SENATE BILL 6001

State of Washington	68th Legislature	2024 Regular Session
By Senator Lovick		
Prefiled 01/05/24.		

AN ACT Relating to the disposition of privately owned firearms in the custody of state or local government entities or law enforcement agencies; and amending RCW 9.41.098.

4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

5 Sec. 1. RCW 9.41.098 and 2016 sp.s. c 29 s 281 are each amended 6 to read as follows:

7 (1) The superior courts and the courts of limited jurisdiction of 8 the state may order forfeiture of a firearm which is proven to be:

9 (a) Found concealed on a person not authorized by RCW 9.41.060 or 10 9.41.070 to carry a concealed pistol: PROVIDED, That it is an 11 absolute defense to forfeiture if the person possessed a valid 12 Washington concealed pistol license within the preceding two years 13 and has not become ineligible for a concealed pistol license in the 14 interim. Before the firearm may be returned, the person must pay the 15 past due renewal fee and the current renewal fee;

16 (b) Commercially sold to any person without an application as 17 required by RCW 9.41.090;

18 (c) In the possession of a person prohibited from possessing the 19 firearm under RCW 9.41.040 or 9.41.045;

20 (d) In the possession or under the control of a person at the 21 time the person committed or was arrested for committing a felony or

p. 1

SB 6001

1 committing a nonfelony crime in which a firearm was used or 2 displayed;

3 (e) In the possession of a person who is in any place in which a 4 concealed pistol license is required, and who is under the influence 5 of any drug or under the influence of intoxicating liquor, as defined 6 in chapter 46.61 RCW;

7 (f) In the possession of a person free on bail or personal 8 recognizance pending trial, appeal, or sentencing for a felony or for 9 a nonfelony crime in which a firearm was used or displayed, except 10 that violations of Title 77 RCW shall not result in forfeiture under 11 this section;

12 (g) In the possession of a person found to have been mentally 13 incompetent while in possession of a firearm when apprehended or who 14 is thereafter committed pursuant to chapter 10.77 RCW or committed 15 for mental health treatment under chapter 71.05 RCW;

16 (h) Used or displayed by a person in the violation of a proper 17 written order of a court of general jurisdiction; or

18 (i) Used in the commission of a felony or of a nonfelony crime in 19 which a firearm was used or displayed.

20 (2) Upon order of forfeiture, the court in its discretion may 21 order destruction of any forfeited firearm. A court may temporarily 22 retain forfeited firearms needed for evidence.

(a) Except as provided in (b), (c), and (d) of this subsection, 23 firearms that are: (i) Judicially forfeited and no longer needed for 24 25 evidence; or (ii) forfeited due to a failure to make a claim under 26 RCW 63.32.010 or 63.40.010; may be disposed of in any manner determined by the local legislative authority. Any proceeds of an 27 auction or trade may be retained by the legislative authority. This 28 29 subsection (2)(a) applies only to firearms that come into the possession of the law enforcement agency after June 30, 1993. 30

By midnight, June 30, 1993, every law enforcement agency shall prepare an inventory, under oath, of every firearm that has been judicially forfeited, has been seized and may be subject to judicial forfeiture, or that has been, or may be, forfeited due to a failure to make a claim under RCW 63.32.010 or 63.40.010.

36 (b) Except as provided in (c) of this subsection, of the 37 inventoried firearms a law enforcement agency shall destroy illegal 38 firearms, may retain a maximum of ten percent of legal forfeited 39 firearms for agency use, and shall either:

p. 2

(i) Comply with the provisions for the auction of firearms in
((RCW 9.41.098)) this section that were in effect immediately
preceding May 7, 1993; or

(ii) Trade, auction, or arrange for the auction of, rifles and 4 shotguns. In addition, the law enforcement agency shall either trade, 5 6 auction, or arrange for the auction of, short firearms, or shall pay a fee of twenty-five dollars to the state treasurer for every short 7 firearm neither auctioned nor traded, to a maximum of fifty thousand 8 dollars. The fees shall be accompanied by an inventory, under oath, 9 10 of every short firearm listed in the inventory required by (a) of this subsection, that has been neither traded nor auctioned. The 11 state treasurer shall credit the fees to the firearms range account 12 established in RCW 79A.25.210. All trades or auctions of firearms 13 under this subsection shall be to licensed dealers. Proceeds of any 14 15 auction less costs, including actual costs of storage and sale, shall 16 be forwarded to the firearms range account established in RCW 17 79A.25.210.

(c) Antique firearms and firearms recognized as curios, relics, 18 19 and firearms of particular historical significance by the United States treasury department bureau of alcohol, tobacco, firearms, and 20 21 explosives are exempt from destruction and shall be disposed of by auction or trade to licensed dealers or to museums or historical 22 23 societies. For the purposes of this subsection (2)(c), "museum or historical society" means the same as in RCW 63.26.010 and is 24 25 designated as a nonprofit organization under section 501(c)(3) of the 26 internal revenue code.

27 (d) Firearms in the possession of the Washington state patrol 28 ((on or after May 7, 1993,)) that are judicially forfeited and no longer needed for evidence, or forfeited due to a failure to make a 29 claim under RCW 63.35.020, must be disposed of as follows: (i) 30 31 Firearms illegal for any person to possess must be destroyed; (ii) 32 the Washington state patrol may retain a maximum of ten percent of legal firearms for agency use; and (iii) all other legal firearms 33 must be auctioned or traded to licensed dealers or destroyed, except 34 as provided in (c) of this subsection. The Washington state patrol 35 may retain any proceeds of an auction or trade. 36

37 (e) (i) Any firearms in the possession of a state or local 38 government entity or law enforcement agency that are obtained through 39 a firearm buy-back program conducted by the entity or agency must be 40 destroyed except as provided in (e) (ii) or (c) of this subsection. 1 (ii) A state or local government entity or law enforcement agency 2 conducting a firearm buy-back program may establish procedures for: 3 Returning relinquished firearms that are determined to be stolen to 4 the rightful owners of the firearms; and determining whether any 5 relinquished firearms have been used in the commission of a crime and 6 retaining and storing such firearms until no longer needed for law 7 enforcement investigation or evidence purposes.

8 (3) The court shall order the firearm returned to the owner upon 9 a showing that there is no probable cause to believe a violation of 10 subsection (1) of this section existed or the firearm was stolen from 11 the owner or the owner neither had knowledge of nor consented to the 12 act or omission involving the firearm which resulted in its 13 forfeiture.

(4) A law enforcement officer of the state or of any county or 14 municipality may confiscate a firearm found to be in the possession 15 16 of a person under circumstances specified in subsection (1) of this 17 section. After confiscation, the firearm shall not be surrendered 18 except: (a) To the prosecuting attorney for use in subsequent legal 19 proceedings; (b) for disposition according to an order of a court having jurisdiction as provided in subsection (1) of this section; or 20 21 (c) to the owner if the proceedings are dismissed or as directed in 22 subsection (3) of this section.

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