

S.B. 87
CIVIL ASSET FORFEITURE REVISIONS

Senator **Jacob L. Anderegg** proposes the following amendments:

1. *Page 9, Lines 255 through 266:*

255 (c) When the property subject to forfeiture is ~~{cash or currency, or both,}~~ valued at less than
256 \$10,000, the agency that
257 has custody of the property shall return the property to the claimant if ~~{the property is valued at~~
258 less than \$10,000 in United States currency, and} ;
259 (i) (A) the prosecuting attorney has filed a forfeiture complaint, and the claimant has
260 filed an answer through an attorney or pro se, in accordance with Subsections (3)(a) and (b);
261 and
262 (B) the prosecuting attorney has not filed an information or indictment for criminal
263 conduct giving rise to the forfeiture within 60 days after the date that service of the complaint
264 on the claimant was completed; or
265 (ii) the information or indictment for criminal conduct giving rise to the forfeiture was
266 dismissed and the prosecuting attorney has not refiled the information or indictment within
 seven days of the dismissal.