
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79 a provision that the claimant has freely and voluntarily agreed 80 to enter into the settlement without benefit of counsel.

81 (11) (a) The Department of Law Enforcement, in consultation with the Florida Sheriffs Association and the Florida Police 82 Chiefs Association, shall develop guidelines and training 83 84 procedures to be used by state and local law enforcement 85 agencies and state attorneys in implementing the Florida Contraband Forfeiture Act. At least annually, each state or 86 local law enforcement agency that seizes property for the 87 88 purpose of forfeiture shall periodically review such seizures of 89 assets made by the agency's law enforcement officers, any 90 settlements, and any forfeiture proceedings initiated by the law enforcement agency, to determine whether they such seizures, 91 92 settlements, and forfeitures comply with the Florida Contraband 93 Forfeiture Act and the guidelines adopted under this subsection. If the review suggests deficiencies, the state or local law 94 95 enforcement agency shall promptly take action to comply with the 96 Florida Contraband Forfeiture Act.

97 (b) The determination <u>as to of</u> whether an agency will file 98 a civil forfeiture action <u>is must be</u> the sole responsibility of 99 the head of the agency or his or her designee.

100 <u>(c) (b)</u> The determination <u>as to</u> of whether to seize 101 currency must be made by supervisory personnel. The agency's 102 legal counsel must be notified as soon as possible <u>after a</u> 103 determination is made.

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(d) The employment, salary, promotion, or other

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105	compensation of any law enforcement officer may not be dependent
106	on the ability of the officer to meet a quota for seizures.
107	(e) A seizing agency shall adopt and implement written
108	policies, procedures, and training to ensure compliance with all
109	applicable legal requirements regarding seizing, maintaining,
110	and forfeiting property under the Florida Contraband Forfeiture
111	Act.
112	(f) When property is seized for forfeiture, the probable
113	cause supporting the seizure must be promptly reviewed by
114	supervisory personnel. The seizing agency's legal counsel must
115	be notified as soon as possible of all seizures and shall
116	conduct a review to determine whether there is legal sufficiency
117	to proceed with a forfeiture action.
118	(g) Each seizing agency shall adopt and implement written
119	policies and procedures promoting the prompt release of seized
120	property as may be required by the act or by agency
121	determination when there is no legitimate basis for holding
122	seized property. To help assure that property is not wrongfully
123	held after seizure, each law enforcement agency must adopt
124	written policies and procedures ensuring that all asserted
125	claims of interest in seized property are promptly reviewed for
126	potential validity.
127	(h) The settlement of any forfeiture action must be
128	consistent with the Florida Contraband Forfeiture Act and the
129	agency's policy.
130	(i) Law enforcement agency personnel involved in the
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131 seizure of property for forfeiture shall receive basic training 132 and continuing education as required by the Florida Contraband 133 Forfeiture Act. Each agency shall maintain records demonstrating 134 each law enforcement officer's compliance with this requirement. 135 Among other things, the training must address the legal aspects of forfeiture, including, but not limited to, search and seizure 136 137 and other constitutional considerations. 138 Section 3. Paragraph (c) of subsection (5) of section 139 932.7055, Florida Statutes, is amended to read: 140 932.7055 Disposition of liens and forfeited property.-141 (5) 142 (C) An agency or organization, other than the seizing agency, that wishes to receive such funds shall apply to the 143 sheriff or chief of police for an appropriation and its 144 145 application shall be accompanied by a written certification that 146 the moneys will be used for an authorized purpose. Such requests 147 for expenditures shall include a statement describing 148 anticipated recurring costs for the agency for subsequent fiscal 149 years. An agency or organization that receives money pursuant to 150 this subsection shall provide an accounting for such moneys and 151 shall furnish the same reports as an agency of the county or 152 municipality that receives public funds. Such funds may be 153 expended in accordance with the following procedures: 154 Such funds may be used only for school resource 1. 155 officer, crime prevention, safe neighborhood, drug abuse 156 education, or drug prevention programs or such other law

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157 enforcement purposes as the board of county commissioners or 158 governing body of the municipality deems appropriate.

159 2. Such funds shall not be a source of revenue to meet160 normal operating needs of the law enforcement agency.

161 3. After July 1, 1992, and during every fiscal year 162 thereafter, Any local law enforcement agency that acquires at 163 least \$15,000 pursuant to the Florida Contraband Forfeiture Act 164 within a fiscal year must expend or donate no less than 25 15 165 percent of such proceeds for the support or operation of any 166 drug treatment, drug abuse education, drug prevention, crime 167 prevention, safe neighborhood, or school resource officer 168 program or programs program(s). The local law enforcement agency 169 has the discretion to determine which program or programs program(s) will receive the designated proceeds. 170

172 Notwithstanding the drug abuse education, drug treatment, drug 173 prevention, crime prevention, safe neighborhood, or school 174 resource officer minimum expenditures or donations, the sheriff 175 and the board of county commissioners or the chief of police and 176 the governing body of the municipality may agree to expend or 177 donate such funds over a period of years if the expenditure or 178 donation of such minimum amount in any given fiscal year would 179 exceed the needs of the county or municipality for such program 180 or programs program(s). Nothing in this section precludes The 181 minimum requirement for expenditure or donation of forfeiture 182 proceeds in excess of the minimum amounts established in this

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183	subparagraph does not preclude expenditures or donations in
184	excess of that amount herein .
185	Section 4. Section 932.7061, Florida Statutes, is created
186	to read:
187	932.7061 Reporting seized property for forfeiture
188	(1) Every law enforcement agency shall submit an annual
189	report to the Department of Law Enforcement indicating whether
190	the agency has seized or forfeited property under the Florida
191	Contraband Forfeiture Act. A law enforcement agency receiving or
192	expending forfeited property or proceeds from the sale of
193	forfeited property in accordance with the Florida Contraband
194	Forfeiture Act shall submit a completed annual report by October
195	10 documenting the receipts and expenditures. The report shall
196	be submitted in an electronic form, maintained by the Department
197	of Law Enforcement in consultation with the Office of Program
198	Policy Analysis and Government Accountability, to the entity
199	that has budgetary authority over such agency and to the
200	Department of Law Enforcement. The annual report must, at a
201	minimum, specify the type, approximate value, court case number,
202	type of offense, disposition of property received, and amount of
203	any proceeds received or expended.
204	(2) The Department of Law Enforcement shall submit an
205	annual report to the Office of Program Policy Analysis and
206	Government Accountability compiling the information and data in
207	the annual reports submitted by the law enforcement agencies.
208	The annual report shall also contain a list of law enforcement
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209	agencies that have failed to meet the reporting requirements and
210	a summary of any action taken against the noncomplying agency by
211	the office of Chief Financial Officer.
212	(3) Neither the law enforcement agency nor the entity
213	having budgetary control over the law enforcement agency shall
214	anticipate future forfeitures or proceeds therefrom in the
215	adoption and approval of the budget for the law enforcement
216	agency.
217	Section 5. Section 732.7062, Florida Statutes, is created
218	to read:
219	732.7062 Penalty for noncompliance with reporting
220	requirements.—A seizing agency that fails to comply with the
221	reporting requirements in s. 932.7061 is subject to a civil fine
222	of \$5,000 payable to the General Revenue Fund. However, such
223	agency is not subject to the fine if, within 60 days after
224	receipt of written notification from the Department of Law
225	Enforcement of noncompliance with the reporting requirements of
226	the Florida Contraband Forfeiture Act, the agency substantially
227	complies with those requirements. The Department of Law
228	Enforcement shall submit any substantial noncompliance to the
229	office of Chief Financial Officer, which shall be responsible
230	for the enforcement of this section.
231	Section 6. Paragraph (a) of subsection (9) of section
232	322.34, Florida Statutes, is amended to read:
233	322.34 Driving while license suspended, revoked, canceled,
234	or disqualified

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235 (9) (a) A motor vehicle that is driven by a person under the influence of alcohol or drugs in violation of s. 316.193 is 236 237 subject to seizure and forfeiture under ss. 932.701-932.7062 238 932.706 and is subject to liens for recovering, towing, or 239 storing vehicles under s. 713.78 if, at the time of the offense, 240 the person's driver license is suspended, revoked, or canceled 241 as a result of a prior conviction for driving under the 242 influence. 243 Section 7. Subsection (4) of section 323.001, Florida 244 Statutes, is amended to read: 245 323.001 Wrecker operator storage facilities; vehicle 246 holds.-247 (4) The requirements for a written hold apply when the 248 following conditions are present: 249 The officer has probable cause to believe the vehicle (a) 250 should be seized and forfeited under the Florida Contraband 251 Forfeiture Act, ss. 932.701-932.7062 932.706; 252 The officer has probable cause to believe the vehicle (b) 253 should be seized and forfeited under chapter 379; 254 The officer has probable cause to believe the vehicle (C) 255 was used as the means of committing a crime; 256 The officer has probable cause to believe that the (d) 257 vehicle is itself evidence that tends to show that a crime has 258 been committed or that the vehicle contains evidence, which 259 cannot readily be removed, which tends to show that a crime has 260 been committed;

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261	(e) The officer has probable cause to believe the vehicle
262	was involved in a traffic accident resulting in death or
263	personal injury and should be sealed for investigation and
264	collection of evidence by a vehicular homicide investigator;
265	(f) The vehicle is impounded or immobilized pursuant to s.
266	316.193 or s. 322.34; or
267	(g) The officer is complying with a court order.
268	Section 8. Paragraph (b) of subsection (3) of section
269	328.07, Florida Statutes, is amended to read:
270	328.07 Hull identification number required
271	(3)
272	(b) If any of the hull identification numbers required by
273	the United States Coast Guard for a vessel manufactured after
274	October 31, 1972, do not exist or have been altered, removed,
275	destroyed, covered, or defaced or the real identity of the
276	vessel cannot be determined, the vessel may be seized as
277	contraband property by a law enforcement agency or the division,
278	and shall be subject to forfeiture pursuant to ss. 932.701-
279	932.7062 932.706. Such vessel may not be sold or operated on the
280	waters of the state unless the division receives a request from
281	a law enforcement agency providing adequate documentation or is
282	directed by written order of a court of competent jurisdiction
283	to issue to the vessel a replacement hull identification number
284	which shall thereafter be used for identification purposes. No
285	vessel shall be forfeited under the Florida Contraband
286	Forfeiture Act when the owner unknowingly, inadvertently, or
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287 neglectfully altered, removed, destroyed, covered, or defaced 288 the vessel hull identification number.

289 Section 9. Paragraph (c) of subsection (2) of section 290 817.625, Florida Statutes, is amended to read:

291 817.625 Use of scanning device or reencoder to defraud;
 292 penalties.-

293 (2)

(c) Any person who violates subparagraph (a)1. or
subparagraph (a)2. shall also be subject to the provisions of
ss. 932.701-932.7062 932.706.

297 Section 10. For the purpose of incorporating the amendment 298 made by this act to section 932.704, Florida Statutes, in a 299 reference thereto, section 27.3451, Florida Statutes, is 300 reenacted to read:

301 27.3451 State Attorney's Forfeiture and Investigative 302 Support Trust Fund.-There is created for each of the several 303 state attorneys a trust fund to be known as the State Attorney's 304 Forfeiture and Investigative Support Trust Fund. Revenues 305 received by a state attorney as a result of forfeiture 306 proceedings, as provided under s. 932.704, shall be deposited in such trust fund and shall be used, when authorized by 307 308 appropriation or action of the Executive Office of the Governor 309 pursuant to s. 216.181(11), for the investigation of crime, 310 prosecution of criminals, or other law enforcement purposes.

311 Section 11. For the purpose of incorporating the amendment 312 made by this act to section 932.704, Florida Statutes, in a

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313 reference thereto, section 874.08, Florida Statutes, is 314 reenacted to read:

874.08 Criminal gang activity and recruitment; 315 forfeiture.-All profits, proceeds, and instrumentalities of 316 317 criminal gang activity and all property used or intended or 318 attempted to be used to facilitate the criminal activity of any 319 criminal gang or of any criminal gang member; and all profits, 320 proceeds, and instrumentalities of criminal gang recruitment and 321 all property used or intended or attempted to be used to 322 facilitate criminal gang recruitment are subject to seizure and 323 forfeiture under the Florida Contraband Forfeiture Act, s. 324 932.704.

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Section 12. This act shall take effect July 1, 2016.

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