

# S.B. 51

## RESTITUTION FUND ACCOUNT

Senator **Daniel R. Liljenquist** proposes the following amendments:

1. *Page 2, Line 45 through Page 3, Line 59:*

- 45           (4) (a) The attorney general, county attorney, municipal attorney, or district attorney  
46 may **be authorized by the appropriate public treasurer to** deposit restitution collected on behalf of crime  
victims into an interest bearing account **in accordance with title 51, Chapter 7, State Money Management**  
**Act** <sup>2</sup>  
47 pending distribution of the funds.  
48           (b) In the event restitution funds are deposited in an interest bearing account as  
49 provided under Subsection (4)(a), the attorney general, county attorney, municipal attorney, or  
50 district attorney shall:  
51           (i) distribute any interest that accrues in the account to each crime victim on a pro rata  
52 basis; and  
53           (ii) if all crime victims have been made whole and funds remain, distribute any  
54 remaining funds to the state Division of Finance for deposit to the Office of Crime Victims  
55 Reparations.  
56           (c) { **Any interest bearing accounts used under this section must be non-speculative, fully**  
57 **insured, simple interest bearing accounts.**  
58 ~~—(d)}~~ This section does not prevent an independent judicial authority from collecting,  
59 holding, and distributing restitution.