SENATE BILL 5255

State of Washington 65th Legislature 2017 Regular Session

By Senators Padden and Hasegawa

Read first time 01/18/17. Referred to Committee on Law & Justice.

1 AN ACT Relating to seizure and forfeiture reporting; and amending 2 RCW 69.50.505.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 Sec. 1. RCW 69.50.505 and 2013 c 3 s 25 are each amended to read 5 as follows:

6 (1) The following are subject to seizure and forfeiture and no 7 property right exists in them:

8 (a) All controlled substances which have been manufactured, 9 distributed, dispensed, acquired, or possessed in violation of this 10 chapter or chapter 69.41 or 69.52 RCW, and all hazardous chemicals, 11 as defined in RCW 64.44.010, used or intended to be used in the 12 manufacture of controlled substances;

(b) All raw materials, products, and equipment of any kind which are used, or intended for use, in manufacturing, compounding, processing, delivering, importing, or exporting any controlled substance in violation of this chapter or chapter 69.41 or 69.52 RCW;

(c) All property which is used, or intended for use, as a
container for property described in (a) or (b) of this subsection;

(d) All conveyances, including aircraft, vehicles, or vessels,which are used, or intended for use, in any manner to facilitate the

1 sale, delivery, or receipt of property described in (a) or (b) of 2 this subsection, except that:

3 (i) No conveyance used by any person as a common carrier in the 4 transaction of business as a common carrier is subject to forfeiture 5 under this section unless it appears that the owner or other person 6 in charge of the conveyance is a consenting party or privy to a 7 violation of this chapter or chapter 69.41 or 69.52 RCW;

8 (ii) No conveyance is subject to forfeiture under this section by 9 reason of any act or omission established by the owner thereof to 10 have been committed or omitted without the owner's knowledge or 11 consent;

12 (iii) No conveyance is subject to forfeiture under this section 13 if used in the receipt of only an amount of marijuana for which 14 possession constitutes a misdemeanor under RCW 69.50.4014;

15 (iv) A forfeiture of a conveyance encumbered by a bona fide 16 security interest is subject to the interest of the secured party if 17 the secured party neither had knowledge of nor consented to the act 18 or omission; and

(v) When the owner of a conveyance has been arrested under this chapter or chapter 69.41 or 69.52 RCW the conveyance in which the person is arrested may not be subject to forfeiture unless it is seized or process is issued for its seizure within ten days of the owner's arrest;

(e) All books, records, and research products and materials, including formulas, microfilm, tapes, and data which are used, or intended for use, in violation of this chapter or chapter 69.41 or 69.52 RCW;

(f) All drug paraphernalia((21)) other than paraphernalia possessed, sold, or used solely to facilitate marijuana-related activities that are not violations of this chapter;

31 (g) All moneys, negotiable instruments, securities, or other tangible or intangible property of value furnished or intended to be 32 furnished by any person in exchange for a controlled substance in 33 violation of this chapter or chapter 69.41 or 69.52 RCW, all tangible 34 or intangible personal property, proceeds, or assets acquired in 35 whole or in part with proceeds traceable to an exchange or series of 36 exchanges in violation of this chapter or chapter 69.41 or 69.52 RCW, 37 and all moneys, negotiable instruments, and securities used or 38 39 intended to be used to facilitate any violation of this chapter or 40 chapter 69.41 or 69.52 RCW. A forfeiture of money, negotiable

1 instruments, securities, or other tangible or intangible property encumbered by a bona fide security interest is subject to the 2 interest of the secured party if, at the time the security interest 3 was created, the secured party neither had knowledge of nor consented 4 to the act or omission. No personal property may be forfeited under 5 6 this subsection (1)(g), to the extent of the interest of an owner, by reason of any act or omission which that owner establishes was 7 committed or omitted without the owner's knowledge or consent; and 8

(h) All real property, including any right, title, and interest 9 in the whole of any lot or tract of land, and any appurtenances or 10 11 improvements which are being used with the knowledge of the owner for 12 the manufacturing, compounding, processing, delivery, importing, or exporting of any controlled substance, or which have been acquired in 13 14 whole or in part with proceeds traceable to an exchange or series of exchanges in violation of this chapter or chapter 69.41 or 69.52 RCW, 15 16 if such activity is not less than a class C felony and a substantial 17 nexus exists between the commercial production or sale of the controlled substance and the real property. However: 18

(i) No property may be forfeited pursuant to this subsection (1)(h), to the extent of the interest of an owner, by reason of any act or omission committed or omitted without the owner's knowledge or consent;

(ii) The bona fide gift of a controlled substance, legend drug, or imitation controlled substance shall not result in the forfeiture of real property;

26 (iii) The possession of marijuana shall not result in the forfeiture of real property unless the marijuana is possessed for 27 commercial purposes that are unlawful under Washington state law, the 28 29 amount possessed is five or more plants or one pound or more of marijuana, and a substantial nexus exists between the possession of 30 31 marijuana and the real property. In such a case, the intent of the 32 offender shall be determined by the preponderance of the evidence, including the offender's prior criminal history, the amount of 33 marijuana possessed by the offender, the sophistication of the 34 activity or equipment used by the offender, whether the offender was 35 36 licensed to produce, process, or sell marijuana, or was an employee of a licensed producer, processor, or retailer, and other evidence 37 which demonstrates the offender's intent to engage in unlawful 38 39 commercial activity;

1 (iv) The unlawful sale of marijuana or a legend drug shall not 2 result in the forfeiture of real property unless the sale was forty 3 grams or more in the case of marijuana or one hundred dollars or more 4 in the case of a legend drug, and a substantial nexus exists between 5 the unlawful sale and the real property; and

6 (v) A forfeiture of real property encumbered by a bona fide 7 security interest is subject to the interest of the secured party if 8 the secured party, at the time the security interest was created, 9 neither had knowledge of nor consented to the act or omission.

(2) Real or personal property subject to forfeiture under this 10 11 chapter may be seized by any ((board)) commission inspector or law 12 enforcement officer of this state upon process issued by any superior court having jurisdiction over the property. Seizure of real property 13 shall include the filing of a lis pendens by the seizing agency. Real 14 property seized under this section shall not be transferred or 15 16 otherwise conveyed until ninety days after seizure or until a 17 judgment of forfeiture is entered, whichever is later: PROVIDED, That real property seized under this section may be transferred or 18 conveyed to any person or entity who acquires title by foreclosure or 19 deed in lieu of foreclosure of a security interest. Seizure of 20 21 personal property without process may be made if:

(a) The seizure is incident to an arrest or a search under a
 search warrant or an inspection under an administrative inspection
 warrant;

(b) The property subject to seizure has been the subject of a prior judgment in favor of the state in a criminal injunction or forfeiture proceeding based upon this chapter;

(c) A ((board)) <u>commission</u> inspector or law enforcement officer has probable cause to believe that the property is directly or indirectly dangerous to health or safety; or

31 (d) The ((board)) <u>commission</u> inspector or law enforcement officer 32 has probable cause to believe that the property was used or is 33 intended to be used in violation of this chapter.

(3) In the event of seizure pursuant to subsection (2) of this section, proceedings for forfeiture shall be deemed commenced by the seizure. The law enforcement agency under whose authority the seizure was made shall cause notice to be served within fifteen days following the seizure on the owner of the property seized and the person in charge thereof and any person having any known right or interest therein, including any community property interest, of the

1 seizure and intended forfeiture of the seized property. Service of notice of seizure of real property shall be made according to the 2 rules of civil procedure. However, the state may not obtain a default 3 judgment with respect to real property against a party who is served 4 by substituted service absent an affidavit stating that a good faith 5 б effort has been made to ascertain if the defaulted party is incarcerated within the state, and that there is no present basis to 7 believe that the party is incarcerated within the state. Notice of 8 seizure in the case of property subject to a security interest that 9 has been perfected by filing a financing statement in accordance with 10 11 chapter 62A.9A RCW, or a certificate of title, shall be made by 12 service upon the secured party or the secured party's assignee at the address shown on the financing statement or the certificate of title. 13 14 The notice of seizure in other cases may be served by any method authorized by law or court rule including but not limited to service 15 16 by certified mail with return receipt requested. Service by mail 17 shall be deemed complete upon mailing within the fifteen day period following the seizure. 18

(4) If no person notifies the seizing law enforcement agency in 19 writing of the person's claim of ownership or right to possession of 20 21 items specified in subsection (1)(d), (g), or (h) of this section within forty-five days of the service of notice from the seizing 22 agency in the case of personal property and ninety days in the case 23 of real property, the item seized shall be deemed forfeited. The 24 25 community property interest in real property of a person whose spouse 26 or domestic partner committed a violation giving rise to seizure of the real property may not be forfeited if the person did not 27 participate in the violation. 28

(5) If any person notifies the seizing law enforcement agency in 29 writing of the person's claim of ownership or right to possession of 30 items specified in subsection (1)(b), (c), (d), (e), (f), (g), or (h) 31 of this section within forty-five days of the service of notice from 32 the seizing agency in the case of personal property and ninety days 33 in the case of real property, the person or persons shall be afforded 34 a reasonable opportunity to be heard as to the claim or right. The 35 36 notice of claim may be served by any method authorized by law or court rule including, but not limited to, service by first-class 37 mail. Service by mail shall be deemed complete upon mailing within 38 39 the forty-five day period following service of the notice of seizure in the case of personal property and within the ninety-day period 40

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following service of the notice of seizure in the case of real 1 property. The hearing shall be before the chief law enforcement 2 officer of the seizing agency or the chief law enforcement officer's 3 designee, except where the seizing agency is a state agency as 4 defined in RCW 34.12.020(4), the hearing shall be before the chief 5 6 law enforcement officer of the seizing agency or an administrative law judge appointed under chapter 34.12 RCW, except that any person 7 asserting a claim or right may remove the matter to a court of 8 competent jurisdiction. Removal of any matter involving personal 9 property may only be accomplished according to the rules of civil 10 procedure. The person seeking removal of the matter must serve 11 12 process against the state, county, political subdivision, or municipality that operates the seizing agency, and any other party of 13 interest, in accordance with RCW 4.28.080 or 4.92.020, within forty-14 five days after the person seeking removal has notified the seizing 15 16 law enforcement agency of the person's claim of ownership or right to 17 possession. The court to which the matter is to be removed shall be 18 the district court when the aggregate value of personal property is within the jurisdictional limit set forth in RCW 3.66.020. A hearing 19 before the seizing agency and any appeal therefrom shall be under 20 21 Title 34 RCW. In all cases, the burden of proof is upon the law 22 enforcement agency to establish, by a preponderance of the evidence, that the property is subject to forfeiture. 23

The seizing law enforcement agency shall promptly return the article or articles to the claimant upon a determination by the administrative law judge or court that the claimant is the present lawful owner or is lawfully entitled to possession thereof of items specified in subsection (1)(b), (c), (d), (e), (f), (g), or (h) of this section.

30 (6) In any proceeding to forfeit property under this title, where 31 the claimant substantially prevails, the claimant is entitled to 32 reasonable attorneys' fees reasonably incurred by the claimant. In 33 addition, in a court hearing between two or more claimants to the 34 article or articles involved, the prevailing party is entitled to a 35 judgment for costs and reasonable attorneys' fees.

36 (7) When property is forfeited under this chapter the ((board))
37 <u>commission</u> or seizing law enforcement agency may:

(a) Retain it for official use or upon application by any law
 enforcement agency of this state release such property to such agency
 for the exclusive use of enforcing the provisions of this chapter;

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1	(b) Sell that which is not required to be destroyed by law and
2	which is not harmful to the public;
3	(c) Request the appropriate sheriff or director of public safety
4	to take custody of the property and remove it for disposition in
5	accordance with law; or
6	(d) Forward it to the drug enforcement administration for
7	disposition.
8	(8)(a) The seizing agency must keep a record, about property
9	seized and forfeited under state law and any agreement with any
10	federal agency, of each forfeiture indicating:
11	(i) The name of the seizing agency;
12	<u>(ii) Date of seizure;</u>
13	<u>(iii) Type of property seized;</u>
14	(iv) Description of the property including make, model, year, and
15	serial number;
16	(v) Street address or description of the location where the
17	seizure occurred;
18	(vi) Whether the seizure was adopted by the federal government,
19	part of a joint task force with the federal government, or other
20	arrangement with the federal government;
21	(vii) Crime for which suspect was charged;
22	(viii) Whether the suspect was convicted of a crime;
23	(ix) Whether the forfeiture was contested by a suspect, innocent
24	owner claimant, joint owner, other property owner;
25	(x) Disposition of the property through the forfeiture process,
26	such as returned to suspect, returned to a joint owner or third-party
27	owner, sold, destroyed, or retained by a law enforcement agency;
28	(xi) Date of disposition of the property;
29	(xii) Basis for disposition of property in (a)(x) of this
30	subsection, such as suspect found not guilty, plea agreement, or
31	criminal forfeiture or civil forfeiture;
32	(xiii) Value of the property forfeited; and
33	(xiv) The net proceeds retained by the law enforcement agency
34	that seized the property.
35	(b) Each calendar quarter when property is forfeited, the seizing
36	agency shall ((keep a record indicating the identity of the prior
37	owner, if known, a description of the property, the disposition of
38	the property, the value of the property at the time of seizure, and
39	the amount of proceeds realized from disposition of the property.

(b) Each seizing agency shall retain records of forfeited
 property for at least seven years.

3 (c) Each seizing agency shall file a report including a copy of 4 the records of forfeited property with the state treasurer each 5 calendar quarter.

6 (d))) file a report, that includes all of the records in (a) of 7 this subsection, to the state treasurer. The state treasurer must 8 establish and maintain a searchable public web site that includes all 9 of the records in (a) of this subsection. The quarterly report need 10 not include a record of forfeited property that is still being held 11 for use as evidence during the investigation or prosecution of a case 12 or during the appeal from a conviction.

13 (c) The seizing agency must keep a record of expenditures from 14 the net proceeds of seized and forfeited property in each of the 15 following categories:

16 <u>(i) Abuse, crime, and gang prevention programs;</u>

17 (ii) Witness protection, informant fees, and controlled buys;

18 <u>(iii) Salaries, overtime, and benefits;</u>

19 <u>(iv) Professional outside services, including auditing, court</u> 20 reporting, expert witnesses, outside attorneys' fees, and membership 21 fees paid to trade associations;

22 <u>(v) Travel, meals, entertainment, conferences, training, and</u> 23 <u>continuing education seminars;</u>

24 <u>(vi) Other operating expenses including office supplies, postage,</u>
25 and printing;

26 <u>(vii) Capital expenditures including vehicles, firearms,</u>
27 <u>equipment, computers, and furniture;</u>

28 (viii) Other expenditures of forfeiture proceeds; and

29 (ix) The total value of forfeited property held by the agency at 30 the end of the reporting period.

31 (d) By March 1st each year, when property is forfeited, the 32 seizing agency shall file a report that includes all of the records 33 in (c) of this subsection, to the state treasurer. The state 34 treasurer must establish and maintain a searchable public web site 35 that includes all of the records in (c) of this subsection.

36 (9)(a) By January 31st of each year, each seizing agency shall 37 remit to the state treasurer an amount equal to ten percent of the 38 net proceeds of any property forfeited during the preceding calendar 39 year. Money remitted shall be deposited in the state general fund.

1 (b) The net proceeds of forfeited property is the value of the forfeitable interest in the property after deducting the cost of 2 satisfying any bona fide security interest to which the property is 3 subject at the time of seizure; and in the case of sold property, 4 after deducting the cost of sale, including reasonable fees or 5 б commissions paid to independent selling agents, and the cost of any 7 valid landlord's claim for damages under subsection (15) of this section. 8

(c) The value of sold forfeited property is the sale price. The 9 value of retained forfeited property is the fair market value of the 10 11 property at the time of seizure, determined when possible by 12 reference to an applicable commonly used index, such as the index used by the department of licensing for valuation of motor vehicles. 13 14 A seizing agency may use, but need not use, an independent qualified appraiser to determine the value of retained property. 15 Ιf an 16 appraiser is used, the value of the property appraised is net of the 17 cost of the appraisal. The value of destroyed property and retained 18 firearms or illegal property is zero.

19 (10) Forfeited property and net proceeds not required to be paid 20 to the state treasurer shall be retained by the seizing law 21 enforcement agency exclusively for the expansion and improvement of 22 controlled substances related law enforcement activity. Money 23 retained under this section may not be used to supplant preexisting 24 funding sources.

25 (11) Controlled substances listed in Schedule I, II, III, IV, and 26 V that are possessed, transferred, sold, or offered for sale in violation of this chapter are contraband and shall be seized and 27 summarily forfeited to the state. Controlled substances listed in 28 29 Schedule I, II, III, IV, and V, which are seized or come into the possession of the ((board)) commission, the owners of which are 30 31 unknown, are contraband and shall be summarily forfeited to the ((board)) commission. 32

33 (12) Species of plants from which controlled substances in 34 Schedules I and II may be derived which have been planted or 35 cultivated in violation of this chapter, or of which the owners or 36 cultivators are unknown, or which are wild growths, may be seized and 37 summarily forfeited to the ((board)) commission.

(13) The failure, upon demand by a ((board)) commission inspector
 or law enforcement officer, of the person in occupancy or in control
 of land or premises upon which the species of plants are growing or

1 being stored to produce an appropriate registration or proof that he 2 or she is the holder thereof constitutes authority for the seizure 3 and forfeiture of the plants.

4 (14) Upon the entry of an order of forfeiture of real property, 5 the court shall forward a copy of the order to the assessor of the 6 county in which the property is located. Orders for the forfeiture of 7 real property shall be entered by the superior court, subject to 8 court rules. Such an order shall be filed by the seizing agency in 9 the county auditor's records in the county in which the real property 10 is located.

(15)(a) A landlord may assert a claim against proceeds from the sale of assets seized and forfeited under subsection (7)(b) of this section, only if:

14 (i) A law enforcement officer, while acting in his or her 15 official capacity, directly caused damage to the complaining 16 landlord's property while executing a search of a tenant's residence; 17 and

(ii) The landlord has applied any funds remaining in the tenant's deposit, to which the landlord has a right under chapter 59.18 RCW, to cover the damage directly caused by a law enforcement officer prior to asserting a claim under the provisions of this section;

(A) Only if the funds applied under (a)(ii) of this subsection are insufficient to satisfy the damage directly caused by a law enforcement officer, may the landlord seek compensation for the damage by filing a claim against the governmental entity under whose authority the law enforcement agency operates within thirty days after the search;

(B) Only if the governmental entity denies or fails to respond to 28 29 the landlord's claim within sixty days of the date of filing, may the landlord collect damages under this subsection by filing within 30 31 thirty days of denial or the expiration of the sixty-day period, whichever occurs first, a claim with the seizing law enforcement 32 agency. The seizing law enforcement agency must notify the landlord 33 of the status of the claim by the end of the thirty-day period. 34 Nothing in this section requires the claim to be paid by the end of 35 36 the sixty-day or thirty-day period.

(b) For any claim filed under (a)(ii) of this subsection, the law enforcement agency shall pay the claim unless the agency provides substantial proof that the landlord either:

1 (i) Knew or consented to actions of the tenant in violation of 2 this chapter or chapter 69.41 or 69.52 RCW; or

3 (ii) Failed to respond to a notification of the illegal activity,
4 provided by a law enforcement agency under RCW 59.18.075, within
5 seven days of receipt of notification of the illegal activity.

6 (16) The landlord's claim for damages under subsection (15) of 7 this section may not include a claim for loss of business and is 8 limited to:

(a) Damage to tangible property and clean-up costs;

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10 (b) The lesser of the cost of repair or fair market value of the 11 damage directly caused by a law enforcement officer;

(c) The proceeds from the sale of the specific tenant's propertyseized and forfeited under subsection (7)(b) of this section; and

(d) The proceeds available after the seizing law enforcement agency satisfies any bona fide security interest in the tenant's property and costs related to sale of the tenant's property as provided by subsection (9)(b) of this section.

18 (17) Subsections (15) and (16) of this section do not limit any 19 other rights a landlord may have against a tenant to collect for 20 damages. However, if a law enforcement agency satisfies a landlord's 21 claim under subsection (15) of this section, the rights the landlord 22 has against the tenant for damages directly caused by a law 23 enforcement officer under the terms of the landlord and tenant's 24 contract are subrogated to the law enforcement agency.

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