

**S.B. 228**  
**CRIMINAL FORFEITURE AMENDMENTS**

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

1. *Page 2, Line 44:*

44 This bill takes effect on July 1, 2011.

**Transfers money in the State Law Enforcement Forfeiture Account, which is repealed by this bill, into the Criminal Forfeiture Restricted Account.**

2. *Page 22, Line 676:*

676 (v) **preventing or** hindering the care of **:**  
**(A)** an elderly **{or disabled}** dependent **{child or}** adult; **{or}**  
**(B) a dependent child with a disability; or**  
**(C) a dependent adult with a disability;**

3. *Page 33, Line 1010:*

1010 requirements -- Removal of vehicle by owner **{--Forfeiture}** .

4. *Page 38, Lines 1149 through 1150:*

1149 Section **{34}** **35** . Section **76-10-1603.5** is amended to read:  
1150 76-10-1603.5. Violation a felony -- Costs -- **{Forfeiture--}** Fines -- Divestiture --

5. *Page 43, Line 1329:*

1329 (b) Except as provided in Subsection **{(4)}** **(5)** , if that person has complied with the

6. *Page 44, Line 1346:*

1346 not claim or receive property under this section.

**Section 42. Transfer of funds.**

**(1) At the end of fiscal year 2011, all funds in the State Law Enforcement Forfeiture Account created in Section 24-1-20, which is repealed by this bill, shall be transferred by the Division of Finance to the Criminal Forfeiture Restricted Account created by Section 24-4-115 in this bill.**

**(2) Any amounts pending for deposit in to the State Law Enforcement Forfeiture Account after fiscal year 2011 shall be deposited in the Criminal Forfeiture Restricted Account.**

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Please renumber remaining sections accordingly

