1 A bill to be entitled 2 An act relating to offenses concerning racketeering 3 and illegal debts; reordering and amending s. 895.02, 4 F.S.; specifying the earliest date that incidents 5 constituting a pattern of racketeering activity may 6 have occurred; conforming a cross-reference; amending 7 s. 895.05, F.S.; authorizing an investigative agency to institute a civil proceeding for forfeiture in a 8 9 circuit court in certain circumstances; adding 10 diminution in value as a ground for an action under 11 certain circumstances; removing certain grounds for an 12 action; authorizing a court to order the forfeiture of 13 other property of the defendant up to the value of 14 unavailable property in certain circumstances; 15 authorizing the Department of Legal Affairs to bring an action for certain violations to obtain specified 16 relief, fees, and costs for certain purposes; 17 providing for civil penalties for natural persons and 18 19 other persons who commit certain violations; providing 20 for deposit of moneys received for certain violations; 21 authorizing a party to a specific civil action to 2.2 petition the court for entry of a consent decree or 23 for approval of a settlement agreement; providing 24 requirements for such decrees or agreements; amending 25 s. 895.06, F.S.; deleting the definition of 26 "investigative agency" for purposes of provisions

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27 relating to civil investigative subpoenas; providing 28 that a subpoena must be confidential for a specified 29 time; restricting to whom the subpoenaed person or 30 entity may disclose the existence of the subpoena; 31 requiring certain information be included in the 32 subpoena; authorizing the investigative agency to 33 apply for an order extending the amount of time the 34 subpoena remains confidential rather than having it 35 extended by the court for a specified period; providing that the investigative agency has the 36 37 authority to stipulate to protective orders with 38 respect to documents and information submitted in 39 response to a subpoena; amending s. 895.09, F.S.; conforming a cross-reference; providing for 40 distribution of forfeiture proceeds to victims; 41 42 amending ss. 16.56 and 905.34, F.S.; conforming crossreferences; reenacting and amending s. 16.53, F.S., 43 relating to the Department of Legal Affairs Trust 44 45 Fund, to incorporate the amendment made by the act to 46 s. 895.05, F.S., in references thereto; conforming a 47 cross-reference; reenacting ss. 27.345(1) and 92.142(3), F.S., relating to the State Attorney RICO 48 49 Trust Fund and witness pay, respectively, to 50 incorporate the amendment made by the act to s. 51 895.05, F.S., in references thereto; providing an 52 effective date.

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53 54 Be It Enacted by the Legislature of the State of Florida: 55 Section 1. Section 895.02, Florida Statutes, is reordered 56 57 and amended to read: 58 895.02 Definitions.-As used in ss. 895.01-895.08, the 59 term: (1) (8) "Beneficial interest" means any of the following: 60 61 The interest of a person as a beneficiary under a (a) trust established pursuant to s. 689.07 or s. 689.071 in which 62 the trustee for the trust holds legal or record title to real 63 64 property; 65 The interest of a person as a beneficiary under any (b) 66 other trust arrangement pursuant to which a trustee holds legal 67 or record title to real property for the benefit of such person; 68 or 69 (C) The interest of a person under any other form of 70 express fiduciary arrangement pursuant to which any other person 71 holds legal or record title to real property for the benefit of 72 such person. 73 The term "beneficial interest" does not include the interest of 74 75 a stockholder in a corporation or the interest of a partner in 76 either a general partnership or a limited partnership. A 77 beneficial interest shall be deemed to be located where the real 78 property owned by the trustee is located. Page 3 of 26

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79 <u>(2) (12)</u> "Civil proceeding" means any civil proceeding 80 commenced by an investigative agency under s. 895.05 or any 81 other provision of the Florida RICO Act.

(3) (11) "Criminal proceeding" means any criminal
 proceeding commenced by an investigative agency under s. 895.03
 or any other provision of the Florida RICO Act.

85 <u>(4)(5)</u> "Documentary material" means any book, paper, 86 document, writing, drawing, graph, chart, photograph, 87 phonorecord, magnetic tape, computer printout, other data 88 compilation from which information can be obtained or from which 89 information can be translated into usable form, or other 90 tangible item.

(5) (3) "Enterprise" means any individual, sole 91 92 proprietorship, partnership, corporation, business trust, union 93 chartered under the laws of this state, or other legal entity, 94 or any unchartered union, association, or group of individuals 95 associated in fact although not a legal entity; and it includes illicit as well as licit enterprises and governmental, as well 96 97 as other, entities. A criminal gang, as defined in s. 874.03, 98 constitutes an enterprise.

99 <u>(6)(7)</u> "Investigative agency" means the Department of 100 Legal Affairs, the Office of Statewide Prosecution, or the 101 office of a state attorney.

102 <u>(7) (4)</u> "Pattern of racketeering activity" means engaging 103 in at least two incidents of racketeering conduct that have the 104 same or similar intents, results, accomplices, victims, or

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105 methods of commission or that otherwise are interrelated by 106 distinguishing characteristics and are not isolated incidents, 107 provided at least one of such incidents occurred after <u>October</u> 108 <u>1, 1977, the effective date of this act</u> and that the last of 109 such incidents occurred within 5 years after a prior incident of 110 racketeering conduct.

111 <u>(8) (1)</u> "Racketeering activity" means to commit, to attempt 112 to commit, to conspire to commit, or to solicit, coerce, or 113 intimidate another person to commit:

(a) Any crime that is chargeable by petition, indictment, or information under the following provisions of the Florida Statutes:

Section 210.18, relating to evasion of payment of
 cigarette taxes.

2. Section 316.1935, relating to fleeing or attempting to
elude a law enforcement officer and aggravated fleeing or
eluding.

3. Section 403.727(3)(b), relating to environmentalcontrol.

Section 409.920 or s. 409.9201, relating to Medicaid
 fraud.

126 5. Section 414.39, relating to public assistance fraud.

127 6. Section 440.105 or s. 440.106, relating to workers'128 compensation.

129 7. Section 443.071(4), relating to creation of a130 fictitious employer scheme to commit reemployment assistance

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| 131 | fraud. |
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| 132 | 8. Section 465.0161, relating to distribution of medicinal |
| 133 | drugs without a permit as an Internet pharmacy. |
| 134 | 9. Section 499.0051, relating to crimes involving |
| 135 | contraband and adulterated drugs. |
| 136 | 10. Part IV of chapter 501, relating to telemarketing. |
| 137 | 11. Chapter 517, relating to sale of securities and |
| 138 | investor protection. |
| 139 | 12. Section 550.235 or s. 550.3551, relating to dogracing |
| 140 | and horseracing. |
| 141 | 13. Chapter 550, relating to jai alai frontons. |
| 142 | 14. Section 551.109, relating to slot machine gaming. |
| 143 | 15. Chapter 552, relating to the manufacture, |
| 144 | distribution, and use of explosives. |
| 145 | 16. Chapter 560, relating to money transmitters, if the |
| 146 | violation is punishable as a felony. |
| 147 | 17. Chapter 562, relating to beverage law enforcement. |
| 148 | 18. Section 624.401, relating to transacting insurance |
| 149 | without a certificate of authority, s. 624.437(4)(c)1., relating |
| 150 | to operating an unauthorized multiple-employer welfare |
| 151 | arrangement, or s. 626.902(1)(b), relating to representing or |
| 152 | aiding an unauthorized insurer. |
| 153 | 19. Section 655.50, relating to reports of currency |
| 154 | transactions, when such violation is punishable as a felony. |
| 155 | 20. Chapter 687, relating to interest and usurious |
| 156 | practices. |
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157 21. Section 721.08, s. 721.09, or s. 721.13, relating to real estate timeshare plans. 158 Section 775.13(5)(b), relating to registration of 159 22. persons found to have committed any offense for the purpose of 160 161 benefiting, promoting, or furthering the interests of a criminal 162 gang. 163 23. Section 777.03, relating to commission of crimes by 164 accessories after the fact. 165 Chapter 782, relating to homicide. 24. 166 25. Chapter 784, relating to assault and battery. 167 26. Chapter 787, relating to kidnapping or human 168 trafficking. 169 27. Chapter 790, relating to weapons and firearms. Chapter 794, relating to sexual battery, but only if 170 28. such crime was committed with the intent to benefit, promote, or 171 further the interests of a criminal gang, or for the purpose of 172 173 increasing a criminal gang member's own standing or position within a criminal gang. 174 175 29. Former s. 796.03, former s. 796.035, s. 796.04, s. 176 796.05, or s. 796.07, relating to prostitution. 177 30. Chapter 806, relating to arson and criminal mischief. 178 31. Chapter 810, relating to burglary and trespass. 179 32. Chapter 812, relating to theft, robbery, and related 180 crimes. Chapter 815, relating to computer-related crimes. 33. 181 182 34. Chapter 817, relating to fraudulent practices, false

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183 pretenses, fraud generally, and credit card crimes. Chapter 825, relating to abuse, neglect, or 184 35. 185 exploitation of an elderly person or disabled adult. Section 827.071, relating to commercial sexual 186 36. 187 exploitation of children. Section 828.122, relating to fighting or baiting 188 37. 189 animals. 190 38. Chapter 831, relating to forgery and counterfeiting. 39. Chapter 832, relating to issuance of worthless checks 191 192 and drafts. 193 40. Section 836.05, relating to extortion. Chapter 837, relating to perjury. 194 41. 42. Chapter 838, relating to bribery and misuse of public 195 196 office. Chapter 843, relating to obstruction of justice. 197 43. Section 847.011, s. 847.012, s. 847.013, s. 847.06, or 198 44. 199 s. 847.07, relating to obscene literature and profanity. 200 Chapter 849, relating to gambling, lottery, gambling 45. or gaming devices, slot machines, or any of the provisions 201 within that chapter. 202 203 46. Chapter 874, relating to criminal gangs. 204 47. Chapter 893, relating to drug abuse prevention and 205 control. 206 48. Chapter 896, relating to offenses related to financial 207 transactions. 208 49. Sections 914.22 and 914.23, relating to tampering with Page 8 of 26

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209 or harassing a witness, victim, or informant, and retaliation against a witness, victim, or informant. 210 211 50. Sections 918.12 and 918.13, relating to tampering with 212 jurors and evidence. 213 (b) Any conduct defined as "racketeering activity" under 214 18 U.S.C. s. 1961(1). 215 (9) "Real property" means any real property or any interest in such real property, including, but not limited to, 216 217 any lease of or mortgage upon such real property. 218 (10) (6) "RICO lien notice" means the notice described in 219 s. 895.05(13) 895.05(12) or in s. 895.07. 220 (11) (10) "Trustee" means any of the following: 221 (a) Any person acting as trustee pursuant to a trust established under s. 689.07 or s. 689.071 in which the trustee 222 223 holds legal or record title to real property. 224 Any person who holds legal or record title to real (b) 225 property in which any other person has a beneficial interest. 226 Any successor trustee or trustees to any or all of the (C) 227 foregoing persons. 228 229 However, the term "trustee" does not include any person 230 appointed or acting as a personal representative as defined in 231 s. 731.201 or appointed or acting as a trustee of any 232 testamentary trust or as a trustee of any indenture of trust 233 under which any bonds have been or are to be issued. 234 (12) (2) "Unlawful debt" means any money or other thing of Page 9 of 26

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235 value constituting principal or interest of a debt that is 236 legally unenforceable in this state in whole or in part because the debt was incurred or contracted: 237 238 (a) In violation of any one of the following provisions of 239 law: Section 550.235 or s. 550.3551, relating to dogracing 240 1. and horseracing. 241 Chapter 550, relating to jai alai frontons. 242 2. Section 551.109, relating to slot machine gaming. 243 3. 244 4. Chapter 687, relating to interest and usury. 245 Section 849.09, s. 849.14, s. 849.15, s. 849.23, or s. 5. 246 849.25, relating to gambling. 247 (b) In gambling activity in violation of federal law or in 248 the business of lending money at a rate usurious under state or federal law. 249 250 Section 2. Subsections (9) through (12) of section 895.05, 251 Florida Statutes, are renumbered as subsections (10) through 252 (13), respectively, subsection (2) and present subsections (9) 253 through (12) are amended, and a new subsection (9) is added to 254 that section, to read: 255 895.05 Civil remedies.-256 (2) (a) All property, real or personal, including money, 257 used in the course of, intended for use in the course of, 258 derived from, or realized through conduct in violation of a 259 provision of ss. 895.01-895.05 is subject to civil forfeiture to 260 the state.

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261 An investigative agency may, on behalf of the state, (b) institute a civil proceeding for forfeiture in the circuit court 262 263 for the judicial circuit in which real or personal tangible 264 property, as described in paragraph (a) is located. An investigative agency may, on behalf of the state, institute a 265 civil proceeding for forfeiture in a circuit court in the state 266 267 regarding intangible property as described in paragraph (a). Upon the entry of a final judgment of forfeiture in 268 (C) 269 favor of the state, the title of the state to the forfeited 270 property shall relate back: 271 In the case of real property or a beneficial interest, 1. 272 to the date of filing of the RICO lien notice in the official 273 records of the county where the real property or beneficial 274 trust is located; if no RICO lien notice is filed, then to the date of the filing of any notice of lis pendens under s. 275 276 895.07(5)(a) in the official records of the county where the 277 real property or beneficial interest is located; and if no RICO lien notice or notice of lis pendens is filed, then to the date 278 279 of recording of the final judgment of forfeiture in the official 280 records of the county where the real property or beneficial 281 interest is located. 282 2. In the case of personal property, to the date the 283 personal property was seized by the investigating agency.

284 (d) If property subject to forfeiture is conveyed,
285 alienated, disposed of, <u>diminished in value</u>, or otherwise
286 rendered unavailable for forfeiture after the filing of a RICO

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287 lien notice or after the filing of a civil proceeding or criminal proceeding, whichever is earlier, the investigative 288 289 agency may, on behalf of the state, institute an action in any 290 circuit court against the person named in the RICO lien notice 291 or the defendant in the civil proceeding or criminal proceeding, 292 and the court shall enter final judgment against the person 293 named in the RICO lien notice or the defendant in the civil 294 proceeding or criminal proceeding in an amount equal to the fair market value of the property, together with investigative costs 295 296 and attorney attorney's fees incurred by the investigative agency in the action. In the alternative, the court may order 297 the forfeiture of any other property of the defendant up to the 298 299 value of the property subject to forfeiture. If a civil proceeding is pending, such action shall be filed only in the 300 301 court where the civil proceeding is pending.

(e) (c) The state shall dispose of all forfeited property 302 303 as soon as commercially feasible. If property is not exercisable 304 or transferable for value by the state, it shall expire. All 305 forfeitures or dispositions under this section shall be made 306 with due provision for the rights of innocent persons. The 307 proceeds realized from such forfeiture and disposition shall be 308 promptly distributed in accordance with the provisions of s. 309 895.09.

310 (9) The Department of Legal Affairs may bring an action 311 for a violation of s. 895.03 to obtain injunctive relief, civil 312 penalties as provided in this subsection, attorney fees, and

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| 313 | costs incurred in the investigation and prosecution of any |
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| 314 | action under this chapter. |
| 315 | (a) A natural person who violates s. 895.03 is subject to |
| 316 | a civil penalty of up to \$100,000. Any other person who violates |
| 317 | s. 895.03 is subject to a civil penalty of up to \$1 million. |
| 318 | Moneys recovered for civil penalties under this paragraph shall |
| 319 | be deposited into the General Revenue Fund. |
| 320 | (b) Moneys recovered by the Department of Legal Affairs |
| 321 | for attorney fees and costs under this subsection shall be |
| 322 | deposited into the Legal Affairs Revolving Trust Fund, which may |
| 323 | be used to investigate and enforce this chapter. |
| 324 | (c) In a civil action brought under this subsection by the |
| 325 | Department of Legal Affairs, any party to such action may |
| 326 | petition the court for entry of a consent decree or for approval |
| 327 | of a settlement agreement. The proposed decree or settlement |
| 328 | shall specify the alleged violations, the future obligations of |
| 329 | the parties, the relief agreed upon, and the reasons for |
| 330 | entering into the consent decree or settlement agreement. |
| 331 | (10) (9) The Department of Legal Affairs may, upon timely |
| 332 | application, intervene in any civil action or proceeding brought |
| 333 | under subsection (6) or subsection (7) if it certifies that, in |
| 334 | its opinion, the action or proceeding is of general public |
| 335 | importance. In such action or proceeding, the state shall be |
| 336 | entitled to the same relief as if the Department of Legal |
| 337 | Affairs had instituted the action or proceeding. |
| 338 | (11) (10) Notwithstanding any other provision of law, a |
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339 criminal or civil action or proceeding under this chapter act may be commenced at any time within 5 years after the conduct in 340 341 violation of a provision of this chapter act terminates or the cause of action accrues. If a criminal prosecution or civil 342 343 action or other proceeding is brought, or intervened in, to 344 punish, prevent, or restrain any violation of the provisions of 345 this chapter act, the running of the period of limitations prescribed by this section with respect to any cause of action 346 347 arising under subsection (6), or subsection (7), or subsection 348 (9) which is based in whole or in part upon any matter 349 complained of in any such prosecution, action, or proceeding 350 shall be suspended during the pendency of such prosecution, 351 action, or proceeding and for 2 years following its termination.

352 <u>(12)(11)</u> The application of one civil remedy under any 353 provision of this <u>chapter</u> act does not preclude the application 354 of any other remedy, civil or criminal, under this <u>chapter</u> act 355 or any other provision of law. Civil remedies under this <u>chapter</u> 356 act are supplemental, and not mutually exclusive.

357 (13) (12) (a) In addition to the authority to file a RICO 358 lien notice set forth in s. 895.07(1), the Department of Legal 359 Affairs, the Office of Statewide Prosecution, or the office of a 360 state attorney may apply ex parte to a criminal division of a 361 circuit court and, upon petition supported by sworn affidavit, 362 obtain an order authorizing the filing of a RICO lien notice 363 against real property upon a showing of probable cause to 364 believe that the property was used in the course of, intended

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for use in the course of, derived from, or realized through conduct in violation of a provision of ss. 895.01-895.05. If the lien notice authorization is granted, the department shall, after filing the lien notice, forthwith provide notice to the owner of the property by one of the following methods:

370 1. By serving the notice in the manner provided by law for371 the service of process.

372 2. By mailing the notice, postage prepaid, by registered 373 or certified mail to the person to be served at his or her last 374 known address and evidence of the delivery.

375 3. If neither of the foregoing can be accomplished, by376 posting the notice on the premises.

(b) The owner of the property may move the court to discharge the lien, and such motion shall be set for hearing at the earliest possible time.

380 The court shall discharge the lien if it finds that (C) 381 there is no probable cause to believe that the property was used 382 in the course of, intended for use in the course of, derived 383 from, or realized through conduct in violation of a provision of ss. 895.01-895.05 or if it finds that the owner of the property 384 385 neither knew nor reasonably should have known that the property 386 was used in the course of, intended for use in the course of, 387 derived from, or realized through conduct in violation of a 388 provision of ss. 895.01-895.05.

389 (d) No testimony presented by the owner of the property at390 the hearing is admissible against him or her in any criminal

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391 proceeding except in a criminal prosecution for perjury or false 392 statement, nor shall such testimony constitute a waiver of the 393 owner's constitutional right against self-incrimination.

(e) A lien notice secured under the provisions of this subsection is valid for a period of 90 days from the date the court granted authorization, which period may be extended for an additional 90 days by the court for good cause shown, unless a civil proceeding is instituted under this section and a lien notice is filed under s. 895.07, in which event the term of the lien notice is governed by s. 895.08.

401 The filing of a lien notice, whether or not (f) 402 subsequently discharged or otherwise lifted, shall constitute 403 notice to the owner and knowledge by the owner that the property 404 was used in the course of, intended for use in the course of, 405 derived from, or realized through conduct in violation of a provision of ss. 895.01-895.05, such that lack of such notice 406 407 and knowledge shall not be a defense in any subsequent civil or 408 criminal proceeding under this chapter.

409 Section 3. Section 895.06, Florida Statutes, is amended to 410 read:

411 895.06 Civil investigative subpoenas; public records
412 exemption.-

413 (1) As used in this section, the term "investigative
414 agency" means the Department of Legal Affairs, the Office of
415 Statewide Prosecution, or the office of a state attorney.

416 (1) (2) If, pursuant to the civil enforcement provisions of

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417 s. 895.05, an investigative agency has reason to believe that a 418 person or other enterprise has engaged in, or is engaging in, 419 activity in violation of this <u>chapter</u> act, the investigative 420 agency may administer oaths or affirmations, subpoena witnesses 421 or material, and collect evidence.

422 (2) (2) (3) A subpoend issued pursuant to this chapter is 423 confidential for 120 days after the date of its issuance. The 424 subpoenaed person or entity may not disclose the existence of 425 the subpoena to any person or entity other than his or her 426 attorney during the 120-day period. The subpoena must include a 427 reference to the confidentiality of the subpoena and a notice to 428 the recipient of the subpoena that disclosure of the existence of the subpoena to any other person or entity except the 429 430 subpoenaed person's or entity's attorney is prohibited. The 431 investigative agency may apply ex parte to the circuit court for 432 the circuit in which a subpoenaed person or entity resides, is 433 found, or transacts business for an order directing that the 434 subpoenaed person or entity not disclose the existence of the 435 subpoena to any other person or entity except the subpoenaed 436 person's attorney for an additional a period of time 90 days, 437 which time may be extended by the court for good cause shown by 438 the investigative agency. The order shall be served on the 439 subpoenaed person or entity with the subpoena, and the subpoena 440 must shall include a reference to the order and a notice to the 441 recipient of the subpoena that disclosure of the existence of 442 the subpoena to any other person or entity in violation of the

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443 order may subject the subpoenaed person or entity to punishment 444 for contempt of court. Such an order may be granted by the court 445 only upon a showing:

(a) Of sufficient factual grounds to reasonably indicate a violation of ss. 895.01-895.06;

(b) That the documents or testimony sought appear
reasonably calculated to lead to the discovery of admissible
evidence; and

(c) Of facts <u>that</u> which reasonably indicate that
disclosure of the subpoena would hamper or impede the
investigation or would result in a flight from prosecution.

454 (3) (4) If matter that the investigative agency seeks to 455 obtain by the subpoena is located outside the state, the person 456 or enterprise subpoenaed may make such matter available to the 457 investigative agency or its representative for examination at 458 the place where such matter is located. The investigative agency 459 may designate representatives, including officials of the 460 jurisdiction in which the matter is located, to inspect the 461 matter on its behalf and may respond to similar requests from 462 officials of other jurisdictions.

463 <u>(4)(5)</u> Upon failure of a person or enterprise, without 464 lawful excuse, to obey a subpoena issued under this section or a 465 subpoena issued in the course of a civil proceeding instituted 466 pursuant to s. 895.05, and after reasonable notice to such 467 person or enterprise, the investigative agency may apply to the 468 circuit court in which such civil proceeding is pending or, if

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469 no civil proceeding is pending, to the circuit court for the 470 judicial circuit in which such person or enterprise resides, is 471 found, or transacts business for an order compelling compliance. Except in a prosecution for perjury, an individual who complies 472 473 with a court order to provide testimony or material after 474 asserting a privilege against self-incrimination to which the 475 individual is entitled by law shall not have the testimony or 476 material so provided, or evidence derived therefrom, received 477 against him or her in any criminal investigation or proceeding.

478 (5) (5) (6) A person who fails to obey a court order entered 479 pursuant to this section may be punished for contempt of court.

480 (6) The investigative agency may stipulate to protective 481 orders with respect to documents and information submitted in response to a subpoena issued under this section. 482

483 Information held by an investigative agency (7)(a) 484 pursuant to an investigation of a violation of s. 895.03 is 485 confidential and exempt from s. 119.07(1) and s. 24(a), Art. I 486 of the State Constitution.

487 (b) Information made confidential and exempt under 488 paragraph (a) may be disclosed by the investigative agency to: 489 1. A government entity in the performance of its official 490 duties.

491 2.

A court or tribunal.

492 Information made confidential and exempt under (C) 493 paragraph (a) is no longer confidential and exempt once all 494 investigations to which the information pertains are completed,

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495 unless the information is otherwise protected by law.

(d) For purposes of this subsection, an investigation is
considered complete once the investigative agency either files
an action or closes its investigation without filing an action.

(e) This subsection is subject to the Open Government
Sunset Review Act in accordance with s. 119.15 and shall stand
repealed on October 2, 2020, unless reviewed and saved from
repeal through reenactment by the Legislature.

503 Section 4. Paragraph (b) of subsection (1) of section 504 895.09, Florida Statutes, is amended, and paragraph (d) is added 505 to that subsection, to read:

506 895.09 Disposition of funds obtained through forfeiture 507 proceedings.-

(1) A court entering a judgment of forfeiture in a proceeding brought pursuant to s. 895.05 shall retain jurisdiction to direct the distribution of any cash or of any cash proceeds realized from the forfeiture and disposition of the property. The court shall direct the distribution of the funds in the following order of priority:

(b) Any claims against the property by persons who have previously been judicially determined to be innocent persons, pursuant to <u>s. 895.05(2)(e)</u> the provisions of <u>s. 895.05(2)(c)</u>, and whose interests are preserved from forfeiture by the court and not otherwise satisfied. Such claims may include any claim by a person appointed by the court as receiver pending litigation.

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| 521 | (d) Any claims for restitution by victims of the |
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| 522 | racketeering activity. Where the forfeiture action was brought |
| 523 | by the Department of Legal Affairs, the restitution shall be |
| 524 | distributed though the Legal Affairs Revolving Trust Fund; |
| 525 | otherwise, the restitution shall be distributed by the clerk of |
| 526 | the court. |
| 527 | Section 5. Paragraph (a) of subsection (1) of section |
| 528 | 16.56, Florida Statutes, is amended to read: |
| 529 | 16.56 Office of Statewide Prosecution |
| 530 | (1) There is created in the Department of Legal Affairs an |
| 531 | Office of Statewide Prosecution. The office shall be a separate |
| 532 | "budget entity" as that term is defined in chapter 216. The |
| 533 | office may: |
| 534 | (a) Investigate and prosecute the offenses of: |
| 535 | 1. Bribery, burglary, criminal usury, extortion, gambling, |
| 536 | kidnapping, larceny, murder, prostitution, perjury, robbery, |
| 537 | carjacking, and home-invasion robbery; |
| 538 | 2. Any crime involving narcotic or other dangerous drugs; |
| 539 | 3. Any violation of the Florida RICO (Racketeer Influenced |
| 540 | and Corrupt Organization) Act, including any offense listed in |
| 541 | the definition of racketeering activity in s. <u>895.02(8)(a)</u> |
| 542 | 895.02(1)(a), providing such listed offense is investigated in |
| 543 | connection with a violation of s. 895.03 and is charged in a |
| 544 | separate count of an information or indictment containing a |
| 545 | count charging a violation of s. 895.03, the prosecution of |
| 546 | which listed offense may continue independently if the |
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547 prosecution of the violation of s. 895.03 is terminated for any 548 reason; 549 4. Any violation of the Florida Anti-Fencing Act; 550 Any violation of the Florida Antitrust Act of 1980, as 5. 551 amended; 552 6. Any crime involving, or resulting in, fraud or deceit 553 upon any person; 554 Any violation of s. 847.0135, relating to computer 7. 555 pornography and child exploitation prevention, or any offense 556 related to a violation of s. 847.0135 or any violation of 557 chapter 827 where the crime is facilitated by or connected to 558 the use of the Internet or any device capable of electronic data 559 storage or transmission; Any violation of chapter 815; 560 8. 561 Any criminal violation of part I of chapter 499; 9. 10. Any violation of the Florida Motor Fuel Tax Relief Act 562 563 of 2004; 564 Any criminal violation of s. 409.920 or s. 409.9201; 11. 565 12. Any crime involving voter registration, voting, or 566 candidate or issue petition activities; 567 13. Any criminal violation of the Florida Money Laundering 568 Act; 569 Any criminal violation of the Florida Securities and 14. 570 Investor Protection Act; or 571 Any violation of chapter 787, as well as any and all 15. 572 offenses related to a violation of chapter 787; Page 22 of 26

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573 or any attempt, solicitation, or conspiracy to commit any of the 574 575 crimes specifically enumerated above. The office shall have such 576 power only when any such offense is occurring, or has occurred, 577 in two or more judicial circuits as part of a related 578 transaction, or when any such offense is connected with an 579 organized criminal conspiracy affecting two or more judicial 580 circuits. Informations or indictments charging such offenses 581 shall contain general allegations stating the judicial circuits 582 and counties in which crimes are alleged to have occurred or the 583 judicial circuits and counties in which crimes affecting such 584 circuits or counties are alleged to have been connected with an 585 organized criminal conspiracy.

586 Section 6. Subsection (3) of section 905.34, Florida 587 Statutes, is amended to read:

588 905.34 Powers and duties; law applicable.—The jurisdiction 589 of a statewide grand jury impaneled under this chapter shall 590 extend throughout the state. The subject matter jurisdiction of 591 the statewide grand jury shall be limited to the offenses of:

(3) Any violation of the provisions of the Florida RICO (Racketeer Influenced and Corrupt Organization) Act, including any offense listed in the definition of racketeering activity in s. <u>895.02(8)(a)</u> 895.02(1)(a), providing such listed offense is investigated in connection with a violation of s. 895.03 and is charged in a separate count of an information or indictment containing a count charging a violation of s. 895.03, the

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599 prosecution of which listed offense may continue independently 600 if the prosecution of the violation of s. 895.03 is terminated 601 for any reason;

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603 or any attempt, solicitation, or conspiracy to commit any 604 violation of the crimes specifically enumerated above, when any 605 such offense is occurring, or has occurred, in two or more 606 judicial circuits as part of a related transaction or when any 607 such offense is connected with an organized criminal conspiracy 608 affecting two or more judicial circuits. The statewide grand 609 jury may return indictments and presentments irrespective of the 610 county or judicial circuit where the offense is committed or triable. If an indictment is returned, it shall be certified and 611 612 transferred for trial to the county where the offense was 613 committed. The powers and duties of, and law applicable to, 614 county grand juries shall apply to a statewide grand jury except 615 when such powers, duties, and law are inconsistent with the provisions of ss. 905.31-905.40. 616

617 Section 7. For the purpose of incorporating the amendment 618 made by this act to section 895.05, Florida Statutes, in a 619 reference thereto, subsection (4) and paragraph (a) of 620 subsection (5) of section 16.53, Florida Statutes, are 621 reenacted, and subsection (6) of that section is amended, to 622 read:

623 16.53 Legal Affairs Revolving Trust Fund.-

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(4) Subject to the provisions of s. 895.09, when the

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Attorney General files an action pursuant to s. 895.05, funds provided to the Department of Legal Affairs pursuant to s. 895.09(2)(a) or, alternatively, attorneys' fees and costs, whichever is greater, shall be deposited in the fund.

(5) (a) In the case of a forfeiture action pursuant to s.
895.05, the remainder of the moneys recovered shall be
distributed as set forth in s. 895.09.

632 "Moneys recovered" means damages or penalties or any (6) 633 other monetary payment, including monetary proceeds from 634 property forfeited to the state pursuant to s. 895.05 remaining 635 after satisfaction of any valid claims made pursuant to s. 636 $895.09(1)(a) - (d) \frac{895.09(1)(a) - (c)}{(a) - (c)}$, which damages, penalties, or 637 other monetary payment is made by any defendant by reason of any 638 decree or settlement in any Racketeer Influenced and Corrupt 639 Organization Act or state or federal antitrust action prosecuted 640 by the Attorney General, but excludes attorney attorneys' fees 641 and costs.

642 Section 8. For the purpose of incorporating the amendment 643 made by this act to section 895.05, Florida Statutes, in a 644 reference thereto, subsection (1) of section 27.345, Florida 645 Statutes, is reenacted to read:

646 27.345 State Attorney RICO Trust Fund; authorized use of 647 funds; reporting.-

(1) Subject to the provisions of s. 895.09, when a state
attorney files an action pursuant to s. 895.05, funds provided
to the state attorney pursuant to s. 895.09(2)(a) or,

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alternatively, attorneys' fees and costs, whichever is greater,shall be deposited in the State Attorney RICO Trust Fund.

Section 9. For the purpose of incorporating the amendment made by this act to section 895.05, Florida Statutes, in a reference thereto, subsection (3) of section 92.142, Florida Statutes, is reenacted to read:

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92.142 Witnesses; pay.-

(3) Any witness subpoenaed to testify on behalf of the state in any action brought pursuant to s. 895.05 or chapter 542 who is required to travel outside his or her county of residence and more than 50 miles from his or her residence, or who is required to travel from out of state, shall be entitled to per diem and travel expenses at the same rate provided for state employees under s. 112.061 in lieu of any state witness fee.

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Section 10. This act shall take effect July 1, 2016.

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