

1st Sub. S.B. 52
ASSET FORFEITURE AMENDMENTS

Senator **Howard A. Stephenson** proposes the following amendments:

1. Page 8, Lines 223 through 225:

223 ~~{(d) each named potential interest holder for each seizure of property;}~~
 (d) the number of individuals having a known property interest in each seizure of property;
224 (e) the type of property seized ~~{, including identifying marks or numbers, the year, make,~~
225 **and model, or other unique identifiers, as applicable}** ;

2. Page 8, Lines 227 through 228:

(g) the type of enforcement action that resulted in the seizure, including an enforcement stop, a search warrant, or an arrest warrant;
227 ~~{(g)}~~ **(h)** whether the forfeiture procedure was civil or criminal;
228 ~~{(h)}~~ **(i)** the final disposition of the matter, including whether final disposition was entered

3. Page 8, Line 232:

232 ~~{(i)}~~ **(j)** if the property was transferred to a federal agency or any governmental entity not

4. Page 8, Lines 238 through 241:

238 (v) the date of the order of transfer of the property; **and**
239 ~~{(vi) the market value of the property as estimated by the court hearing the forfeiture~~
240 **case; and}**
241 ~~{(vii)}~~ **(vi)** the value of the property transferred to the federal agency, including currency and

5. Page 9, Line 272:

272 Justice shall submit **notice of** the **annual** reports in Subsection (3) and ~~{in}~~ Subsection (6) **, in electronic format,** to:

6. Page 10, Line 278:

278 (iv) each ~~{state, county, municipal, and other}~~ law enforcement agency.