By: WhitmireS.B. No. 1529Substitute the following for S.B. No. 1529:C.S.S.B. No. 1529By: GallegoC.S.S.B. No. 1529

## A BILL TO BE ENTITLED

AN ACT

2 relating to criminal asset forfeiture, the disposition of proceeds 3 and property from criminal asset forfeiture, and accountability for 4 that disposition; providing civil penalties.

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5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6 SECTION 1. Subsection (d), Article 59.03, Code of Criminal
7 Procedure, is amended to read as follows:

(d) A person in the possession of property at the time a 8 9 peace officer seizes the property under this chapter may at the time of seizure assert the person's interest in or right to the property. 10 Any peace officer, including the [A] peace officer who seizes the 11 property, [under this chapter] may not [at the time of seizure] 12 request, require, or in any manner induce any person, including a 13 person who asserts an interest in or right to the property [seized], 14 to execute a document purporting to waive the person's interest in 15 16 or rights to [the] property seized under this chapter.

SECTION 2. Article 59.03, Code of Criminal Procedure, is amended by adding Subsection (e) to read as follows:

19 (e) At any time before notice is filed under Article 20 59.04(b), an attorney representing the state may not request, 21 require, or in any manner induce any person, including a person who 22 asserts an interest in or right to property seized under this 23 chapter, to execute a document purporting to waive the person's 24 interest in or rights to the property.

SECTION 3. Article 59.06, Code of Criminal Procedure, is amended by adding Subsections (c-1), (d-1), and (d-2) and amending Subsections (d) and (g) to read as follows:

4 <u>(c-1) Any postjudgment interest from money, securities,</u> 5 <u>negotiable instruments, stocks or bonds, or things of value, or</u> 6 <u>proceeds from the sale of those items, that are deposited in an</u> 7 <u>interest-bearing bank account under Subsection (c) shall be used</u> 8 for the same purpose as the principal.

(d) 9 Proceeds awarded under this chapter to a law enforcement 10 agency or to the attorney representing the state may be spent by the agency or the attorney after a budget for the expenditure of the 11 proceeds has been submitted to the commissioners court or governing 12 body of the municipality. The budget must be detailed and clearly 13 14 list and define the categories of expenditures, but may not list 15 details that would endanger the security of an investigation or prosecution. Expenditures are subject to the audit and enforcement 16 17 provisions established under this chapter [article]. А commissioners court or governing body of a municipality may not use 18 the existence of an award to offset or decrease total salaries, 19 expenses, and allowances that the agency or the attorney receives 20 21 from the commissioners court or governing body at or after the time the proceeds are awarded. 22

23 (d-1) The head of <u>a law enforcement</u> [the] agency or <u>an</u> 24 attorney representing the state may not use <u>proceeds or property</u> 25 <u>received under this chapter to:</u>

26 (1) contribute to a political campaign;
 27 (2) make a donation to any entity, except as provided

1 by Subsection (d-2); 2 (3) pay expenses related to the training or education 3 of any member of the judiciary; 4 (4) pay any travel expenses related to attendance at 5 training or education seminars if the expenses violate generally applicable restrictions established by the commissioners court or 6 7 governing body of the municipality, as applicable; 8 (5) purchase alcoholic beverages; (6) make any expenditure not approved by the 9 10 commissioners court or governing body of the municipality, as applicable, if the head of a law enforcement agency or attorney 11 12 representing the state holds an elective office and: (A) the deadline for filing an application for a 13 14 place on the ballot as a candidate for reelection to that office in 15 the general primary election has passed and the person did not file an application for a place on that ballot; or 16 17 (B) during the person's current term of office, the person was a candidate in a primary, general, or runoff election 18 19 for reelection to that office and was not the prevailing candidate in that election; or 20 21 [the existence of an award to] increase a salary, (7) expense, or allowance for an employee of the  $\underline{\texttt{law}}$  enforcement agency 22 or attorney representing the state [or agency] who is budgeted by 23 24 the commissioners court or governing body of the municipality 25 unless the commissioners court or governing body first approves the 26 increase [expenditure]. 27 (d-2) The head of a law enforcement agency or an attorney

1	representing the state may use as an official purpose of the agency
2	or attorney proceeds or property received under this chapter to
3	make a donation to an entity that assists in:
4	(1) the detection, investigation, or prosecution of:
5	(A) criminal offenses; or
6	(B) instances of abuse, as defined by Section
7	261.001, Family Code;
8	(2) the provision of:
9	(A) mental health, drug, or rehabilitation
10	services; or
11	(B) services for victims or witnesses of criminal
12	offenses or instances of abuse described by Subdivision (1); or
13	(3) the provision of training or education related to
14	duties or services described by Subdivision (1) or (2).
15	(g)(1) All law enforcement agencies and attorneys
16	representing the state who receive proceeds or property under this
17	chapter shall account for the seizure, forfeiture, receipt, and
18	specific expenditure of all <u>the</u> [ <del>such</del> ] proceeds and property in an
19	audit, which is to be performed annually by the commissioners court
20	or governing body of a municipality, as appropriate. The annual
21	period of the audit for a law enforcement agency is the fiscal year
22	of the appropriate county or municipality and the annual period for
23	an attorney representing the state is the state fiscal year. The
24	audit <u>must</u> [ <del>shall</del> ] be completed on a form provided by the attorney
25	general and must include a detailed report and explanation of all
26	expenditures, including salaries and overtime pay, officer
27	training, investigative equipment and supplies, and other items.

1 Certified copies of the audit shall be delivered by the law 2 enforcement agency or attorney representing the state to [the 3 comptroller's office and] the attorney general not later than the 4 60th day after the date on which the annual period that is the 5 subject of the audit ends.

(2) If a copy of the audit is not delivered to the 6 7 attorney general within the period required by Subdivision (1), 8 within five days after the end of the period the attorney general shall notify the law enforcement agency or the 9 attorney 10 representing the state of that fact. On a showing of good cause, the attorney general may grant an extension permitting the agency 11 12 or attorney to deliver a copy of the audit after the period required by Subdivision (1) and before the 76th day after the date on which 13 14 the annual period that is the subject of the audit ends. If the law 15 enforcement agency or the attorney representing the state fails to establish good cause for not delivering the copy of the audit within 16 17 the period required by Subdivision (1) or fails to deliver a copy of an audit within the extension period, the attorney general shall 18 notify the comptroller of that fact. 19

under 20 (3) On notice Subdivision (2) [this 21 subdivision], the comptroller shall perform the audit otherwise required by Subdivision (1). At the conclusion of the audit, the 22 23 comptroller shall forward a copy of the audit to the attorney 24 general. The law enforcement agency or attorney representing the state is liable to the comptroller for the costs of the comptroller 25 26 in performing the audit.

27 SECTION 4. Chapter 59, Code of Criminal Procedure, is

1 amended by adding Articles 59.061 and 59.062 to read as follows: 2 Art. 59.061. AUDITS AND INVESTIGATIONS. (a) The state auditor may at any time perform an audit or conduct an 3 investigation, in accordance with this article and Chapter 321, 4 5 Government Code, related to the seizure, forfeiture, receipt, and specific expenditure of proceeds and property received under this 6 7 chapter. 8 (b) The state auditor is entitled at any time to access any book, account, voucher, confidential or nonconfidential report, or 9 other record of information, including electronic data, maintained 10 under Article 59.06, except that if the release of the applicable 11 12 information is restricted under state or federal law, the state auditor may access the information only with the approval of a court 13 14 or federal administrative agency, as appropriate. 15 (c) If the results of an audit or investigation under this article indicate that a law enforcement agency or attorney 16

17 representing the state has knowingly violated or is knowingly 18 violating a provision of this chapter relating to the disposition 19 of proceeds or property received under this chapter, the state 20 auditor shall promptly notify the attorney general for the purpose 21 of initiating appropriate enforcement proceedings under Article 22 59.062.

Art. 59.062. ENFORCEMENT. (a) In the name of the state, the attorney general may institute in a district court in Travis County or in a county served by the law enforcement agency or attorney representing the state, as applicable, a suit for injunctive relief, to recover a civil penalty, or for both

1 injunctive relief and a civil penalty if the results of an audit or investigation under Article 59.061 indicate that the law 2 3 enforcement agency or attorney representing the state has knowingly violated or is knowingly violating a provision of this chapter 4 5 relating to the disposition of proceeds or property received under this chapter. 6 7 (b) On application for injunctive relief and a finding that 8 the law enforcement agency or attorney representing the state is knowingly violating a provision of this chapter relating to the 9 10 disposition of proceeds or property received under this chapter, the district court shall grant the injunctive relief the facts may 11 12 warrant, without requirement for bond. (c) A law enforcement agency or attorney representing the 13 14 state who knowingly commits a violation described by Subsection (a) 15 is liable to the state for a civil penalty in an amount not to exceed \$100,000 as determined by the district court to be appropriate for 16 17 the nature and seriousness of the violation. In determining an appropriate penalty for the violation, the court shall consider: 18 19 (1) any previous violations committed by the agency or 20 attorney; 21 (2) the seriousness of the violation, including the 22 nature, circumstances, extent, and gravity of the violation; (3) the demonstrated good faith of the agency or 23 24 attorney; and (4) the amount necessary to deter future violations. 25 26 (d) If the attorney general brings a suit under this article and an injunction is granted or a civil penalty is imposed, the 27

1	attorney general may recover reasonable expenses, court costs,
2	investigative costs, and attorney's fees.
3	(e) Notwithstanding any other provision of this article, a
4	law enforcement agency or attorney representing the state ordered
5	to pay a civil penalty, expense, cost, or fee under this article
6	shall make the payment out of money available in any fund
7	established by the agency or attorney, as applicable, for the
8	purpose of administering proceeds or property received under this
9	chapter. If sufficient money is not available to make payment in
10	full at the time the court enters an order requiring payment, the
11	agency or attorney shall continue to make payments out of money
12	available in any fund described by this subsection until the
13	payment is made in full.
14	(f) A civil penalty collected under this article shall be
15	deposited to the credit of the drug court account in the general
16	revenue fund to help fund drug court programs established under
17	Chapter 469, Health and Safety Code.
18	(g) A law enforcement agency or attorney representing the
19	state is immune from liability under this article if the agency or
20	attorney reasonably relied on:
21	(1) the advice, consent, or approval of an entity that
22	conducts an audit of the agency or attorney under this chapter; or
23	(2) a written opinion of the attorney general relating
24	to:
25	(A) the statute or other provision of law the
26	agency or attorney is alleged to have knowingly violated; or
27	(B) a fact situation that is substantially

# 1 similar to the fact situation in which the agency or attorney is 2 involved.

SECTION 5. The changes in law made by this Act in amending 3 Article 59.03, Code of Criminal Procedure, apply only to property 4 5 seized on or after the effective date of this Act. Property seized before the effective date of this Act is covered by the law in 6 effect when the property was seized, and the former law is continued 7 8 in effect for that purpose. For purposes of this section, property was seized before the effective date of this Act if any portion of 9 10 the property was seized before that date.

SECTION 6. Except as provided by Section 7 of this Act, the 11 12 changes in law made by this Act in amending Article 59.06, Code of Criminal Procedure, apply to the disposition or use, on or after the 13 14 effective date of this Act, of proceeds or property received by a 15 law enforcement agency or attorney representing the state under Chapter 59, Code of Criminal Procedure, regardless of whether the 16 17 receipt of the proceeds or property occurred before, on, or after the effective date of this Act. 18

19 SECTION 7. The changes in law made by this Act in amending 20 Subsection (g), Article 59.06, Code of Criminal Procedure, and 21 adding Articles 59.061 and 59.062, Code of Criminal Procedure, 22 apply to any audit performed on or after the effective date of this 23 Act.

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SECTION 8. This Act takes effect September 1, 2009.