

Sen. Don Harmon

Filed: 4/11/2008

	09500SB2636sam001	LRB095 18910 AJO 49440 a
1	AMENDMENT TO SENATE B	SILL 2636
2	AMENDMENT NO Amend Senat	e Bill 2636 by replacing
3	everything after the enacting clause w	ith the following:
4	"Section 5. The Uniform Dispositi	on of Unclaimed Property
5	Act is amended by changing Section 20 a	as follows:
6	(765 ILCS 1025/20) (from Ch. 141,	par. 120)
7	Sec. 20. Determination of claims.	
8	(a) The State Treasurer shall c	consider any claim filed
9	under this Act and may, in his discre	etion, hold a hearing and
10	receive evidence concerning it. Such h	earing shall be conducted
11	by the State Treasurer or by a heari	ng officer designated by
12	him. No hearings shall be held if the	e payment of the claim is
13	ordered by a court, if the cla	aimant is under court
14	jurisdiction, or if the claim is paid	under Article XXV of the
15	Probate Act of 1975. The State Treas	surer or hearing officer
16	shall prepare a finding and a decis	sion in writing on each

09500SB2636sam001 -2- LRB095 18910 AJO 49440 a

1 hearing, stating the substance of any evidence heard by him, 2 his findings of fact in respect thereto, and the reasons for 3 his decision. The State Treasurer shall review the findings and 4 decision of each hearing conducted by a hearing officer and 5 issue a final written decision. The final decision shall be a public record. Any claim of an interest in property that is 6 filed pursuant to this Act shall be considered and a finding 7 and decision shall be issued by the Office of the State 8 9 Treasurer in a timely and expeditious manner.

10 (b) If the claim is allowed, and after deducting an amount 11 not to exceed \$20 to cover the cost of notice publication and 12 related clerical expenses, the State Treasurer shall make 13 payment forthwith.

(c) In order to carry out the purpose of this Act, no 14 15 person or company shall be entitled to a fee for discovering 16 presumptively abandoned property until it has been in the custody of the Unclaimed Property Division of the Office of the 17 18 State Treasurer for at least 24 months. Fees for discovering 19 property that has been in the custody of that division for more 20 than 24 months shall be limited to not more than 10% of the amount collected. 21

(d) A person or company attempting to collect a contingent
fee for discovering, on behalf of an owner, presumptively
abandoned property must be licensed as a private detective
pursuant to the Private Detective, Private Alarm, Private
Security, Fingerprint Vendor, and Locksmith Act of 2004.

26

(e) This Section shall not apply to the fees of an attorney 1 at law duly appointed to practice in a state of the United 2 3 States who is employed by a claimant with regard to probate 4 matters on a contractual basis. 5 (f) Any person or company offering to identify, discover, or collect presumptively abandoned property or property which 6 7 may become presumptively abandoned on behalf of the putative 8 owner of such property in exchange for a fee, must provide the 9 owner with a written disclosure. The disclosure shall be set 10 forth in a clear and conspicuous manner and at a minimum shall state the following: 11 Each state maintains an office of unclaimed property. 12 13 Generally, if for a number of years an owner of property 14 has not communicated directly with the holder of the 15 property, and has not otherwise indicated an interest in or 16 claimed the property, the property will be delivered to a state administered unclaimed property program. Upon such 17 delivery, the owner will be able to recover the property 18 19 from the state administered program without charge by the 20 state. The unclaimed asset referred to in this Agreement 21 has not yet been reported or remitted to any state 22 unclaimed property office. Since you reside (or resided) in Illinois, you may obtain information about the Illinois 23 24 unclaimed property program by logging onto its website at 25 www.treasurer.il.gov.

A person or company may not charge a fee greater than

1 25% of the property's value for the recovery of that property where the property is not yet reportable under 2 this Act and the designated owner of that property, as 3 4 reflected within the books and records of the holder, is 5 living. A person or company may not charge a fee greater than 6 33% of the property's value for the recovery of that 7 property where the property is not yet reportable under 8 9 this Act and the recovery of that property involves 10 documentation of the owner's death or any elements of 11 estate or trust administration.

12 (Source: P.A. 95-613, eff. 9-11-07.)

Section 10. The Consumer Fraud and Deceptive Business
Practices Act is amended by adding Section 2BBB as follows:

15 (815 ILCS 505/2BBB new)

Sec. 2BBB. Abandoned property recovery fee. Any person or 16 company offering to identify, discover, or collect property 17 18 held by a public agency, as that term is defined by the Public Funds Investment Act, on behalf of a consumer in exchange for a 19 20 fee must provide the owner of the property with a written disclosure. This disclosure shall include, at a minimum, a 21 22 statement indicating the public agency does not charge fees for 23 the recovery of any property. A person or company may not 24 charge a fee greater than 25% for the recovery of property held 09500SB2636sam001 -5- LRB095 18910 AJO 49440 a

1	by a	publ	ic	agency	. Any	persc	n w	ho v	riolate	es	this	s Sec	ction
2	commit	ts an	unl	lawful	practi	ice wi	thin	the	meani	ng	of	this	Act.
3	This S	Sectio	on i	s not a	pplica	able to	any	v cat	egory	of	prop	erty	that
4	<u>is,</u> c	or wi	.11	become	e, re	portab	le	pursı	lant	to	the	Un	lform
5	Dispos	sition	n of	Unclai	med Pr	coperty	v Act	<u>.</u> ".					