

LAWS OF ALASKA

2006

Source HCS CSSB 274(FIN) am H

Chapter	No.
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AN ACT

Relating to the disposition of forfeited, surplus, and unclaimed firearms by the state and municipalities.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

AN ACT

Relating to the disposition of forfeited, surplus, and unclaimed firearms by the state and

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2	municipalities.
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4	* Section 1. AS 12.36.030(a) is amended to read:
5	(a) Unless the property is a firearm, ammunition, or a firearm part
6	subject to AS 18.65.340, if [IF] property that is used as evidence in a criminal
7	proceeding or a children's court proceeding, including wrongfully taken or damaged
8	property, is not claimed by the owner within one year after the final disposition of the
9	case, the law enforcement agency having custody of the property shall dispose of it
10	under (b) of this section.
11	* Sec. 2. AS 18.65.340 is repealed and reenacted to read:
12	Sec. 18.65.340. Disposal of firearms and ammunition by the state and

municipalities. (a) Except as provided by (b) of this section, the state and a

municipality may only dispose of forfeited, surplus, or recovered but unclaimed

1	firearms and ammunition by
2	(1) public sale not limited to firearms dealers;
3	(2) trade-in for credit in the purchase of a firearm;
4	(3) donation as provided by the regulations of the department or the
5	ordinances of the municipality making the donation; or
6	(4) transfer to a state or municipal law enforcement agency.
7	(b) If state or federal law prohibits the sale of a particular surplus firearm
8	under (a)(1) of this section, the department or municipality that is disposing of the
9	surplus firearm shall
10	(1) sell the surplus firearm to a firearms dealer who has the appropriate
11	federal license to buy the surplus firearm;
12	(2) donate the surplus firearm under (a)(3) of this section; or
13	(3) dismantle the surplus firearm, destroy those surplus firearm parts
14	that cause the sale of the surplus firearm under (a)(1) of this section to be prohibited,
15	and dispose of the other parts of the surplus firearm under (a) of this section.
16	(c) If a department disposes of a surplus firearm under (a)(2), (3), or (4) of this
17	section, the department shall submit to the legislature each year during the legislature's
18	review of the department's budget a report that lists the surplus firearms that the
19	department has disposed of under (a)(2), (3), or (4) of this section during the previous
20	calendar year. The report must include a description of each surplus firearm and, for
21	each surplus firearm disposed of under
22	(1) (a)(2) of this section, the value of the firearm purchased and the
23	value received for the surplus firearm; and
24	(2) (a)(3) or (4) or (b)(2) of this section, the identity of the
25	governmental agency, the organization, or the individual to whom the surplus firearm
26	was donated or transferred.
27	(d) All money collected from the disposal of surplus firearms may be used to
28	fund gun safety education programs in the state.
29	(e) Notwithstanding AS 09.50.250 or another provision of law, the state, a
30	municipality, and the officers, agents, and employees of the state or a municipality, are
31	not liable to any person, including the purchaser of a surplus firearm or part of a

1	surplus firearm, for personal injuries or damage to property as a result of the sale of a
2	firearm or a part of a firearm under (a) of this section, unless the state or municipality
3	conducts the sale with gross negligence or recklessness.
4	(f) In this section,
5	(1) "department" means a department of state government listed in
6	AS 44.17.005(2) - (15);
7	(2) "firearm" does not include a firearm that has been used in a
8	homicide;
9	(3) "surplus firearm" means a firearm or ammunition that is forfeited,
10	surplus, or recovered but unclaimed.