

General Assembly

February Session, 2022

Substitute Bill No. 379

AN ACT CONCERNING THE UNCLAIMED PROPERTY PROGRAM.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 3-66a of the general statutes is repealed and the
 following is substituted in lieu thereof (*Effective January 1, 2023*):

3 (a) [During the 2016 calendar year and every second year thereafter, 4 the Treasurer shall cause notice to be posted electronically on the 5 Treasurer's Internet web site of all property having a value of fifty dollars or more reported and transferred to the Treasurer which was 6 7 presumed abandoned during preceding calendar years and notice of 8 which was not previously published or posted. In addition to such 9 posted notice, the Treasurer may make such notice accessible to the 10 public electronically through additional telecommunications methods 11 as the Treasurer deems cost effective and appropriate] The Treasurer 12 shall maintain a readily searchable list of property presumed 13 abandoned and reported or transferred to the Treasurer under this part 14 and for which there is sufficient information for the Treasurer to identify 15 the apparent owner of such property.

(b) The [posted notice] <u>searchable list</u> required under subsection (a)
of this section shall contain: (1) The names [, in alphabetical order,] and
the last-known addresses, if any, of all persons reported as the apparent
owners of unclaimed property, [and (2) a statement that any person

20 possessing an interest in such property may obtain from the Treasurer] 21 (2) information concerning the amount and description of such property 22 and the name and address of the holder thereof, [free of charge. The 23 Treasurer may cause to be posted at any time, in the manner prescribed 24 in subsection (a) of this section, an additional notice stating that such list 25 may be obtained from other specified sources] and (3) such other 26 information as may be required by the Treasurer.

27 (c) [The Treasurer may insert in any such notice such additional 28 information as the Treasurer deems necessary for the proper 29 administration of this part] The Treasurer shall notify by first-class mail 30 each person, other than an individual to whom the Treasurer makes or 31 will make a payment pursuant to subsection (f) of section 3-70a, as 32 amended by this act, reported as the apparent owner of unclaimed 33 property that was reported or transferred to the Treasurer during the 34 preceding calendar year and for whom the holder of such property has 35 reported a last-known address to the Treasurer. Such notice shall 36 include information concerning the amount and description of such 37 property and the process by which such owner may verify ownership 38 to and claim such property.

[(d) The provisions of this section shall not apply to items reported inthe aggregate pursuant to subsection (h) of section 3-65a.]

41 Sec. 2. Section 3-70a of the general statutes is repealed and the 42 following is substituted in lieu thereof (*Effective January 1, 2023*):

(a) Any person claiming an interest in property surrendered to the
Treasurer under the provisions of this part may claim such property, or
the proceeds from the sale thereof, at any time thereafter. Any person
claiming an interest in such property shall file a certified claim with the
Treasurer, setting forth the facts upon which such party claims to be
entitled to recover such [money or] property. The Treasurer shall
prescribe the form that such a verified claim shall take.

50 (b) The Treasurer shall consider each claim not later than ninety days

after it is filed. The Treasurer may hold hearings on any claim and may 51 52 refer any claim to the Office of the Claims Commissioner, which shall 53 hold hearings thereon and promptly return the Claims Commissioner's 54 recommendations for the payment or rejection thereof. The Treasurer 55 shall deliver the Treasurer's decision in writing on each claim heard, 56 with a finding of fact and a statement of the reasons for the Treasurer's 57 decision. Any person aggrieved by a decision of the Treasurer may 58 appeal therefrom in accordance with the provisions of section 4-183, 59 except venue for such appeal shall be in the judicial district of New 60 Britain.

61 (c) (1) (A) No agreement entered into prior to January 1, 2023, to 62 locate property shall be valid if: [(1)] (i) Such agreement is entered into 63 [(A)] (I) within two years after the date a report of unclaimed property 64 is required to be filed under section 3-65a, as amended by this act, or 65 [(B)] (II) between the date such a report is required to be filed under said 66 section and the date it is filed under said section, whichever period is 67 longer; [, (2)] (ii) such agreement is entered into within two years after the date of posting of the notice required by section 3-66a, as amended 68 69 by this act; or [(3)] (iii) pursuant to such agreement, any person 70 undertakes to locate property included in a report of unclaimed 71 property that is required to be filed under section 3-65a, as amended by 72 this act, for a fee or other compensation exceeding ten per cent of the 73 value of the recoverable property.

74 (B) No agreement entered into on or after January 1, 2023, to locate 75 property shall be valid if: (i) Such agreement is entered into (I) within two years after the date a report of unclaimed property is required to be 76 77 filed under section 3-65a, as amended by this act, or (II) between the date 78 such a report is required to be filed under said section and the date it is 79 filed under said section, whichever period is longer; or (ii) pursuant to 80 such agreement, any person undertakes to locate property included in a 81 report of unclaimed property that is required to be filed under section 82 3-65a, as amended by this act, for a fee or other compensation exceeding 83 ten per cent of the value of the recoverable property.

84 (2) An agreement to locate property shall be valid only if it is in 85 writing, signed by the owner, and discloses the nature and value of the 86 property, and the owner's share after the fee or compensation has been 87 subtracted is clearly stipulated. Nothing in this section shall be 88 construed to prevent an owner from asserting, at any time, that any 89 agreement to locate property is based upon excessive or unjust 90 consideration.

(d) The Treasurer shall pay each claim allowed without deduction for
costs of notices or sale or for service charges. The Treasurer shall notify
the Commissioner of Revenue Services of the payment of claims of five
hundred dollars or more to the domiciliary administrator or executor of
a deceased owner.

96 (e) (1) (A) In the case of any claim allowed under this section for 97 property, funds or money delivered to the Treasurer prior to January 1, 98 2023, pursuant to subdivision (1) or (2) of subsection (a) of section 3-57a, 99 the Treasurer shall pay such claim with interest as follows: For each 100 calendar year or portion thereof that the property, funds or money has 101 been paid or delivered to the Treasurer, the Treasurer shall pay interest 102 at a rate that is not less than the deposit index, as determined under 103 section 36a-26, for such year.

(B) In the case of any claim allowed under this section for property,
funds or money delivered to the Treasurer on or after January 1, 2023,
the Treasurer shall pay such claim with interest as follows: For each
calendar year or portion thereof that the property, funds or money has
been paid or delivered to the Treasurer, the Treasurer shall pay interest
at a rate that is not less than the deposit index, as determined under
section 36a-26, for such year.

(2) Such interest shall accrue from the date of payment or delivery of
the property, funds or money to the Treasurer until the date of payment
or delivery of the property, funds or money to the claimant.

114 (f) Notwithstanding the provisions of subsection (a) of this section,

115 where the amount of a property reported or transferred to the Treasurer 116 under this part is less than two thousand five hundred dollars, the 117 Treasurer shall pay such amount to an individual if the Treasurer has 118 determined (1) that such individual is the sole owner of such property, 119 and (2) to the Treasurer's satisfaction, the current address of such 120 individual.

121 Sec. 3. Section 3-65a of the general statutes is repealed and the 122 following is substituted in lieu thereof (*Effective January 1, 2023*):

123 (a) Within one hundred eighty days before a presumption of 124 abandonment is to take effect in respect to property subject to section 3-125 60b or 3-60c and within one year before a presumption of abandonment 126 is to take effect in respect to all other property subject to this part, and if 127 the owner's claim is not barred by law, the holder shall notify the owner 128 thereof, by first class mail directed to the owner's last-known address, 129 that evidence of interest must be indicated as required by this part or 130 such property will be transferred to the Treasurer and will be subject to 131 escheat to the state.

132 (b) [Within] Not later than ninety days after the close of the calendar 133 year in which property is presumed abandoned, the holder shall pay or 134 deliver such property to the Treasurer and file, on forms [which] that 135 the Treasurer shall provide, a report of unclaimed property. Each report 136 shall be verified and shall include: (1) The name, if known, and last-137 known address, if any, of each person appearing to be the owner of such 138 property; (2) in case of unclaimed funds of an insurance company, the 139 full name of the insured or annuitant and beneficiary and his or her last-140 known address appearing on the insurance company's records; (3) the 141 nature and identifying number, if any, or description of the property 142 and the amount appearing from the records to be due; [except that the 143 holder shall report in the aggregate items having a value of less than 144 fifty dollars;] (4) the date when the property became payable, 145 demandable or returnable and the date of the last transaction with the owner with respect to the property; (5) if the holder is a successor to 146 147 other holders, or if the holder has changed the holder's name, all prior

148 known names and addresses of each holder of the property; and (6) such149 other information as the Treasurer may require.

(c) Verification, if made by a partnership, shall be executed by a
partner; if made by an unincorporated association or private
corporation, by an officer; and if made by a public corporation, by its
chief fiscal officer.

(d) The Treasurer shall keep a permanent record of all reportssubmitted to the Treasurer <u>pursuant to this section</u>.

156 [(e) Except for claims paid under section 3-67a and except as provided 157 in subsection (e) of section 3-70a, no owner shall be entitled to any 158 interest, income or other increment which may accrue to property 159 presumed abandoned from and after the date of payment or delivery to 160 the Treasurer.]

161 [(f)] (e) The Treasurer may decline to receive any property the value 162 of which is less than the cost of giving notice or holding sale, or may 163 postpone taking possession until a sufficient sum accumulates.

164 [(g)] (f) The Treasurer, or any officer or agency designated by the 165 Treasurer, may examine any person on oath or affirmation, or the 166 records of any person or any agent of the person including, but not 167 limited to, a dividend disbursement agent or transfer agent of a business 168 association, banking organization or insurance company that is the 169 holder of property presumed abandoned to determine whether the 170 person or agent has complied with this part. The Treasurer may conduct 171 the examination even if the person or agent believes the person or agent 172 is not in possession of any property that must be paid, delivered or 173 reported under this part. The Treasurer may bring an action in a court 174 of appropriate jurisdiction to enforce the provisions of this part.

[(h) Upon request of the holder, the Treasurer may approve the aggregate reporting on an estimated basis of two hundred or more items in each of one or more categories of unclaimed funds whenever it appears to the Treasurer that each of the items in any such category has

a value of more than ten dollars but less than fifty dollars and the cost
of reporting such items would be disproportionate to the amounts
involved. Any holder electing to so report any such category in the
aggregate shall assume responsibility for any valid claim presented
within twenty years after the year in which the items in such category
are presumed abandoned.]

185 [(i)] (g) A record of the issuance of a check, draft or similar instrument 186 is prima facie evidence of the obligation represented by the check, draft 187 or similar instrument. In claiming property from a holder who is also 188 the issuer, the Treasurer's burden of proof as to the existence and 189 amount of the property and its abandonment is satisfied by showing 190 issuance of the instrument and passage of the requisite period of 191 abandonment. Defenses of payment, satisfaction, discharge and want of 192 consideration are affirmative defenses that shall be established by the 193 holder.

194 [(j)] (h) Notwithstanding the provisions of subsection (b) of this 195 section, the holder of personal property presumed abandoned pursuant 196 to subdivision (5) of subsection (a) of section 3-57a shall (1) sell such 197 property and pay the proceeds arising from such sale, excluding any 198 charges that may lawfully be withheld, to the Treasurer, unless such 199 property consists of military medals, in which case such property shall 200 not be sold, and (2) provide the Treasurer with records deemed 201 appropriate by the Treasurer of property so presumed abandoned. A 202 holder of such property may contract with a third party to store and sell 203 such property and to pay the proceeds arising from such sale, excluding 204 any charges that may be lawfully withheld, to the Treasurer, provided 205 the third party holds a surety bond or other form of insurance coverage 206 with respect to such activities. Any holder who sells such property and 207 remits the excess proceeds to the Treasurer or who transmits such 208 property to a bonded or insured third party for such purposes, shall not 209 be responsible for any claims related to the sale or transmission of the 210 property or proceeds to the Treasurer. If the Treasurer exempts any such 211 property from being remitted or sold pursuant to this subsection,

212 whether by regulations or guidelines, the holder of such property may 213 dispose of such property in any manner such holder deems appropriate 214 and such holder shall not be responsible for any claims related to the 215 disposition of such property or any claims to the property itself. For 216 purposes of this subsection, charges that may lawfully be withheld 217 include costs of storage, appraisal, advertising and sales commissions as 218 well as lawful charges owing under the contract governing the safe 219 deposit box rental.

220 [(k)] (i) In the event military medals are presumed abandoned 221 pursuant to subdivision (5) of subsection (a) of section 3-57a, a banking 222 or financial organization shall transmit such medals to the Department 223 of Veterans Affairs in accordance with procedures established by the 224 Treasurer. The Treasurer and Commissioner of Veterans Affairs shall 225 enter into a memorandum of understanding concerning the handling of 226 such medals and the Department of Veterans Affairs shall hold such 227 medals in custody pursuant to such memorandum. The Treasurer may 228 make any information obtained pursuant to this section, including any 229 photograph or other visual depiction of a military medal but excluding 230 Social Security numbers, available to the public to facilitate the 231 identification of the original owner of such medal or such owner's heirs 232 or beneficiaries.

Sec. 4. Subsection (a) of section 3-67a of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective January*1, 2023):

236 (a) Upon payment or delivery of property presumed abandoned to 237 the Treasurer, the state shall assume custody and [, except as otherwise 238 provided in subsection (h) of section 3-65a,] shall be responsible for all 239 claims thereto. If, after payment or delivery to the Treasurer, any holder 240 is compelled by authority of another jurisdiction to make a second 241 payment, the Treasurer, upon proof thereof, shall refund to the holder 242 the amount of such second payment not in excess of the amount paid or 243 realized under the provisions of this part.

Sec. 5. Section 3-69a of the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

[(a) (1) For the fiscal year ending June 30, 2005, the funds received
under this part, excluding the proceeds from the sale of property
deposited in the Special Abandoned Property Fund in accordance with
section 3-62h, shall be deposited in the General Fund.]

250 [(2)] (a) For the fiscal year ending June 30, 2006, and each fiscal year 251 thereafter, a portion of the funds received under this part shall, upon 252 deposit in the General Fund, be credited to the Citizens' Election Fund 253 established in section 9-701 as follows: (A) For the fiscal year ending 254 June 30, 2006, seventeen million dollars, (B) for the fiscal year ending 255 June 30, 2007, sixteen million dollars, (C) for the fiscal year ending June 256 30, 2008, seventeen million three hundred thousand dollars, and (D) for 257 the fiscal year ending June 30, 2009, and each fiscal year thereafter, the 258 amount deposited for the preceding fiscal year, adjusted in accordance 259 with any change in the consumer price index for all urban consumers 260 for such preceding fiscal year, as published by the United States 261 Department of Labor, Bureau of Labor Statistics. The [State] Treasurer 262 shall determine such adjusted amount not later than thirty days after the 263 end of such preceding fiscal year.

264 (b) [All costs incurred in the administration of this part, except as 265 provided in section 3-62h and subsection (a) of this section, and all 266 claims allowed under this part shall be paid from the General Fund.] (1) 267 There is established an account to be known as the "unclaimed property 268 expenses account" which shall be a separate, nonlapsing account within 269 the General Fund. The account shall contain any moneys required by 270 law to be deposited in the account. Moneys in the account shall be 271 expended by Treasurer for the purpose of paying expenses incurred in 272 the administration of this part, including, but not limited to, costs 273 incurred to market the unclaimed property program.

(2) (A) For the fiscal year ending June 30, 2023, the Treasurer shall
 deposit in such account, from property reported or transferred to the

276 Treasurer under this part in the preceding fiscal year, an amount not less
277 than seven million dollars.

278 (B) For the fiscal year ending June 30, 2024, and each fiscal year 279 thereafter, the Treasurer shall deposit in such account, from property 280 reported or transferred to the Treasurer under this part in the preceding 281 fiscal year, the amount deposited in such account for the preceding fiscal 282 year, adjusted in accordance with any change in the consumer price 283 index for all urban consumers for such preceding fiscal year, as published by the United States Department of Labor, Bureau of Labor 284 Statistics. The Treasurer shall determine such adjusted amount not later 285 286 than thirty days after the end of such preceding fiscal year. 287 Sec. 6. Section 3-62e of the general statutes is repealed and the

following is substituted in lieu thereof (*Effective from passage*):

289 When any funds or property [which] that have escheated under 290 sections 3-62b to 3-62g, inclusive, have been recovered by the Treasurer, 291 except as otherwise provided in section 3-62h, he or she shall pay all 292 costs incident to the collection and recovery of such funds and property 293 [which] that have not been paid from the Special Abandoned Property 294 Fund created under section 3-62h and, except as otherwise provided in 295 subsection (b) of section 3-69a, as amended by this act, shall promptly 296 deposit the balance of such funds or property into the General Fund for 297 the use of the state.

This act shall take effect as follows and shall amend the following sections:		
Section 1	January 1, 2023	3-66a
Sec. 2	January 1, 2023	3-70a
Sec. 3	January 1, 2023	3-65a
Sec. 4	January 1, 2023	3-67a(a)
Sec. 5	from passage	3-69a
Sec. 6	from passage	3-62e

FIN Joint Favorable Subst.

Substitute Bill No. 379